

Nathan Edwards Pl^{ff} }
 vs }
 Ben^o Donnicly Ambrose }
 Williams & Nicholas } Pl^{df} }
 Williams }
 } On a bond given to repley
 } the effects of the defnd
 } Benjamin taken by virtue
 } of a writ facias on a
 } Judgment obtained in this
 } Court by the plaintiff ag^t
 } the defendant

On the motion of the plaintiff by his
 attorney and by virtue of an act of assumpsit on
 that case made and provided, the said defen-
 ant having had legal notice, hereof execution
 is awarded the plaintiff ag^t the said defen-
 ant for thirteen pounds eight shillings and one
 penny half penny one hundred and four pounds of
 Tobacco and fifteen shillings together with inter-
 est on the same from the 30th May 1772 till paid,
 according to the condition of the Bond aforesaid
 and for his cost by him in his suit in this be-
 half expended.

A report concerning Blackwater bridge was this
 day returned in the words following, "Conformable
 to an order of the Court of Southampton County to us
 directed we have let the repairs of Black water
 bridge for the sum of Ten pounds nineteen shillings
 and six pence which repair is done according to
 agreement and the one half of which sum is to
 be paid by the County of Isle of Wight"
 November 12th 1772 James Jordan Scotter
 Elias Stening.

Ordered that the Treasurer pay this County's
 proportion of the repairs of Blackwater bridge to
 the undertakers being six pounds fourteen shillings
 and three pence.

Cordall Norfleet Pl^{ff} } In debt
 vs }
 Jacob Williams Pl^{df} }

This day came the plain-
 tiff by his attorney and the attachment award-
 ed against the estate of the said defendant being
 returned executed on a spoon of the estate of the said
 defendant and he not now appearing to repley
 the said effects on the motion of the plaintiff by his
 attorney it is considered by the Court that he re-
 cover against the said defendant one hundred
 and eight pounds of Lawful money and
 his