

Whereupon came John Ramsey into Court and offered himselfe to bee Speaciall baile for the Said William Jones in the Plea aforesaid according to Law

Charletts Administrator Plaintiff: Phillip Trottershall Defendant

The Plantiffe by Joshua Cecell his attorney Brought his Majesties writt against the Defendant of a Plea that he render unto him the Full Sume and Just Quantity of two Thousand three hundred thirty and three pounds of Tobacco Due by bill.

Upon which the Plaintiff by his Attorney aforesaid Prayeth Speaciall baile may bee Given to the action afforsaid and it is granted unto him.

Whereupon came Hugh William into Court and offered himselfe to bee Speaciall Baile for the Said Phillip Trottershall in the Plea aforesaid according to Law.

William Willkeson Plaintiff: John Boulton Defendant

Damages above 2000 lbs. of Tobacco And now at this day (to witt) the 27th day of June Annoque Domini 1699 came as Well the Said William Willkeson by Joshua Cecell his attorney as the Said John Boulton in his Propper person in Custody of the Shreiff; etc. and the Sheriff now returneth hee hath taken the body of the Said John Boulton and the Same hath ready here in Court is Committed to the Custody of the Said Sheriff for default of manucaptors there to remaine untill etc.

Joshua Cecell Plaintiff: William Groome Defendant

William Groome Late of Prince Georges County Inholder was attechd to answer unto Joshua Cecell of a Plea of Tresspass upon the Case etc.

And whereupon the Said Joshua Cecell in his propper person cometh and Compleineth that whereas the Said William the 26th day of August in the year of our Lord 1698 att Charles Towne within the Jurisdiction of this Court Stood Indebted unto the Said Joshua in the Sume of one thousand two hundred ninety two pounds of Tobacco being as well for Clerks fees Due as allso for wrighting a Conveyance as by a Peticular account thereof here in Court produced Relation being thereunto had may more att Large appear, and the Said William to the Said Joshua in manner afforsaid being indebted inconsideration thereof did assume upon himselfe and to the Said Joshua then and there faithfully promise that he the Said William the Said Sume of 1292 lbs. of Tobacco unto the Said Joshua when hee Should be afterwards thereunto Requested would be well and truely content and pay Nevertheless the Said William his promise and assumption So as aforesaid made little regarding but minding and fraudulently intending him the Said Joshua in that behalfe Craftily and Subtily to deceive and defraud the Said Sume of 1292 pounds of Tobacco to the Said Joshua hath not Payd although the Said William to doe the Same by the Said Joshua afterwards the Day and place aforesaid and att Severall other Dayes and times have been often thereunto requested but the Same to Pay hath denyed and Still doth denye to the Damage of the Said Joshua of 2000 lbs. of Tobacco and thereupon he bringeth this Suite etc.

Pledges to procecute John Doe, Richard Roe. Joshua Cecell in [propria persona]

[437] The Plantiffe in his Propper Person afforsaid haveing Ishued out a writt against the Defendant which Said writt was returned by the Sheriff that the Defendant was not to be found in his Bailewick and likewise have caused a