

March Court 1714/15

which said sum of six hundred pounds of Tobacco remain to y^e p^r. Philip unsatisfied and this he is ready to verify therefore he prays judgment and that y^e said six hundred pounds of Tobacco may be to him allowed in discharge of y^e seven hundred pounds of Tobacco in y^e Declaration of him y^e said John sett forth and approved according to a certain Act of Assembly of this province now in force in such case made and provided and as touching y^e last said Stone horse or Stallion horse of y^e Colour Bay in y^e Declaration of y^e p^r. the said Deft. Smith he did not assume upon himselfe as y^e p^r. in his declaration both declared against him and of this he puts himselfe on y^e Country . . . *Coke of Deft.*

March 6th 1712 Mr John Green Deft
To Job. Deft y^e iii of Handysa Colony W^m Duffall . . . God

Errors Excepted of Philip Pearce —
and the p^r. in like manner *Bonne of Deft* —

and the p^r. John Smith that y^e p^r. Philip's deposit of y^e six hundred pounds of Tobacco in his above p^r. pleaded & set forth in manner above pleaded to have ought not because he saith that he y^e said John did not take or receive of the p^r. Philip the six hundred pounds of Tobacco in manner and form as above pleaded and this he prays may be inquired of by y^e Country *Bonne of Deft*

and the Deft. in like manner *Coke of Deft* —

Thereupon Command was given to the Sheriff of Kent County that he immediately cause to come here twelve or by whom e^r. who neither e^r. No Prognize e^r. Because as well e^r. and the Sheriff came and made return that he had here ready twelve as by his —
precept