

Aug. the 17, 1698.

Then came before us James Martin and made oath that this account is True and Just and that he hath not received noe part nor parcell thereof.

John Hance, Thomas Blake.

Whereupon the Said Waple by his Attorney John Meryton comes and defends the force and Injury when etc. and prayeth Lycence thereof to Imparle here untill the next Court and it is granted unto him the Same day is given to the plantive Likewise.

And now here at this day (to Witt) the twenty third day of August Annoque Domini 1698 came here the Said James Martin as the Said James Waple by their Attorney's Aforesaid and the Said James Martin prayeth that the Said James Waple to his Declaration aforesaid may answer.

Whereupon the Said James Waple by his Attorney aforesaid cometh and defendeth the force and Injury when and and Saith that he did not assume in manner and forme as the plantive in his Declaration abovesaid hath compleineth and of this he putts himself upon the Court. Meryton.

And the plantive also. William Stone.

The truth of the Mattar in Controversie between the parties aforesaid being by the Court here Seen heard and understood and Maturely deliberated it is thereupon Considered that the Said James Martin recover against the Said James Waple as well the Sume of Seven Hundred and Eleven pounds of Tobaccoe his Damages in the premises as also the Sume of two hundred thirty Six pounds of Tobacco to the Said James Martin of his Asscent for his Cost and Charges in this behalfe Layd out and Expended etc. and by the Court here adjudged etc. and the Said James Waple in Mercy etc.

[337] Garret Vanswareing Plantiffe: against William Stimpson Defendant

Garret Vanswareing who Brought the Writt of our Sovereigne Lord the King against William Stimpson of a plea of Tresspass upon the Case etc. And hath not procecuted his Said Writt etc. Therefore he and his pledges of Procecuteing be in mercy etc. and lett the Names of the Pledges be Sought etc. and the Said William Stimpson goe thereof without etc. it is Likewise Considered that the Said William Stimpson recover against the Said Garret Vanswareing his Damages by occation of the premises to two hundred Sixty five pounds of Tobacco to the Said William Stimpson by the Discession of the Justices here at his request for his Cost and Charges in this behalfe Sustained according to the forme of the Statute etc. by the Court here adjudged.

Edward Evans plantiffe: William Groome Defendant
Prince Georges County Ss.

William Groome late of Prince Georges County Inholder was attached to answer unto Edward Evens of a plea of Tresspass upon the Case etc.

And Whereupon the Said Edward by John Meryton his Attorney compleineth that Whereas the Said William the 29th day of November in the year of our Lord 1697 at Charles Towne within the Jurisdiction of this Court Stood Indebted unto the Said Edward in the Sume of Six Hundred pounds of Tobacco as by a note Subscribed with propper hand wrighting of him the Said William and herein Court produced relation being thereunto had may more at Large appeare and the Said William to the Said Edward in manner aforesaid being Indebted in Consideration thereof did assume upon himselfe and to the Said Edward then and there faithfully promise that he the Said William him the Said Edward the Said