

June Court ... - 1727 ... 2
hundred and twenty six came again as well the app Ebenezer Cooke as the app John Bishop by
their attorneys app, and ^{whereupon} the same John Bishop by his said attorney gave further leave to Imparle
herunto until the next Court and he hath it and the same day is given to the app both here also

All which said next Court to witt the twentieth day of June and Dow Due thousand seven hundred
and twenty seven came again as well the app Ebenezer Cooke as the app John Bishop by their attorney,
app, and whereupon the said John Bishop by his said attorney as before desired the fora and Jury
when ^{he} - and saith that he doth not detain from the app Ebenezer Cooke the within mentioned
gelding in manner and form as the app against him hath found and of this he putt himselfe
upon the Country, and the app both likewise

Thereupon Command is given to the Sher. of Somersett County that Immediately he cause to
come here twelve by whom ^{he} who neither ^{he} to recognize ^{he} because as well ^{he} of which said
precept the said Sher. to witt Francis Allen Gent. Now here at this day to witt the same day and
year last mentioned make Return that he hath here ready twelve ^{he} as by his said precept he
was commanded, and Now here afterwards to witt the same day and year came as well the app both
as the app both by their attorneys app, and the Jurors of that Jury therein Impannelled being
called Likewise came to witt. William Holland, Robert Collier, Isaac Marshall, William Fode, Isaac Butting,
-ham, Wm. Dixon, John Burnall, Revell Horsey, Thomas Jarr, Thomas Seal, Charles Townsend, Bruff
Broughton, who being duely Sworn to say the truth in the premises, and after the same
Jurors were by the Court charged concerning their Verdict, and from the Bar here to ^{together} amongst
themselves of and concerning their giving in of their Verdict app in the premises app, did recede and
thereof amongst them selves, being fully agreed, came again to the bar to give in their Verdict, but of
said Ebenezer Cooke altho. solemnly called same not use in his writt abovesaid against the said John
Bishop further presented

Therefore it is considered by the Court here that the app Ebenezer Cooke take nothing
by his writt and declaration app but that he and his pledges of Proventing that is to say, John Doe
and Richard Roe be in mercy and that the app John Bishop go there off without day ^{he} and further
it is considered that the app John Bishop recover against the app Ebenezer Cooke nine hundred &
thirty seven pounds of tobacco for his costs and charges by him about his
937 defence in that part expended to the same John by the Court here according to the forme of the Statute
in such ^{part} made and provided adjudged, and that the same ^{he} have thereof execution

By Randae West } Somersett } William Comiter lat. of Somersett County, planter was attached to
for Wm. Comiter } answer into Randae West of age of trespass upon the case ^{he}

AND whereupon the same Randae by John Gale his attorney com-
plain that whereas the app William the tenth day of March and Dow Due thousand seven hundred
& twenty six at Somersett County within the Jur. of this Court was Judged to
to of Isaac Randall in y^e Sum of six hundred pence & so there of being Judged to
(the)