in Money due from the Said Marsham to the Said Plowden five Shillings Sterling on the Account of the Said Estate Awarded by us.

David Small, James Moore.

Whereupon it is Considered by the Court here that the Said George Plowden take nothing by his Said writt aforesaid but be in mersy for his false Clammor etc. And that the Said Richard Marsham and Ann his wife goe thereof without Day etc. It is Likewise Considered that the Said Richard and Ann Administratrix aforesaid Recover against the Said George Plowden his Damages by Occation of the premises to one hundred Eighty five pounds of tobaccoe to the Said Richard and Ann by the discretion of the Justices here at their Request for theire Cost and Charges in this behalfe Sustained According to the forme of the Stattute etc. by the Court here Adjudged etc.

Samuell Harwood plantiffe: Matthew Mockeboy Defendant

Prince Georges County Ss: Matthew Mackeboy Late of Prince Georges County planter was Attached to Answer unto Samuell Harrwood of a plea of

trespass upon the Case etc.

And whereupon the Said Samuell by William Stone his Attorney Complayneth that whereas the Said Samuell the Eight day of December in the yeare of our Lord 1696 Att Charles Towne within the [275] Jurisdiction of this Court was possesed of one broad Cloath Coate of the vallew of two hundred and fifty pounds of tobaccoe as of his owne proper broad Cloath Coate and being thereof Soe possesed the Said Samuell the day and place aforesaid Lost the Said broad Cloath Coate out of his hands and possession which Said broad Cloath Coate afterwards the 24th day of December 1696 at Charles Towne aforesaid by finding Came to the hands and possesion of the Said Matthew Yet the Said Matthew knowing the Said broad Cloath Coate to be the proper broad Cloath Coate of the Said Samuell and him of Right to belong and Appertaine And the Said Matthew devizing and Fraudulently Intending Craftily and Subtilly to Deceive and Defraud the Said Samuell of the Said broad Cloath Coate Although the Said Matthew by him the Said Samuell that is to Say the Second day of January 1696 [1697] At Charles Towne aforesaid was often Required to Deliver the Same the Said Matthew the Said broad Cloath Coate to the Said Samuell did not Deliver and as yet to deliver hath Denyed but the Said Matthew the Said broad Cloath Coate Afterwards the tenth day of January 1696 [1697] at Charles Towne aforesaid hath Converted and disposed to his owne use to the Damage of the Said Samuell of 500 lbs. of tobaccoe and thereof he brings this Suite etc.

Pledges etc. John Doe, Richard Roe. William Stone.

And the Said Matthew by William Bladen his Attorney Cometh and Defendeth the force and and Injury when etc. and Craveth Lycence thereof to Imparle here untill the next Court and it is granted unto him the Same Day is given to the plantiffe Likewise etc. And now here at this day (to witt) the 25th day of January 1697 [1698] Came here as well the Said Samuell Harrwood as the Said Matthew Mockeby by their Attorneys aforesaid and the Said Samuell by his Attorney aforesaid prayeth that the Said Matthew to his Decleration aforesaid may Answer etc.

Whereupon the Said Matthew by his Attorney aforesaid Cometh and Defendeth the force and Injury when etc. And Saith that he is not Guilty in manner