

unto the said Charles James Goods and M^rchandizes a particular whereof is here in Court produced amounting in the whole to the sume of three thousand three hundred & twelve p^ds of tobacco, the said Charles in consideracon thereof the said fifth day of July in the yeare aforesaid upon himselfe did assume & to the said Nath: Styles did faithfully promise, that he the said Charles the aforesaid Sume of three thousand three hundred & twelve p^ds of tobacco to the said Nathaniel Styles would conveniently pay Notwithstanding w^{ch} the said Charles James the said sume of three thousand three hundred & twelve p^ds of tobacco to him the said Nathaniel Styles in his life tyme nor to them the said Henry Stocket & James Stavely to whom Letters of Adm^{con} was granted hath not paid or satisfied although often thereunto required, but the same to pay or satisfie hath denied and refused & still doth deny & refuse Whereupon the said Henry & James say they are damnified & have losse to the Value of six thousand p^ds of tobacco & thereupon they bring their suite.

Liber N N

And the said Charles James by Christopher Rousby his Attorney cometh & defendeth the force & injury when &c & prayeth liberty to imparle hereunto untill next Provinciaall Court & itt is granted unto him the same day is given to the plaintiffes also.

Now here att this day to witt the seventeenth day of June in the third yeare of the Dominion of Charles Lord Baltemore &c Annoq^d Dni 1678. came the said plaintiffes by their Attorney aforesaid, & offered themselves ag^t the said Charles James in the plea aforesaid but the said Charles came not but made default. Therefore itt is considered by the Court here that the said Henry Stocket & James Stavely Ad^{rs} as aforesaid recover ag^t the said Charles James as well the sume of two thousand eight hundred ninety two p^ds of tob^o the ballance of the accompt in the Declaracon menconed As also five hundred sixty eight pounds of tobacco costs of suite

p. 598

W ^m Jones ag ^t Tho: Folkes	}	Thomas Folkes late of Dorchester County was Attached to answer unto W ^m Jones Marryner in a plea of trespas upon the case
--	---	--

And whereupon the said W^m by John Rousby his Attorney saith that whereas the said Thomas the nineteenth day of Novemb^r in the second yeare of the Dominion of the right Hon^{ble} Charles &c bought had & received of the said W^m divers Goods Wares & M^rchandizes a particuler whereof is here in Court brought amounting in the whole to the sume of foure thousand seven hundred & six pounds of tobacco In consideracon whereof the said Thomas did assume upon himselfe & to the said W^m faithfully promise that he the said Thomas the said sume of foure thousand seven hundred & six p^ds of tobacco to him the said W^m when thereunto required would well & truely pay & satisfie Notwthstanding the said Thomas craftily deviseing & intending him the said W^m in this