

Plantable Land being Part of a Tract of Land Called Brough and that part of the Said Land which adjoyns the Land of Charles Carroll Called with the Appurtenances in Prince Georges County W<sup>ch</sup> Robert Tiler to the Same W<sup>m</sup> Jones Demised for a Term w<sup>ch</sup> is not yet Past hath Entered and him from his farm af<sup>d</sup> Ejected and other harms to him hath Done to the great Damage of the Same W<sup>m</sup> Jones and Ag<sup>t</sup> the Peace etc.

And Whereupon the Same W<sup>m</sup> Jones by Joshua George his Attorney Complaineth that whereas the af<sup>d</sup> Rob<sup>t</sup> Tiler the Day of August Anno Dom Seventeen hundred and Twenty four at Prince Georges [743] County Demised to the Same W<sup>m</sup> Jones the af<sup>d</sup> Three hundred acres of Land with the Appurtenances To have and to hold the af<sup>d</sup> Three hundred Acres of Land with the Appurtenances to the Same W<sup>m</sup> Jones and his Assignes from the Thirtieth of July then Last past Untill the End and Term of Seven years Next Ensueing and fully to be Compleat and Ended By Vertue of which Demise the Same W<sup>m</sup> Jones into the af<sup>d</sup> three hundred Acres of Land with the Appurtenances Entered and was thereof Possessed and the af<sup>d</sup> Charles Carroll afterw<sup>ds</sup> To Witt the Same first Day of August Anno Dom Seventeen hundred and Twenty four af<sup>d</sup> w<sup>th</sup> force and Arms into the af<sup>d</sup> Three hundred Acres of Land with the Appurtenances which the af<sup>d</sup> Robert Tiler to the Same W<sup>m</sup> Jones in form af<sup>d</sup> Demised for a Term w<sup>ch</sup> is not yet Past Entred and him the Same W<sup>m</sup> Jones from his farm af<sup>d</sup> Ejected and other harms to him hath Done to the great Damage of the Same W<sup>m</sup> Jones and Ag<sup>t</sup> the Peace etc. Wherefore he Says he is the worse and hath lost to the [Damage]<sup>1</sup> of Three hundred pounds Sterling and thereof he brings the Suit etc.

Pledges etc. Jn<sup>o</sup> Doe and R<sup>d</sup> Roe

And the Said Charles Carroll by Thomas Bordley and Dan<sup>i</sup> Dulany his Attorneys Comes and Defends the force and Injury When etc. And prays Leave to Imparle hereunto untill Next Court and he hath it and the Same is given to the plf<sup>t</sup> also. at which Said Next Court To Witt the 19<sup>th</sup> Day of October Anno Dom 1725 Come Again the Said Parties Plf<sup>t</sup> and Defendant by their Attorneys af<sup>d</sup> and the Said Def<sup>t</sup> by his Said Attorneys prays further Leave to Imparle hereunto Untill Next Court and he hath it and the Same Day is given to the Plf<sup>t</sup> also at Which Said Next Court To Witt the 17<sup>th</sup> day of May Anno Dom 1726 Come Again the Said Parties Plf<sup>t</sup> and Def<sup>t</sup> by their Attorneys af<sup>d</sup> and the Said Def<sup>t</sup> by his Said Attorneys prays further Leave to Imparle hereunto Untill Next Court and he hath it and the Same day is given to the Plf<sup>t</sup> also. At W<sup>ch</sup> Said Next Court To Witt the 18<sup>th</sup> Day of October Anno Dom 1726 Comes Again as well the Said W<sup>m</sup> Jones Lessee of the Said Robert Tiler by his Attorney af<sup>d</sup> as the Said Charles Carroll by Daniel Dulany his Attorney and the Said Charles Carroll by his Said Attorney as before defends the force and Injury When etc. and Says that he is in no wise Guilty of the Tresspass and Ejectm<sup>t</sup> af<sup>d</sup> as the plf<sup>t</sup> above Ag<sup>t</sup> him hath De-

<sup>1</sup> Obviously "damage," although the clerk did not get beyond the second letter.