## Andrew Hurd Debtor 1696.

lbs.	tobaccoe
To your Assumption to pay for John Macknew 75, to your Assumption to pay	
for Daniell Pope 50	125
To 15 1/2 dayes worke per Daniell Connell 165, to 1 pair of fall Shews 60,	
to 3 gallons Syder at 20 per gallon 60	285
	410

The plantiffe by his Attorney aforesaid Sues the Defendant in a plea of trespass upon the Case etc. And haveing Issued out one writt against the defendant which Said writt was Returned by the Sheriffe that the said Andrew Hurd was not to be found in his baliwicke And Likewise have Caused a Coppy of the decleration and Account to be Left at the house were the Said Andrew Hurd Last Lived at in this County and alsoe on part of the Said William Philmore it is testified here that the Said Andrew Hurd hath Elloined himselfe out of the Jurisdiction of this Court.

Whereupon the Said William Philmore by his Attorney aforesaid prayeth that he may have an Attechment against the goods Chattles and Creditts of the Said Andrew Hurd as well for the Sume of four hundred and tenn pounds of tobaccoe the Debt for damages aforesaid as alsoe the Sume of four hundred forty five pounds of tobaccoe to the Said William Philmore at his Request for his Costs and Charges in this behalfe Sustained According to Act of Assembly in Such Cases made and provided etc. And by the Court here it is granted unto him etc.

Samuell Harwood plantiffe: Hugh Ryley Defendant.

Prince Georges County Ss. Hugh Ryley Late of Prince Georges County planter was Atteched to Answer unto Samuell Harwood of a plea of trespass upon the Case etc.

And whereupon the Said Samuell by James Cranford his Attorney Complaineth that whereas the Said Hugh the 7th day of September in the yeare of our Lord 1696 at Charles Towne within the Jurisdiction of this Court was Indebted unto the Said Samuell in the Sume of four hundred pounds of tobaccoe being Soe much tobaccoe that he the Said Hugh did Ingage to pay to the Said Samuell for one William Goodman upon the Account of one Larkin Chew and to be paid on the tenth day of October 1696 as by a note Subscribed with the proper hand writeing of the Said Hugh and here in Court produced may more Appeare and the Said Hugh to the Said Samuell in manner aforesaid being indebted Inconsideration thereof did Assume upon himselfe and to the Said Samuell faithfully promise that him the said [Hugh] him the Said Samuell the Said Sume of 400 lbs. of tobaccoe the Said tenth day of October aforesaid if thereunto Requested would well and truly Content and pay Nevertheless the Said Hugh his promise and Assumption aforesaid not at all Regarding but minding and Fraudulently Intending him the Said Samuell in this behalfe Craftily and Subtilly to deceive and defraud the Said Sume of 400 lbs. of tobaccoe to the Said Samuell hath not paid Although the Said Hugh to doe the Same by the Said Saumell the Said 10th day of October aforesaid att Charles Towne aforesaid was often thereunto Requested but the Same to pay to the Said Samuell hath hitherto denyed to pay and Still doth denye to the damage of the Said Samuell of 800 lbs. of tobaccoe and thereupon he brings this Suite etc.

James Cranford. Pledges etc. John Doe, Richard Roe.