

was not to be found in his Baylewick and Likewise have caused a Copy of the Declaration to be left att the house where the Deffendant Last Lived in this County it is Likewise Testified that the Said Defendant hath alianed himself out of the Jurisdiction of this Court whereupon the Said David Small by his Attorney aforesaid prayeth an atteachment against the Goods Chattles and Credditts of the Said Thomas Vaughun for the Said Sume of two hundred forty Six pounds of Tobacco aforesaid as allso the Sume of four Hundred twenty one pounds of Tobacco his Cost and Charges in this behalfe Laid out and Expended and by the Court it is Granted unto him.

The Court adjourned for an hower and then Satt as viz.

Mr. Thomas Hollyday, Mr. John Wight, Mr. Robert Bradley, Mr. Robert Tyler, Mr. Robert Wade, Mr. Samuell Magruder, Mr. John Hawkins, Comissioners.

Charletts administrator, Plaintiff: Thomas Davis Defendant

It was Commanded the Sheriffe that there is Due from Thomas Davis two Thousand two hundred and twenty pounds of Tobacco Debt to Mr. Thomas Greenfeild Administrator of all the Goods Chattles and Credditts of Richard Charlett Deceased by a Judgment obtained against the Said Davis in June Court in the year 1697 and for the Said Debt Execution hath not Ishued forth against him for the same he make knowne to the Said Thomas Davis that he bee and appear before the Justices of Prince Georges County Court att Charles Towne the 4th Tuesday in November 1698 to Shew Cause if etc. why the Said Thomas Greenfeild Execution for the Debt aforesaid Should not have and that he had then and ther the Said writt.

And now here att this Day came as well the Said Thomas Greenfeild and offered himselfe against the Said Thomas Davis of the plea aforesaid and the Said Thomas Davis being called likewise came etc. and the Sheriff returneth that hee hath by good and Lawfull men etc. made Knowne to the Said Thomas Davis of his being here to Shew Cause etc.

The truth of the matter in Controversie between the Partyes aforesaid by the Court here being Seen heard understood and Maturely deliberated it is Considered that the Said Thomas Greenfeild have Execution against the Said Thomas Davis of the Debt aforesaid together with three Hundred twenty Seven pounds of Tobacco for his Cost and Charges in this behalfe Layd out and Expended etc.

[379] Seth Biggs Plaintiff: William Groome Defendant

William Groome Late of Prince Georges County Inholder otherwise Called William Groome of Prince Georges County inholder was Summoned to answer unto Seth Biggs off a Plea that he render unto him the Full and Just Sume of four pounds Eighteen Shillings Lawfull money of England which to him hee oweth and from him unjustly deteineth etc.

And whereupon the Said Seth Biggs by Joshua Cecell his Attorney Saith that whereas the Said William Groome the fourteenth day of May in the year of our Lord 1698 att Charles Towne within the Jurisdiction of this Court by his Certaine wrighting obligatory which the Said Seth with the Seal of the Said William Signed bringeth here into Court the Date whereof is the Day and year aforesaid did acknowledg himselfe to owe and Stand Justly indebted unto the Said Seth Biggs of Annarundall County in the Full and Just Sume of four pounds Eighteen