

In the sum of two hundred & fifty pounds Sterling a price to be levied on their several Lands, tenements & goods and chattels to his Lordships use conditioned according to the Order of this house given upon his sentence the 25th of October instant.

The said Jacob Young paying his fees discharged —

Captain Ciborn from the Lower house with this message

Lower house of Assembly 31 October 1683

The Attorneys which are Members of this house are ready to come to tryall upon the errors according to the appointment of the Upper house yesterday, and this house will forthwith adjourn that the Upper house may have this Room as is desired —

Signed G. Order Boleice of the Lower house of Assembly

The house adjourned to the lower house Room to hear the Errors —

The house sat again

present

Coll Henry Coopers Coll Thomas Taylor Coll Vincent Lovoe Coll Henry Darnall Coll William Stevens	Coll William Burges Mr Secretary Barnall Mr Secretary Sewall Major Thomas Fruemans
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Collins —

agt. Now here at this Day appeared before this house the said John Watkinson, Wathinson by Robert Caron his Attorney and the said Thomas Collins, Thomas Collins by Thomas Burford his Attorney, and then was read all the proceedings between the said Watkinson and Collins in the Provincial Court of this Province as the same remained upon file in this house and upon Record in the Provincial Court aforesaid; The Errors assigned in the said Proceedings are as followeth —

Thomas Collins —

agt. And the said Thomas Collins by Thomas Burford his Attorney saith that John Watkinson in the Records Proceedings and Judgment aforesaid so as aforesaid given is manifest Error and assigneth for Error —

That whereas upon the issue aforesaid the Jury being to trye the Matter in Controversy and having found the Matter in issue for the Defendant the Court hath given Judgment against the Defendant which said Judgment is neither Warranted by the said Verdict nor by any Law or Authentick Precedent, No Judgment being to be given but upon Matter of issue found or Confessed —

That the reasons offered by the said Watkinson in Stay of the Judgment which should have been given for the said Collins were altogether insufficient to stay or arrest the said Judgment because the said reasons and the Matter therein contained were altogether vague frivolous and debase the Record and had they been Material and sufficient to stay the Judgment which they were not yet by no colour of Law or reason could they be capable to produce a contrary Judgment against the party for whom the issue was found, and therefore this hasty Judgment having no foundation in Law or reason is altogether uniuscious and void —

That the Judgment aforesaid is manifestly erroneous because (as appears by the Record)