

Samuell Cooper p^lt } Morecroft p̄ quer }
 Josias Fendall def^t }

Liber FF
 [p. 663]

The p^lt issued out his writt ag^t the def^t that he render an Accompt of Twelue Thowsand pounds of tobacco by him receiued of the p^lt^s

The sherriffe returnes his writt Non est inuentus Whereupon the p^lt Craues an Attachm^t ag^t the Estate of the defend^t there being no Attorney by him left in the Country to answer or sattisfy thes s^d demands

Ordered by the Court that the p^lt haue an Attachm^t ag^t the Estate of the defend^t for Twenty Thowsand pounds of tobacco

Peter Archer plaintiff } Nottley p̄ que^r }

William Moffett def^t } Morecroft p̄ def^t }

This being an appeale from th^e County Court of Caluert to the last Prouin^{all} Court and then respited to this Court the defend^t by John morecroft his Attorney puts in his plea as followeth

The def^t in prosecu^on of his Appeale saith that hee did not make any such Agreem^t wth the plaintiffe Peter Archer in the yeare one thowsand Six hund^d Sixty fise as the p^lt in his petⁿ hath sett forth and therefore for plea hee saith there is no such Condi^on

John Morecroft

Upon perusall of the p^lt^s petⁿ to the County Court it is found there exprest One Thowsand six hundred sixty fise, which ought to haue been One Thowsand Six hundred Sixty foure Whereupon the Court gaue Judgm^t for W^m Moffctt the defend^t

John Anderton and Gartrud } morecroft p̄ que^r }

his wife plaintiffe

John Woollcott defend^t } Nottley p̄ def^t }

This Cause respited from the last Court and now respited till the last day of this Court in which Interim the Justices will make dilligent Search into the Records in and Concerning either partys title to the land now in question

William Meares plaintiff } morecroft p̄ que^r }

Walter Pake defendant } Nottley p̄ def^t }

The p^lt repleuies a mare from the defend^t, who claimes the same as bought of Abraham Rowse who bog^t the same of the defend^t. The defend^t put's in his plea—uizt

And the s^d Walter Pake by Thomas Nottley his Attorney Cometh and defendeth the force and Injury when &^c: and saith hee is not Guilty of taking and detaining the said mare as the said William in his declara^on aboue doth suggest and of this hee prayes the Judgm^t of the Court and the said William in like manner &^c:

Nottley for the defend^t