Majr Wilsons time) in Octr 1708 and Continued as Such untill October

To the 3<sup>d</sup> Saith That the [sic] Cannot remember the Exact price of Publick tobacco in the years 1708, 1709: 1710, 1711, 1712 and 1713 but remembers it was at a low rate.

To the 4<sup>th</sup> Saith That to the best of his knowledge the Complainant gave the first bond for the due execution of the Sherriffs office after Maj<sup>r</sup> Wilson Some time in October 1708.

To the 5<sup>th</sup> Saith That the Compl<sup>ts</sup> Sherrivalty Ended Some time [404] in October 1711 and that Cap<sup>t</sup> Gassaway became Sherr in Same Month and

year.

To the 6th Saith That he as high Sher. of Anni County arrested the Compit by Vertue of a Writ returnable to Aprill Provi Court 1715 and that he heard the said Bond was put in Suit by the order of the Defendant, and that His Excy John Hart Esqr arrived in Maryland about the 28th day of May 1714

and about a day or two after produced his Commission as Gov

To the 7th Saith That about the year 1711 he remembers there was a List of Debts drawn out due in Herring Creek, which list he believes he has Carryed from the Complt to the Defendant and from the Deft to the Complt, and that he remembers an order was given at the foot of Said List by the Complt to pay the Said Severall Sumes to the defendant, which list and order or a Copy thereof to the best of his remembrance he left with the Defendant and knows that Mr Vernon whose name is mentioned in Said List to be Dr 6777t tobacco or there abouts in the person mentioned in a Note from the Defendant to the Complainant dated Janry the 8th 1712 and No 3 and believes the said Sume of 6777t tobo mentioned in the List and the 6777t tobacco mentioned in the Note are on one and the same account, that he believes the said List amounted to about 35000 pounds of tobacco, and that he believes the persons named mentioned in the List now produced is the Same that were drawn of in Herring Creek hundred.

To the 8th Saith That he has heard the Defendt Say he was Very Willing to take bills or obligations for Tobacco or bills of Excha of Such of the persons in the List mentioned as he lik'd and that he never heard that there was ever any demand made of the Debts in the List aforesaid and that he beleives the reason that prevented their Settling Accounts together was (as he has hear'd the Complt Say) because the Defendant Charged him wth Such Insolvent Debts wthe was not willing to allow of and that he beleives the reason that the Complt did not pay the ball was because the Defendant would not allow that Sume to the ball as the Complt made and that he went very often wth Messages both from and to as well the Complt as defendant but as to the Substance of Said Messages he Can't remember, and about the year Seventeen hundred and twelve he this Depo Carryed an Acct from the Complt to the Defendt wth amounted to 29817th tobo wth the Complt Said was