

March Esq. 1790
All which said Next Court to w^tll the Eighteenth Day of August and D^mnd One thousand Seven hundred and Ninety Came again as well he at John Williamson as the afo^r Lazarus M^r & co by their Attorney ap and whereupon the same Lazarus prayd further leave to Imparke here Untill the Next Court and he had it and the same day is given to the aforesaid John here also.

All which said Next Court to w^tll the Seventeenth Day of November and D^mnd One thousand Seven hundred and Ninety Came again as well he at John Williamson as the afo^r Lazarus M^r & co by their Attorney ap and whereupon the same Lazarus prayd further leave to Imparke here Untill the Next Court and he had it and the same day is given to the aforesaid John here also.

All which said Next Court to w^tll the Sixteenth Day of March and D^mnd One thousand Seven hundred and Ninety Came again as well he at John Williamson as the afo^r Lazarus M^r & co by their Attorney ap and the said John Williamson as the afo^r Lazarus M^r & co before defends the same and injury when &c and says that he did not affme upon him self in manner and form as the aforesaid John against him in his declaration aforesaid hath declared and of this he putt him selfe upon his Country &c wherupon the afo^r John Williamson altho solemnly called to rejoice to the p^lce of the aforesaid Lazarus above pleaded ganeth not but made default in his declaration afo^r above Specified against the said Lazarus is further prosecuted.

Therefore it is considered that the aforesaid John Williamson and his p^lger of prosecuting to w^tll John Doe and Richard Roe be in mercy and that the afo^r Lazarus have thereof without day and that it is considered that the afo^r Lazarus Maddox Recover against the afo^r John Williamson Two hundred & Seventy Nine - - - pounds of tobacco for his costs and charges by him about his defense in that part sustained to the same Lazarus by the court here of his afo^r according to the form of the Statute in such manner as is lately made and provided adjudged and the afo^r Lazarus have thereof judgment

Esq^r James Edwards - Somerset County Esq^r. James Lindow late of Somerset County maner was afo^r age 35 - - - And who ays upon the said James Edwards of her p^l for her p^l upon the same Esq^r.

And whereas the said James Edwards by Francis Allen his attorney Complaining twenty eight at Somerset County and within the Jur^r of this Court was possessed of the Goods and Chattells following viz: One broad Cloth Coat one Double breasted Ratteh Coat one Riding or Graziers coat one broad Cloath Vest and Shagg breeches one pair Serge de Nitre breeches lined with Thammey one Holland tuck Bedd and flocke one New white fine blackt. containing five yards one Rugg one pair flaminell Drawers five half worn broad clothe vest five other vests four old holland Shirts three Half worn one New Cotton Handkerchiefs one Cypress or Mourning Hat band Nine pair of Stockins one hand Saw one pair New shred Stockins one new Silk Capp one New Cotton Capp one New razor one old Razor one Horne two callioua Night Caps one Callioua and two Cheek Linnen pillow cases one Tid hussif one middling and one large pair of Brass compasses - one pruning Knife one penn knife one pair of Steel scathers for Scraping Gumm barrels one brass thimble one Saile makers palme one Gimbett one pair wine Coopers Nippers one pair Marking Irons two handles three awl blades one Quire of writing paper Waggoner in three volumns Lemans Gallands and one history book one Valuett Stock one New Chest Lock one New Journal book one bottle full of Gun powder containing two pounds one Sea Chest two P^lch