

his Clyant of any Answer for the Said James Henry in the plea aforesaid to be given and nothing more thereof Saith by which the Said John Hume Remaineth against the Said James Henry thereof undefended etc.

Therefore it is Considered that the Said John Hume Recover against the Said James Henry as well the Sume of five hundred and thirty pounds of tobaccoe his Debt for Damages aforesaid as alsoe the Sume of two hundred and forty pounds of tobaccoe for his Costs and Charges in this behalfe Sustained to the Said John Hume of his Assent by the Court here Adjudged etc. And the Said James Henry in mercy etc.

William Fillmore plantiffe: George Athey Defendant

The plantiffe by William Stone his Attorney Sues the Defendant in a plea of Debt for the full and Just Sume of nine hundred and twenty pounds of tobaccoe and Caske to Containe the Same due by bill as by Decleration and bill filed bearing date the 19th day of January 1697/8 may more at Large Appeare etc. And the Said George Athey in his proper person Cometh and defendeth the force and Injury when etc. and Saith that hee Cannot gainsay the Action of the Said William Fillmore nor but the Said bill or writeing Obligatory is the Deed of the Said George Athey nor but that he oweth the Said nine hundred and twenty pounds of tobaccoe to the Said William Fillmore in forme as the Said William Fillmore against him hath Declared etc.

Therefore it is Considered that the Said William Phillmore Recover against the Said George Athey the Sume of Nine hundred and twenty pounds of tobaccoe his Debt aforesaid and his Damages by Occation of Deteyning the Said Debt two hundred Eighty four pounds of tobaccoe to the Said William Fillmore of his Assent by the Court here Adjudged And the Said George Athey in mercy etc.

Joshua Cecell plantiffe: John Walker Administrator of John Forrest Defendant

It was Commanded the Sheriffe that whereas there is Due to Joshua Cecell Clerk of Prince Georges County from John Forrest Deceased three hundred and fifty pounds of tobaccoe for Clerkes fees As by Account filed Appeareth etc. and for which Execution hath not thereupon been Issued forth for the Same And because etc. that by Law etc. he make knowne to John Waker the Administrator of the goods Chattles and Creditts of the Said John Forrest that he be here at this Day that is to Say the twenty Eight day of June Annoque Domini 1698: To Shew Cause if etc. wherefore the Said Joshua Cecell Execution for the Same of the goods Chattles and Creditts which were of the Said John Forrest at the time of his Death Should not have etc. And now here at this day Came the Said Joshua Cecell by William Stone his Attorney and offered himselfe against the Said John Walker in the plea aforesaid and the Said John Walker being Solely Called Came not but made Default etc. And the Sheriffe now Returneth that he hath Lawfully etc. made knowne unto the Said John Walker of his being here this Day to Shew Cause in forme aforesaid etc.

Therefore it is Considered that the Said Joshua Cecell have Execution against the Said John Walker of his Debt aforesaid of the goods and Chattles which were of the Said John Forrest at the time of his death in the hands of the Said John Walker to be Administred by Default etc. together with one hundred and Sixty pounds of tobaccoe for his Costs and Charges in this behalfe Sustained etc.

[324] Josias Towgood plantiffe: John Waker Administrator of: John Forrest Defendant