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June Court . . . - 1727
hundred and twenty six cause again as well the afo^d Ebenezer Cooke as the afo^d John Bishop &
his attorney afo^d, and whereupon the same John Bishop by his said attorney gave further leave to imparle
hereunto unto the next Court and he hath it and the same day is given to the afo^d Both here also —
At which said next Court to wit the twenty sixth day of June and D^r One thousand seven hundred
and twenty seven cause again as well the afo^d Ebenezer Cooke as the afo^d John Bishop by their attorney,
afo^d, and whereupon the said John Bishop by his said attorney as before defo^d the fore afo^d J^rury
when he — And saith that he doth not determine from the afo^d Ebenezer Cooke he within mentioned
golding in manner and form as the afo^d Cooke against him hath complained and of this he putt himselfe
upon the Country, and the afo^d Cooke likewise —

Thereupon command is given to the Sheriff of Somerset County that immediately he cause to
come here before him by whom he who neither do to recognize he because as were he off which said
present the said Plaintiff to wit Francis Allen Gent. Now here at this day to wit the same day and
year last mentioned make Return that he hath here ready twelve $\frac{1}{2}$ as by his said present he
was commanded, and now here afterwards to wit the same day and year cause as well the afo^d Cooke
as the afo^d Deft by their attorney afo^d, and the Jurors of that Jury wherein Impannelled being
called Likewise cause to wit William Holland, Robert Collier, Isaac Marshall, William Frede, Isaac Bellring,
John Dixon, John Curiale, Revell Horsey, Thomas Lox, Thomas Seal, Charles Townsend, Bruffe
Broughton, who being duly sworn tried and sworn to say the truth in the premises, and after the same
Jury were by the Court charged concerning their Verdit, and from the Barre here to ^{communicate} amongst
themselves about concerning their giving in off their Verdit and in the premises afo^d, did secede and
thereof amongst them selves, being fully agreed, cause again to the Barre to give in their Verdit, but of
said Ebenezer Cooke afo^d. Solemly called cause not nor is his writt above said against the said John
Bishop further presented —

Therefore it is considered by the Court here that the afo^d Ebenezer Cooke late nothing
by his writt and declaration afo^d but that he and his pledges of Prosecuting that is to say, John Doe
and Richard Roe be in mercy and that the afo^d John Bishop go hence off without day &c. and further
it is considered that the afo^d John Bishop recover against the afo^d Ebenezer Cooke Nine hundred &
sixty seven pounds of tobacco for his costs and charges by him about his
defence in that part he gived to the same John by the Court here according to the force of the Statute
in such case made and provided adjudged, and that the same just have thereof execution do —

If o^r Raudall West Somerset f^r William Comiter late of Somerset County planter was attacted to
for W^m Comiter answer unto Raudall West of all or trespass upon the afo^d —

And whereupon the same Raudall by Leon Gale his attorney cause
plain that whereas the afo^d William he late day off March and dyed One thousand seven hundred
& twenty six at Somersett County within the Jur^r of this Court was judged to
to y^r Same Raudall in y^r June of one hundred & six hundred & two thereof being judged to