

in the County Jurisdiction and hath been thereto required (but to pay the
same hath hitherto refused & still doth refuse to the damage of the said
p^t two pounds and thereupon he brings Suite &c

And the said Deft in his proper person appeared to the above Court and prayed
liberty thereof to impale thereto and to answer at the next Court which was
granted the same day was given the p^t also

At which said next Court viz. the twentieth day of March Anno Domini one
Thousand Seven hundred and Seventeen came the said p^t by his atty.
and no plea being filed to the said Deft on what this Court gave
rule that the said Deft plead four hours before the Court adjourns otherwise Judgment
to be rendered for want of same: The said time being out and the said Deft being
solemnly called came not on which the said p^t may still remain undefended
Therefore it is considered by the Court here in this Twenty first day of
March the same year last mentioned that the said p^t Thomas Wallace
recover against the said Deft William Forbush as well the said sum
of three pounds & two pence current money Debt as also the sum
of two hundred and Ninety and nine pence of Tobacco due by the said p^t about
his Suite in this behalf expended and by the Court here of this Court adjudged and
the said Deft in money &c

John Smith

Court adjourns to Court in Course