

remaiⁿe against them the said Thomas and John as to the said Summes of thirty five pounds eleven shillings seven pence and eleven hundred thirty five pounds of tobacco undefended. Liber FF

Therefore it is Ordered by the Court here that the said Thomas Elwes recover against them the said Thomas and John Hinson as administrators aforesaid the Said Summes of thirty five pounds eleven shillings and seven pence sterling and eleven hundred thirty five pounds of tobacco but execution thereof shall Stay till the last day of October Court next.

Was then published the Declaration of the Leiftenn^t Geñill and Councill concerning the appointing certaine places for the Landing and selling of all Goods and merchandize brought into this province.

James Martin et ux } ag ^t Luke Gardner }	Notley p̄ quer Morecroft p̄ def ^t	[n. 607]
--	---	----------

The jury to enquire of damages being returned and agreed upon their verdict present the same as follow vizt

Wee find the plaintiff to be damnified to the value of six pence.
Thomas Stockett foreman

Peter Archer ag ^t } W ^m Moffett }	Notley p̄ quer Morecroft p̄ def ^t
--	---

The def^t in this cause appealed from the County Court of Calvert County to this Court.

Ordered the same be respited untill the next provinciall Court and that John Gittings Clerke of the said County Court be then present and bring with him a true Coppy of the record and proceeding in the same at the County Court of Calvert.

Jn ^o Wright et ux adm ^{rs} } Bartholomew Glevin } ag ^t Toby Wells }	Morecroft p̄ quer Jenifer p̄ def ^t	Case
--	--	------

The plaintiffs Sue the def^t for eight hundred pounds of tobacco And the said Toby Wells by Daniel Jenifer his Attorney Comes and defends the force and injury when &c and Saith that the aforesaid John Wright Ought not to have his action aforesaid against him for that there never was any Such Suite depending or action commenced against him the said Toby at the suite of the said John nor judgment Obtained for the abovesaid debt of eight Hundred pounds of tobacco in the said County Court of Kent and this he is ready to averr whereupon he demandeth judgment if the aforesaid John his action aforesaid against him Ought to have &c. Jenifer

for want of Sufficient testimony to prove the plaintiffs declaracōn non suite is Granted the def^t.