

Liber A. Gent<sup>n</sup> Attorney of Cap<sup>t</sup> Tho: Cornewalleys denyeth any such forfeiture, to be dew to the L<sup>d</sup> Prop<sup>r</sup> & further craueth reference till next Cou<sup>t</sup>, for th<sup>t</sup> the euidence produced being M<sup>r</sup> Percy's dep<sup>n</sup> was taken by Cap<sup>t</sup> Giles Brent, who is esteemed a p<sup>r</sup>ty in this cause. & by th<sup>t</sup> time the s<sup>d</sup> M<sup>r</sup> Percy may bee sworne Viuâ Voce in Cou<sup>t</sup>. W<sup>ch</sup> was graunted.

Vppon the demand of George Manners plf, uers M<sup>rs</sup> Margarett Brent deft for 700<sup>l</sup> Tob. for the use of Cap<sup>t</sup> Edw: Hill, for Roanoke & Peacke, w<sup>ch</sup> Gou<sup>r</sup> Calu<sup>t</sup> had & belonging to Cap<sup>t</sup> Hill. The deft alleageth th<sup>t</sup> shee was not lawfully summoned & therefore desyreth respite till next Cou<sup>t</sup>, att w<sup>ch</sup> time shee may make answeere thereto. W<sup>ch</sup> was graunted.

Vppon the demand of Cuth: ffenwick Gent<sup>n</sup> plf uers Jn<sup>o</sup> Shirliffe & Henry Spinke defts for 1100<sup>l</sup> Tob. & cask. The deft Henry Spinke appearing denyeth soe much to be dew; but acknowledgeth 1034<sup>l</sup> Tob & cask to be dew, & noe more. And the Cou<sup>t</sup> fownd according as is confessed.

Vppon the demand of Will<sup>m</sup> Wheateley plf uers Owen James deft for 500<sup>l</sup> Tob. The deft denyeth the demand. The plf alleageth th<sup>t</sup> the deft oweth him soe much for seruice & hyre, w<sup>ch</sup> he is ready to proue.

Rob<sup>t</sup> Kedger deposed in dittâ caâ, th<sup>t</sup> Owen James & himselfe made couen<sup>t</sup> w<sup>th</sup> the plf, to serue them a certaine time; But w<sup>th</sup>in a short time the plf falling sick, & not being able to worke, desyred to bee acquitted of the bargaine w<sup>ch</sup> hee had made w<sup>th</sup> them.

p. 236 Owen James likewise deposeth, th<sup>t</sup> he acknowledgeth th<sup>t</sup> he hyred the plf. but the plf falling sick & the depon<sup>t</sup> calling the plf out to worke. The plf replied to him, th<sup>t</sup> hee was not able to worke, & desyred th<sup>t</sup> the Cou<sup>t</sup> w<sup>ch</sup> was drawne betweene them might be tore & it was thereuppon torne, but by whom hee knoweth not.

And the Jury returned their Verdict. Wee find for the deft. & the Gou<sup>r</sup> gaue iudgment accordingly.

Vppon the com̄plt of Barnaby Jackson plf uers Jn<sup>o</sup> Hallowes deft. for transporting out of the pro: Jn<sup>o</sup> Walton who owed the plf 300<sup>l</sup> Tob & cask. George Manners the defts Attorney denyeth not the debt: but denyeth the charge of the Attatchm<sup>t</sup> for th<sup>t</sup> the debt was neu<sup>r</sup> demanded of the deft & the defts Attorney promised paym<sup>t</sup> of the debt, soe soone as hee heard it was in suite agst him. & the Jury goeing uppon th<sup>t</sup> Allegaon touching the charge, returned, & fownd for the plf. & the Gou<sup>r</sup> gaue iudgm<sup>t</sup> accordingly.