

1137. John Moll  
 Nathaniell Pearce  
 This being a Capias ad Satisfaciendum Comenced by the D.pts against the D. Def. for the Summe of Thirteen pounds Currant money of this Province. Debt and three hundred and thirty one pounds of Tobacco Cost of Suit with thirty pounds of Tobacco additional Cost to which the Sheriff of Said County made Return of the D. precept Endorst as follo viz. Capi Corpus p. Simon Wilmer Sher.

M. H. John Moll  
 George Gleaves  
 This being a Capias ad Satisfaciendum Comenced by the D.pts against the D. Def. for the Summe of Eight pounds five Shill and two pence Currant money of this Province and three hundred and fifty pounds of Tobacco Cost of Suit with thirty pounds of Tobacco additional Cost. To which the Sheriff of Said County made Return of the D. precept Endorst as follo viz. Capi Corpus p. Simon Wilmer Sher.

B. Bennet Love  
 George Maray  
 Robert Maray  
 1084. Sher returns the same writt Endorst Capi Corpus p. Simon Wilmer Sher and now at this Court according to the Return of the writt on the 25<sup>th</sup> day of June anno Dom 1720 being the day of Return of the Sher the D. Def. being. So leavely calls v. George Maray to appear to the a. writt but make Default on which Simon Wilmer Gent Sher of Said County was awarded in the Summe of three Shill and four pence Currant money

B. M. John Carr  
 John Ball  
 This being an action of Trespass on the Case Comenced by the D.pts against the D. Def. wherein the Sheriff of Said County to whom the writt in the D. the said action was directed makes

Return to the Court here on the third Tuesday in June viz. the 25<sup>th</sup> day of said month anno Dom 1720 Endorst Capi Corpus p. Simon Wilmer Sheriff Whereupon at the suit of his attorneys of the D.pts. adjudged to give Special Bail to the action a. and the Sher of Kent County ordered to keep the D. Def. in safe custody until the D. Bail is given. Thereupon John Clayton and Roger Hicks both of Kent County here in Court Present do jointly and Severally Under take for the a. John Ball that in case the D. John Carr shall recover judgement in the plea a. ag. the D. John Ball or that he the D. John Ball shall be therin Convict that then the said John Ball shall pay the Condemnation of the Court thereupon or order his body to the Custody of the Sheriff of Kent County in Satisfaction thereof or that they the said John Clayton and Roger Hicks or one of them will do it for him

And the a. Def. by Thomas Bown and David Maubrice his attorneys Comes and sends the force and Injury when &c. And saving to himself all and all manner of Advantages and Exceptions as to the writt in the D. Action prays leave to im-