

March Court --- 1791 --- ¹⁷⁶
on the said Donnowk prayeth further leave to Impark here until next Court and he hath it and the same day
is given to the aforesaid John Hore also ~~be~~

At which said next Court to witt the Sixteenth day of November anno Domini One thousand Seven hundred and
Thirty One came againe as well the aforesaid John Head as the aforesaid Donnowk Dennis by their attorneyes and
and wherupon the said Donnowk prayeth further leave there of to Impark here until Next Court and
he hath it and the same day is given to the aforesaid John Hore also ~~be~~

At which said next Court to witt the Twenty first day of March anno Domini One thousand Seven hundred and
and Thirty One came againe as well the aforesaid John Head as the aforesaid Donnowk Dennis by their attorneyes and
and wherupon the same Donnowk as before defendeth the force and injury when ~~be~~ and saith that he of
the premises aforesaid above upon him imposed is not guilty thereof in manner and form as the aforesaid
John above against him hath complained and of this he putteth himself upon the Country ~~be~~

Whereupon the aforesaid Donnowk prayeth that the aforesaid John may Reply to the plea aforesaid, but the
same John altho' solemnly called Cometh not ^{nor} to the plea of the aforesaid Donnowk Replyeth, neither is his Decla-
ration aforesaid against the same Donnowk further presented ~~be~~

Therefore it is considered by the Court here that the aforesaid John Head take nothing by his Declara-
tion aforesaid but that he and his pledge of prosecuting to witt John Doe and Richard Roe be in mercy and
that the aforesaid Donnowk Dennis goe thence without day ~~be~~ and further it is considered that the
aforesaid Donnowk Dennis recover against the aforesaid John Head two hundred & Ninety --

290. - - - - pounds of tobacco for his costs and charges by him about his defence in that
part sustained to the same Donnowk by the Court here according to the form of the Statute in such
Case Lately made and provided adjudged, and that the same Donnowk have thereof execution ~~be~~

John Rider Esq^r [Command was given to the Sheriff of Somerset County that he should take Walter Jacobs
late of Somerset County Daymer otherwise called Walter Jacobs of Somerset County Daymer
Walter Jacobs ... if he should be found in his County and him should safe keep so that he might have

his body before the Justices of his Lordships County Court of Somerset to be held at Dwidning Creek the
third Tuesday of March then next to satisfy John Rider of Dorchester County Esq^r as well off a certain
debt of twenty one pounds and four pence current money which the same John Rider in his said
Lordships County Court off Dorchester before the Justice Hord of Dwidning Creek recovered against him, as
one two hundred and eighty eight pounds of tobacco, which to the same John Rider in the same Court were
adjudged for his damages which he had by reason of the detaining of that same debt whereof he is
Lessor ~~be~~

at which said third Tuesday of March to witt the Twenty first day of the same month and
Year One thousand Seven hundred and Thirty One being day of the Return of the same Writ Cometh the said

John Rider by William Brightham his attorney and the Sheriff of Somerset County to whom the foregoing
writ was directed Likewise cometh and maketh Return thereto to the Justices aforesaid in these words

following vizt Being in custody of Jas^r Colwell Esq^r.

And the aforesaid Walter Jacobs present havin Court in his proper person, and being by his said
Sheriff set to the Barre ^{Keengay holding Walter Jacobs} immediately at the prayer of the aforesaid John Rider, by his attorney