

Recover against the Said Matthew Mockeboy his Damages by Occation of the premises to two hundred Sixty five pounds of tobaccoe to the Said Hugh Jones by the discretion of the Justices here at his Request for his Costs and Charges in this behalfe Sustained According to the forme of the Statute etc. by the Court here Adjudged etc.

Cleborn Lomax plaintiff: David Small Defendant

The plantiffe in his proper person brought the writt of our Sovereigne Lord the King against the Defendant in a plea of trespass upon the Case etc. And hath not procecuted his Said writt etc. Therefore he and his pledges of procecuteing be in mercy etc. Lett the names of the pledges be Sought etc. And the Said David Small goe thereof without day etc. It is Likewise Considered that the Said David Small Recover against the Said Cleborn Lomax his Damages by Occation of the premises to two hundred Sixty five pounds of tobaccoe to the Said David Small by the discretion of the Justices here at his Request for his Costs and Charges in this behalfe Sustained According to the forme of the Stattute etc. by the Court here Adjudged etc.

These nine Actions are Continued untill the next Court: Thomas Tench, Esq., against Edmonsons Administrator – Case; William Stone against the Same Administrator – Case; Henry Truemans Administrator against Ninian Beall – Case; Lord Baltemore against Benjamin Evans – Attachment; Charletts Administrator against Samuells Warran – Debt 2249; the Same Administrator against Lawrence Rowlands Administrator – Debt 11087; James Martin against James Wapple – Case; Deavors Administrator against Charles Hyatt – Case; Joseph Addison against William Groome – Covenant.

[328] These 2 Actions are Continued till next Court: Richard Wakelin against William Davis – Debt 1716; James Willson against Steven Ashby – trespass on the Case.

These five Actions are Agreed: Jeremiah Eldridge against Thomas Wells – trespass on the Case; Thomas Tracey against Walter Willett – trespass on the Case; Charletts Administrator against Thomas Sprigg – trespass on the Case; the Same Administrator against John Sprigg – trespass on the Case; Charles Rigby against William Groome – trespass on the Case.

These 3 Actions Abate the plantiffes being Dead: Charles Tracey against Thomas Edmonson – trespass on the Case; John Dunkin against Joseph Letchworth – trespass on the Case; William Westery against William Groome – trespass on the Case.

Henry Bonner against Francis Prisley – Debt 1092: this Action Abates the Defendant being Dead.

Henry Truema[n]s Administrator against John Davis – Debt 474: This Action is Discontinued.

[329] A Docquet of Writts Returnable to the 4th Tuesday in August 1698.

Hugh Furguson Demands a Capias against John Browne in a plea of trespass upon the Case: warrant to the Sheriffe to Arrest and Returne to the 4th Tuesday of August Annoque Domini 1698. [*Cepi.*]

Hickford Leman Demands Capias against William Dent trespass on the Case: warrant etc. to Arrest and Returne ut Supra. [*Countermanded*]