

and whereupon the said Patrick Kerse by his said attorney as before defend, the force and -
Injury when ... and says that he is not guilty of the Breaches above upon him Imposed
in manner and form as the D^{ch} hath against him Complain'd and of this he putt himself
upon the Country ... and the said Patrick Kerse by his attorney, also pray, that the said D^{ch}
may Reply to the plea of the same D^{ch}, whereupon it is said to the same William by the Court here
that he reply to the said plea, but afterwards the same William at the' Solemly fall'd some not
nor to the plea of the said Patrick Kerse nor of his declaration against the same William fur-
ther presented ...

Therefore it is Considered by the Court here that the said William -
Lingoe take nothing by his declaration and but that he and his pledges of presenting that is
John Doe and Richard Roe be in Mercy and that the same Patrick Kerse goe there of without
day ... and further it is Considered that the said Patrick Kerse recover against the said W^m
Lingoe Two hundred & Twenty Nine ... pounds of tobacco for his costs and
charges by him about his defence and in that part ... p^{er}ted to the same Patrick by
the Court here according to the form of the statute in such manner of use thereof lawfully
made and provided adjudged and that the said D^{ch} have there of Execution ...

229
J^{es} W^m Tice Esq^r

Sept. 1727
Abra: Ingram

Somerset County, s^r Abraham Ingram Date of Somerset County
Blanter was attached to answer to ...
the Case ... And whereupon the said ... by Jos: Cemberton
his atty Complaines of when y^e said Abraham the fourth day of June Anno
Dom: one thousand seven hundred & twenty six at y^e City of Sussex upon Delaware
viz: at Somerset Co^{ty} and within y^e Jur: of this Court accounted together for divers
Sums of Money By the said Abraham to y^e said W^m before y^e time due owing and
unpaid & upon that amounting the said Abraham was found in arrears to y^e said
W^m sixteen £. eighteen Shill^{ings} & two pence Lawfull Money of America & being
thereof so Judged the said Abraham in Consideration thereof upon himselfe did
assume to y^e said W^m then & there did faithfully promise y^e he y^e said Abraham
would well & truly Content pay y^e said sixteen £. eighteen Shill^{ings} & two pence to y^e said
W^m when he should be thereunto afterwards required altho' y^e said Abraham teny^e
p^{er}cent of the said sixteen £. eighteen Shill^{ings} and two pence to y^e said W^m he hath
paid and satisfied yet as to Six £. eighteen Shill^{ings} & two pence to y^e said W^m due
Residue thereof the said Abraham his promise and assumption and in form and
made nothing regarding but blotting and fraudulently Intending the said W^m in y^e part
craftily & cunningly to deceive & defraud y^e said Six £. eighteen Shill^{ings} & two pence or
any part thereof to y^e said W^m hath not paid at this y^e same to do by y^e said W^m after:
wards (to w^{it}) y^e tenth day of August in y^e year and at Sussex and divers other times
before & since he was thereunto required but y^e same to him to pay either to hath denyed
& still doth deny to y^e said W^m of him y^e said W^m thirteen £. sixteen Shill^{ings} & four pence
& thereupon he brings this Suite & brings hereinto Court the aut. settled &
Jos: B: P^r Quer: Bledges Esq^r: J^{ud} Doe: Rich: Roe