And the Defendant Alsoe. Meriton.

The truth of the matter in Controversie between the aforesaid parties by the Court here being Seen heard understood and Maturely Deliberated It is thereupon Considered that the Said Richard Marsham and Ann his wife Administratrix of the goods Chattles and Creditts of the Said Henry Brent Deceased Recover against the Said William Waford as well the Sume of Sixteen hundred fifty Eight pounds of tobaccoe their Damages in the premises as allsoe the Sume of four hundred and nine pounds of tobaccoe for their Costs and Charges in this behalfe Sustained to the Said Richard and Ann of their Assent by the Court here Adjudged etc. And the Said William Waford in mercy etc.

Joshua Cecell plantiffe: James Catterton Defendant

The plantiffe by Edward Batson his Attorney Sues the defendant in a plea of trespass upon the Case etc. for Eleven hundred and Sixteen pounds of tobaccoe due by Account as by Decleration filed and Account here Sett downe Appeareth (Viz.)

James Catterton Debtor to					
Joshua Cecell 1696.			per Contra		Creditt.
	tobac	coe	1		tobaccoe
June Court: To my Fee against	tobac	coc	By a noate on Mr. C		
	100				. 000
Robert Coverthought	100		By my noate to	pay Jeremy	700
Sept. Court: To my Fee against			Sheredine I think	it about	100
you as I being Clerk of the					
Indictments	200				900
To your brother Marke Catter-			Ballance	Due	1116
tons bill and Cost to Thomas					
Davis Assigned me and you					2016
promist to pay	652				
To my Foo orginat John Hodgen	032				
To my Fee against John Hedger	900				
Debt 2200	200				
To my Fee against John Hedger					
and at the Suite of John				* "	
Hedger	200				
To my Fee against Cover-					
thought	100				
Nov. Court: To my Fee against					
Thomas Barker	100				
Jan: Court: To my Fee against					
Hedger	100				
March Court: and June Court	100				
[16]97: To 2 Fees more					
	900				
against Hedger	200				
To Clerks Fees due to me in					
Prince Georges County	164				
	2016				

The plantiffe by his Attorney aforesaid haveing Issued out a writt against the Defendant which Said writt was by the Sheriffe Returned that the Said Defendant was not to be found in his baliwick and Alsoe have Caused a Coppy of the Cause of Action to be Left at the house were the Said Defendant Last Lived in this County And Likewise it is testified here in Court on part of the Said plantiffe that the Said Defendant is gon out of this province and hath Elloined himselfe