and true and that he hath Received no part or parcell thereof. Robert Bradley, David Small.

And the Said William Westry by William Bladen his Attorney Cometh and Defendeth the force and Injury when etc. and prayeth Lycence thereof to Imparle here untill the next Court and it is granted unto him the Same day is given to the Said Charles Tracey alsoe.

Att which Said next Court (to witt) the 24th Day of November Annoque Domini 1696 Came the Said Charles Tracey by Cleborn Lomax his Attorney and the Said William Westry by William Bladen his Attorney Likewise Came and the Said Charles Tracey prayeth that the Said William Westry to his Decleration aforesaid may Answer etc.

And now here att this day Came the Said William Westry by William Bladen his Attorney and further Defendeth the aforesaid force and Injury when etc. And Saith that the Said William Westry is not guilty in manner and forme as the plantiffe in his Decleration aforesaid hath Complained and of this he putts himselfe upon the Court. William Bladen. And the plantiffe alsoe Cleborn Lomax.

Whereupon the truth of the matter in Controversie between the parties afore-said by the Court here being heard and Maturely Deliberated it is thereupon Considered that the Said Charles Tracy Recover against the Said William Westry as well the Sume of Six hundred fifty five pounds of tobaccoe his Damages occationed by the premises aforesaid an alsoe the Sume of two hundred forty two pounds of tobaccoe to the Said Charles Tracey of his Assent for his Costs and Charges in this behalfe Expended and by the Court here Adjudged etc. And the Said William Westry in mercy etc.

Richard Hulse plantiffe: Phillip Willesey Defendant.

The plantiffe brought his Majestys writt against the Defendant in a plea of trespass upon the Case etc. And hath not procecuted his Said writt, therefore he and his pledges of procecuting be in mercy etc. Lett the names of the pledges be Sought etc. and the Said Phillip Willesey goe thereof without day etc. It is Likewise Considered that the Said Phillip Willesey Recover against the Said Richard Hulse his Damages by Occation of the premises to two hundred Sixty five lbs. of tobaccoe to the Said Phillip Willesey by the discretion of the Justices here Att his Request for his Cost and Charges in this behalfe Sustained According to the forme of the Stattute etc. by the Court here Adjudged etc.

[95] Richard Hulse plantiffe: Phillip Willesy Administrator: Joseph Fry Defendant.

The plantiffe brought his Majestys writt against the Defendant in a plea of trespass upon the Case etc. hath not procecuted his Said writt: therefore he and his pledges of procecuting be in mercy etc. Lett the names of the pledges be Sought etc. and the Said Defendent goe thereof without day etc. It is Likewise Considered that the Said Phillip Willysey Recover against the Said Richard Hulse his damages by occation of the premises to two hundred Sixty five pounds of tobaccoe to the Said Phillip Willisey by the discretion of the Justices here at his Request for his Cost and Charges in this behalfe Sustained According to the forme of the Stattute etc. by the Court here Adjudged etc.

Joseph Harryson plantiffe: John Chapman Defendant. It was commanded the Sheriffe of Prince Georges County that whereas att a