

enquired of by the court and the plaintiff witness  
therefore the trial of the issue is adjourned till the next  
court

Thomas Newcomen

Plt

Thomas Gillam

Dif

In Case

The defendant failing to himself all advantage of cross examination  
as well to the plaintiff and as to the defendant <sup>presently</sup>  
has leave further to complete till the next court

Thomas Trotter

Plt

Thomas Tate

Dif

In Case

Promised being agreed by the parties

Absent Thomas Jarrell York

Thomas Jarrett

Plt

Servis Attis

Dif

In Case

This day came the parties by their attorneys and themselves  
came also a jury, to wit, Charles Simmons, Henry Blund  
Joseph Bell, John Reddell, George Brancum, Robert Butler,  
William Washington, Isaac Mason, Richard Hickey, Will  
Hickey, William Rose & Joseph Bell, jrs who being directed  
by and from the truth to speak upon the issue  
joined upon their oath do say that the defendant is  
guilty in manner and form as the plaintiff against him  
hath complained. Wherefore it is considered by the court that  
the plaintiff recover against the said defendant twenty dollars  
according to the act of assembly or that case made and  
provided, and his wife by turn about his suit in this  
trial suspended and the said defendant may be taken up.

E. W.

James Ridley having obtained an attachment against the  
estate of Thomas Talbot who hath privately removed  
himself or so absconds that the ordinary process of law  
cannot be served upon <sup>being too fasted & out by enough</sup> Joseph Gray good sheriff of this