

To tobaccoe allowed in the Leavie in 1694	2000	By noate to pay John Gardiner	1000
To tobaccoe Received of Joseph Strickland	0374	By ballance due to Col. Jowles	8874
To tobaccoe paid by John Willson	0006		<hr/>
To tobaccoe Received of Baker Brooke	0260		12409
To 2 years forbareance of 7650 lbs. tobacco att 8 per 100 is..	1224		
	<hr/>		
	12409		

And the Said Ninian Beall by James Cranford his Attorney Cometh and defendeth the fource and Injury when etc. and Craveth Lycence to Imparle here untill the next Court And it is granted unto him the Same day is given to the plantiffe Likewise etc.

Att which Said next Court (to witt) the twenty fourth day of August Annoque Domini 1697 Came the parties aforesaid by their Attorneys aforesaid and the Said Henry Jowles prayeth that the Said Ninian Beall to his Decleration aforesaid may Answer etc. And the Said Ninian Beall by James Cranford his Attorney Cometh and defendeth the force and Injury when etc. and Saith nothing in barr of the Action of the Said Henry Jowles by which the Said Henry Jowles Remaineth against the Said Ninian Beall thereof without defence etc. Therefore it is Considered that the Said Henry Jowles Recover against the Said Ninian Beall as well the Sume of Eight thowsand Eight hundred Seaventy four pounds of tobaccoe the ballance of Account aforesaid as alsoe the Sume of five hundred thirty four pounds of tobaccoe to the Said Henry Jowles at his Request for his Cost and Charges in this behalfe laid out and Expended etc. And by the Court here Adjudged etc. And the Said Ninian Beall in mercy etc.

Ninian Beall Came into Court and Requested that if he Could hereafter make it Appeare that he had paid any noate or noates order or orders of the Said Henry Jowles in part or in whole of the above Said ballance of Account that it might be Allowed him out of the abovesaid Judgment and by the Court here it was granted unto him etc.

John Rooke plantiffe: James Moore Defendant.

Prince Georges County Ss. James Moore late of Prince Georges County Carpenter was Attached to Answer unto John Rooke of a plea of trespass upon the Case etc.

And whereupon the Said John by William Stone his Attorney Complayneth that whereas the [203] Said James the 12th day of May in the yeare of our Lord 1693 att Charles Towne within the Jurisdiction of this Court had Received of the Said John the Sume of four pounds Seventeen Shillings Sterling inconsideration whereof the Said James did Assume upon himselfe and to the Said John then and there faithfully promise that he the Said James to the Said John would well and truly Content and pay Soe much tobaccoe at the then price Currant in this province as the aforesaid Sume of four pounds Seaventeen Shillings Sterling Should amount unto And the Said John in fact Saith that the then price Current in this province was at five Shillings per hundred which at the Rate aforesaid the aforesaid Sume of £4 17s Sterling amounteth unto the