

said was often thereunto Requested out the Same to pay to the Said Charles hath hitherto Denyed and Still doth denye to the damage of the Said Charles of 2000 lbs. of tobaccoe and thereupon he brings this Suite etc.

Pledges etc. John Doe, Richard Roe. Cleborn Lomax.

Daniell Troy Debtor to Charles Tracey August 20th 1696.

	lbs. tobaccoe
To two months Accomodations	800
To the Exchaing of a horse	600
	1400

The plantiffe by his Attorney Sues the defendant in a plea of trespass upon the Case etc. for fourteen hundred pounds of tobaccoe as by Decleration and Account filed Appeareth And haveing Issued out one writt against the Defendant which was by the Sheriffe Returned that the Said Daniell Troy was not to be found in his balywick and Likewise have Caused a Cobby of the decleration and Accompt to be Left at the house where the Defendant Last Lived in this County And alsoe on part of the plantiffe it is testified here in Court that the Said Daniell Troy hath Elloined himself out of this province. Whereupon the Said Charles Tracey prayeth that he may have an Atteachment against the goods Chattles and Creditts of the Said Daniell Troy as well for the Said Sume of fourteen hundred lbs. of tobaccoe the Debt for dammages as aforesaid as alsoe the Sume of four hundred and Seaven pounds of tobaccoe to the Said Charles Tracey at his Request for his Cost and Charges in this behalfe Laid out and Expended According to Act of Assembly in that Case made and provided etc. And by the Court here it is granted unto him etc.

William Philmore plantiffe: Andrew Hurd Defendant.

Prince Georges County Ss. Andrew Hurd Late of Prince Georges County Carpenter was Attached to Answer unto William Philmore of a plea of trespass upon the Case etc.

And whereupon the Said William by Cleborn Lomax his Attorney Complaineth that whereas the Said Andrew the 2d day of October in the yeare of our Lord 1696 at Piscattaway within the Jurisdiction of this Court was Indebted unto the Said William in the Sume of four hundred and tenn pounds of tobaccoe being as well for tobaccoe Assumed by the Said Andrew to pay to the Said William for one John Macknew and Daniell Pope as for goods by the Said William to the Said Andrew Sold and delivered as by a pertickeler Account thereof here in Court ready to be produced more at Large may Appeare And the Said Andrew to the Said William in manner aforesaid being Endebted the Said Andrew Inconsideration thereof did Assume upon himselfe and to the Said William then and there faithfully promise that he the Said Andrew the Said Sume of 410 lbs. of tobaccoe to the Said William when he Shold be thereunto Requested would well and truly Content and pay Nevertheless the Said Andrew his promise and Assumption aforesaid not Regarding but minding and fraudulently intending him the Said William in this behalfe Craftily to deceive and defraud the Said Sume of 410 lbs. of tobaccoe or any part thereof to the Said William hath not paid Although the Said Andrew to doe the Same by the Said William afterwards the day and place aforesaid was Requested but hath hitherto denyed and Still doth denye to the dammage [111] of the Said William of 800 lbs. of tobaccoe and thereof he bringeth his Suite etc.

Pledges etc. John Doe, Richard Roe. Cleborn Lomax.