

And the Said Hugh Furguson in his proper person Comes into Court and Saith that Can[not] gainsay the Action of the Said George Nailer nor but the Said bill Obligatory is the [Deed of] him the Said Hugh Furguson nor but that he oweth the Said two Thousand Eig[ht hundred] pounds of tobaccoe to the Said George Nailer in forme as the Said George Nail[er hath declared] against him etc.

Therefore itt is considered by the Court [*page damaged*] [20] Aforesaid as also his Damages by Occation of Deteyneing of the Said Debt to three hunderd Sixteen pounds of tobaccoe to the Said George Nailer of his Assent by the Court here Adjudged and the Said Hugh Furguson in Mercy etc.

[Joshua Cec]ell plantiffe: [John] Murth Defendant: Trespass upon the Case etc. as by Declaration and Account filed Appeareth.

The plantiffe in his proper person Sues the Defendant in an action of trespass upon the Case etc. for Seaven hundred Eighty Eight pounds of tobaccoe a Certaine Debt for Damages and have Issued out one writt which by the Sheriffe was Returned that the Said John Murth was not to be found in his balywicke etc. upon which on the part of the Said Joshua Cecell it is testified here in Court that the Said John Murth hath Eloined himselfe out of the Jurisdiction of this Court.

Whereupon the Said Joshua Cecell in his proper person prayeth an attachment against the goods and Chattles and Creditts of the Said John Murth as well for the Said Sume of 788 lbs. of tobacco the Debt for Damages aforesaid as alsoe the Sume of 360 lbs. of tobacco his Cost and Charges in this behalfe Laid out and Expended in procecuting the Said Action According to Act of Assembly of this province made And by the Justices of the Said Court itt is granted unto him.

These Actions with others was Appearance and Imparlance before Sett downe: John Smith v. Thomas Palmer – trespass on the Case; John Snellson v. Thomas Nelson – Debt 440; Thomas Taney Executor Michael Taney v. Christopher Ellis – Debt 483; Thomas Taney Executor ditto v. Thomas Plumer – trespass on the Case.

Thomas Taney Executor of Michael Taney v. Francis Piles – trespass on the Case; this action is agreed.

James Watts v. John Forrest – trespass on the Case; this action is agreed.

John Davis v. James Wapple – Debt 3600; this action discontinued.

Here Follows a Cobby of the Docquett transmitted out of Calvert County Court.

These 16 Actions are Continued till next Court: Samuell Scott v. Ninian Beall – trespass on the Case; George Plater, Esq. v. Hugh Ryley – trespass on the Case; Richard Keene v. Ninian Beall – trespass on the Case; the Same against Cato Mackdaniell Attachment Debt 815 Cost 315, Atteched in the hands of Thomas Keniston; Cecilla Dawney v. Ninian Beall – trespass on the Case; William Conly v. Richard Addis – Debt 800; John Hugins v. John Bennett – trespass on the Case; Thomas Keniston v. William Wayford – Debt 1420; the Same against the Same – trespass on the Case; John Greene v. Richard Bright-