

[358] Mr. James Stoddart Sworne as a witness for Nathan Veitch against James Bigger.

Mr. Joshua Cecell Sworne as a witness for Nathan Veitch against James Bigger.

Appearances and imparlances in November Court 1698.

To these 7 actions the Defendants by Joshua Cecell their Attorney appear and imparle till next Court: Tasker and Company against Treacys administrators – Debt 2340; Henry Willis against the Same administrators – trespass on the Case; Simon Nicholls against Willsons Executor – trespass on the Case; Henry Willis against Treacy administrators – trespass on the Case; William Round against Executors – trespass on the Case; Robert Mason against William Stimpson – trespass on the Case; Jonathan Motterstead against William Dent – trespass on the Case.

Wootons administrators against John Wight and uxor – trespass on the Case: to this action the Defendant in his proper person appears and imparles till next Court.

To these 4 actions the Defendant by John Meryton their Attorney appears and imparles till next Court: William Phillmore against Ninian Beall – trespass on the Case; Gabriell Burnam against James Moor – trespass on the Case; Robert Mason against Nathaniell Jenkison – trespass on the Case; Edward Buttler against Ninian Beall – Debt 918.

To these 2 actions the Defendant by William Stone his Attorney appears and imparles till next Court: Jackson and Company against John Chapman – trespass on the Case; The Same against the Same – Debt 2224.

Thomas Tench Esq. Plaintiff: Edmundsons Administrator Defendant

Archibald Edmundson Late of Prince Georges County Administrator of the Goods and Chattells of Robert Edmundson Deceased was atteached to answer unto Tench in a plea of Trespass upon the Case etc.

And whereupon the Said Thomas Tench by John Maryton his Attorney Complaineth that whereas the Said Robert in his Life time (to witt) the 26th day of March 1695 in the Sume of Eighteen Hundred Eighty five pounds of Tobacco a Peticular account whereof is here in Court Produced amounting to the Same Sume In Consideration whereof the Said Robert did assume upon himselfe and to the Said Thomas faithfully Promised that he the Said Robert when thereunto required the Said Sume of Eighteen Hundred Eighty five pounds well and truly to the Said Thomas would content Sattisfie and Pay and the Said Thomas in Fact Saith that the Said Robert did Stand Indebted soe as aforesaid Though afterwards he the Said Robert did pay unto him the Said Thomas The Sume of Sixty pounds of Tobacco part of the Said Sume of Eighteen hundred Eighty five pounds of Tobacco the residue of the Said Sume of Eighteen Hundred Eighty five pounds of Tobacco the Said Robert his Promise and assumption soe as aforesaid made in his Life time little regarding but Contrieving the Said Thomas Crafftily and Subtilly to deceive and Defraud the Said Thomas the Said Sume of Eighteen hundred twenty five pounds of Tobacco in his Lifetime to the Said Thomas did not pay altho often thereunto required Nor the Said Archibald to whom Letters of administration of the Goods and Chattells of the Said Robert ware Granted Since his Death hath not paid altho often thereunto required but