

March Court ... 1727 - - - 78

The same Day and Year last mentioned had the afo^d Edward Chapman late holding by his writ and Declar
ation afo^d but be in mercy for his false Rumour and that the said Rowland Beavis gave thereof without
day &c. And further it is considered that the afo^d Rowland Beavis Recover against the afo^d Edward Chap
man One Thousand and forty Nine - - - pounds of tallow for his Costs and Charges by
him about his defence in that Part Relating to the same Recoured by the Court here affore adjudged and
that he leave there off to continue his -

Ld. James Martin Esq
Bentua of Ld. Martin
ag
J. Blythe Esq of Wm.
D. Cooper

Memorandum the 8th by Lewis Gale then attorney Sued Out in Lordships with
of Somerset against the deft the tenor whereof followeth in these words. Sir
Somerset Charles absolute Lord and Proprietary of the groundes of many
land and a Avalon Lord Baron of Isalmore & Towne of found by Grec
two others Mary Martin Esq of Ld. wife of Ld. of Ld. Martin
late of Sandett by dde. Lately in County of Suffolke with the rest of the day of Aug^{ust} and Dow
one thousand seven hundred twenty two before said Hopkins Gentl. his Advocate, then Justic, of our said
Court of Sandett al dividing Grec by Consideration of d. same Court recovered ag. W. Cooper
of Althorpe Combe in d. and Blantyre were accknded at fifteen hundred & Nineteen pounds
of tallow as two hundred and Seventy five pd. of tallow which to the same Mary after a few days our said
Court were adjudged for her Costs and Charges damage which she sustained by reason of detin
ing of the same debt whereof he is bound as by d. and givings therof in our Court before
our Justic al dividing Grec now remaineth manifestly appearth afterward d. day my lord to her
husband certain James Martin as by J. division of d. same James and Mary in Court before us al
dividing Regt we have recd. Nevertheless execution of judgment as aye remanded to be made afterward

J. ag. William Cooper of Althorpe Combe w^t d. and made his testam. & La. w^t in writing &
constituted J. Blythe Esq of d. & d. of his testam. afo^d and afterwards there died after his
death d. J. Blythe Esq of the testam afo^d upon him selfe took and the same testam. had in law
full form proved as on the part of the afo^d James and Mary in supreme Court we have recd. and
because we are willing that those things which in our Court afo^d are right fully done ought to be
duly accounted w^t you that be good and lawfull men of your Baileys with you make
Known unto d. J. Blythe that he be before our Justic of our Court afo^d and att to be held
al dividing in fresh the third terday of Novem^r next to shew Cause if any thing for him al
he hath or knoweth to say wherefore the afo^d James and Mary their Execution ag^t of the debt
and damage afo^d against the afo^d J. Blythe to have ought not (of d. goods and chattels which
were of d. afo^d W. Cooper at d. time of his death in the hands of d. afo^d J. Blythe remaining
to be administered if so much therof in his hands he hath) according to the forme form^t effect of
the recovery afo^d if to puni it shall seeme expedient and hove you than other the names of them
by whom you made Known to him and this w^t witnessd S. and Hopkins Gentl. Judge
Justice of our said Court the Eighteenth day of August in the twelfth year of our dominion

All which said thirteenth day of November with the true first day of Dec^r Anno Domini one thousand Seven hundred
and twenty Seven being the day of the returne of the said W^t Comette the afo^d James Martin and Mary
his wife by their attorney afo^d and the Sheriff of Somerset County to whom the facias was
directed like wise Comette and Markeff and directed return therof to the said Court here Endorsed in
these words W^t Wollaston recd - Made Known^t of d. Francis Allen Sheriff