

Liber B B The Answere of William Price to a bill fyled ags^t him by John
 uide 306 Gittings Attorney to Barnaby Jackson the Guardian of Samuell
 342 Cooper—Hee knowes not any thing in the bill fyled ags^t him nor
 283 hath noe writings nor deeds belonging to Cooper saue what hee here
 tenders to the Court nor neuer heard his Predecessor Lee speake
 concerninge dealings wth Cooper but still the said Lee said, Cooper
 dyed in his debt—

Sworne to in Open Court
 this 5th of Octob^r 1664
 Daniel Jenifer Cl^rke

27. $\frac{3}{m}$. 64

[p. 341] The Answere of Hannah Price to s^d Bill She hath noe writeings
 of Coopers nor neuer to her knowledge had, for she cannot read
 written hand and for any Contract she knowes M^r Lee her late de-
 ceased Husband and M^r Cooper had mutuall trade for some yeares,
 and she allwayes heard her late husband Lee say M^r Cooper upon
 Ballance of all accompts was in his the said Lees debt about seauen
 thowsand pounds of tobaccoe—

Sworne in Open Court
 the 5th October 1664
 Daniel Jenifer Cl^rke

27. $\frac{3}{m}$. 64

Which Answers being read the p^t: desires Coppys thereof and
 time to make reply thereto—Whereupon Ordered that a Copy be
 deliuered the p^t: and that on the last day of the Court the p^t^s Repli-
 ca^on therein be giuen—

The Courts adjournes untill tomorrow morning

The Court againe mett on the 6th of October 1664 all present
 as yesterday

Benjamin Rozer and John Emerson being Summoned by Tho:
 Sprigg as witnesses to a letter of Attorney desires the Court would
 please to Order them their Charge for attendance the said Sprigg
 denying it—

Ordered that Benjamin Rozer and Jn^o Emerson haue for their
 attendance being 7 dayes each person att 30th tob: p̄ day in all 14
 dayes 420th tob:

uide 310 William Bretton being call'd to the board according to a Summons
 issued for his appearance to answere to the Attorney of Robert Elli-
 son of Virginia, & being demanded by what power hee receiued a
 man seruant in satisfac^on of a runaway Seruant (by name James
 Courtney) belonging to the said Ellison, hee replyed he had a power
 formerly by letter of Attorney from the said Ellison but since lost it,
 and no power produc'd—