

Liber F F Pope Aluey on behalfe of his wife Anne Administ^x of the Estate of her husband John Hammond dec^d dem^{ds} writt ags^t James Veitch in an accōn uppon his Case to the uallue of two thowsand pounds of tobacco.

Warr^t to sherriffe of Caluert County to arrest &^c Reī: 13th June next Prouin^{all} Court

To the hon^{ble} Gouverno^r and Councell of Maryland,

The humble petⁿ of Pope Aluey on behalfe of his wife Anne Administr^x of the Estate of her husband John Hammond dec^d: Sheweth

That whereas James Veitch stood endebted to yo^r pet^r as Administrato^r aforesaid in the sume of Two thowsand pounds of tobacco & Caske for a woman seru^t and likewise some other debt due to the Estate of the said Hammond dec^d wthout the said James Veitch proues this debt is paid

Wherefore yo^r pet^r humbly Craues Order of this Hon^{ble} Court for the said debt of 2000^{lb} tob: wth w^t debt else shall be lawfully prou'd due to the said Estate with damāges and Cost of suite, And (as in duty bound) he shal pray

[p. 31]
May 29th Mordicay Hamond in the behalfe of himselfe and his Brother Daniel Hamond dēds writt ag^t Pope Aluey in an accōn uppon their Case to the uallue of six thowsand pounds of tobacco—

Warr^t to sherriffe of s^t Marys County to arrest &^c. Reī: 13th day of June next Prouin^{all} Court

Mordicay Hamond In the behalfe of himselfe and his Brother Daniel Hamond are plaintiffs Pope Aluey is Defendant

The p^{lt} declares ags^t the dēft^t in an accōn of the Case for that whereas the dēft did in and uppon the 22th day of March anno 1663, sell and deliuer unto the p^{lt}^s all his Estate both reall and p^rsonall, or whatsoever doth unto the dēft belong wthin this prouince as p[̄] deed und^r the dēft^s hand and seale bearing date the said 22th day of March rela[̄]on being thereunto had may more at large appeare, wth Prouisoe that if the said Pope Aluey his Executors Administrators or Assignes did well and truely Content and pay unto the p^{lt}^s or to their Executo^{rs} Administrato^{rs} or Assignes the quantity of three thowsand seauen hundred pounds weight of merchantable tobacco in Caske according to Act of Assembly uppon the 10th day of Nouemb^r then next ensueing the date of the aforesaid deed and being now past, that then the said deed should be uoid and of none Effect otherwise to remaine of force and uertue, Now soe it is that the said Aluey the dēft hath not paid the said Tobacco according to the force and purport of the said deed, allthough often by the p^{lt}^s required soe to doe, but hath and still doth refuse to pay the same, which is to the p^{lt}^s