

November: Court --- 1730 --- 99

and whereupon the same James Lindsay prays further Leave thereof to Imparle here, until the next Court and he hath it and the same day is given to the aforesaid John also &c. ---

It which said next Court to wit the eighteenth day of August and Dowd One thousand Seven hundred and thirty came again as well the aforesaid James Edwards as the aforesaid James Lindsay by their attorneys aforesaid and whereupon the same the James Lindsay prays further Leave to Imparle here until the next Court and he hath it and the same day is given to the aforesaid also &c. ---

It which said next Court to wit the seventeenth day of November and Dowd One thousand Seven hundred and thirty came again as well the aforesaid James Edwards as the aforesaid James Lindsay by their attorneys aforesaid and whereupon the said James Lindsay as before defined the force and injury whereof and said that he did not assume upon himself in manner and form as the aforesaid James Edwards above against him hath complained and of this he puts himself upon the Country - and the plea is taken ---

Thereupon Command is given to the Sher. of Somerset County that immediately he cause to come here twelve &c. by whom &c. who neither &c. to recognize &c. because as well &c. of which said precept the said Sher. to wit John Bennet Esq. now Sheriff this day to wit the same day and Year last mentioned makes Return that he hath here ready twelve &c. as by his said precept he was commanded, and now here afterwards to wit the same day and Year came as well the aforesaid John as the aforesaid Sher. by their attorneys aforesaid and the Jurors of that Jury therein Impannelled being called Likewise came to wit Barnick Lacey, Edmund Hough, James Martin Archibald Starling, John Stewart, John Webb, John Donnelon, Thomas Dileing, John Davis, Peter Caywell, Joseph Muxter, John Hooffington who being duly Sworn to say the truth in the premises of their Oath do say that the aforesaid James Lindsay did assume upon himself in manner and form as the aforesaid James Edwards above against him hath complained and asked the damages of the same James Edwards, by Omission of Honour perjury and of the promise and assumption aforesaid, further than his Oath and Charge by him about his Suit in that part of the said twelve pounds, Eleven Shillings and Seven pence Curr. money of many and for those Costs and Charges to sum pounds of tobacco. ---

Therefore it is Ordered that the aforesaid James Edwards Recover against the aforesaid James Lindsay the damages aforesaid by the Jurors aforesaid in sum of twelve pounds as also Seven hundred and Six pounds of tobacco to the same James Edwards at his request for his Costs and Charges as by the Court here aforesaid is adjudged, which certain damages in the whole do amount to twelve pounds, Eleven Shillings and Seven pence Currant money of many and Seven hundred and Sixteen pounds of tobacco and the aforesaid James Lindsay is many &c. ---

Rebecca Cornwallis d. May  
E. of Wm. Cornwallis

James Shirley

Somerset County for James Shirley Late of Somerset County Inhabitant was attached to answer unto Rebecca Cornwallis E. and John May Executor of the Last will and testament of William Cornwallis d. of a piece of Respects upon the Case &c. ---

And whereupon the said Rebecca and John by Francis Alden their attorney complain that whereas the said James after the first day of May and Dowd One thousand Seven hundred and three to wit on the sixteenth day of December Seventeen hundred and twenty Seven at Somerset County within the Jur. of this Ct. did make his certain Note in Writting called a Promisary Note with his proper hand subscribed being bearing date the same day and Year last mentioned and the Note of to the said William Cornwallis in his Life time - then and there did deliver by which said Note the said James did promise to pay to the said William Cornwallis or order the Sum of Six pounds and three Shillings on Demand Value ready and by reason - (Hence)