

pounds of Tobacco and casque according to the tennor of the Said bill obligatory although often required the same to the Said Stephen and Company hath not rendered but the Same to render hath denyed and Still doth denye to the Damage of the Said Stephen and Company of 1600 lbs. of Tobacco and thereof they bring this Suite etc.

Pledges etc. John Doe, Richard Roe. Joshua Cecell.

The Plantives by their attorney aforesaid haveing Ishued out a writt against the Defendant which Said writt was by the Sheriff returned that the Said Defendant was not to be found in his Bailewick and likewise have Caused a Coppy of the Declaration to be left att the house where the Defendant last Lived in this County it is likewise testified that the Said Defendant hath Alianed himselfe out of the Jurisdiction of this Court whereupon the Said Stephen Delancy and Company by their attorney afforesaid prayeth an attachment against the goods Chattles and Credditts of the Said Thomas Vaughun for the Said Sume of Eight Hundred fifty Eight pounds of Tobacco his Debt aforesaid as allso the Sume of four hundred forty one lbs. of Tobacco their Cost and Charges in this behalfe Laid out and Expended and by the Court it is Granted unto them.

[380] Charles Rigby Plantive: William Groome Defendant

The Plantive by William Stone his attorney Sues the Defendant in a Plea of Tresspass upon the Case as by Declaration and which Should have been here Entred would appear but the Plaintiff upon the Defendants allinateing himself out of the Jurisdiction of this Court had by the Motion of his Attorney an Attachment Granted unto him but not Findeing Nothing upon which to Lay his Attachment Proceeded noe Farther in the Prosecution of his Suite and for want of the Declaration and account the Priveleidge of the abovesaid grant could not be entred in the Common Forme as is usually in Such Cases, and for the Said Cause and noe other this record could not be made up.

Paggon and Company Plaintiff: Thomas Vaughun Defendant

The Plantives Sues the Defendant by a Common Capias in a Plea of tresspass upon the Case etc. The Defendant allinated himselfe out of the Jurisdiction of this Court and the Sherife returneth that he was not to be found which was manifestly known The Plantives Attorney Prayes an Attachment against the goods and Chattles of the Said Defendant, and it is granted unto him, but not knowing where to find anything whereupon to Lay the Said Attachment they Neither Filed their Declaration nor account soe that the Judgement of Court in Granting the Said attachment could not be Entered up in the behalf of the plantives etc.

[381] Prince Georges County Court November the 25th 1698.

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

Whereas there has been this day Severall Cleimes made by Diver Persons for Tobacco due to them for wolfes heads and other Incident Charges due from the Said County, and whereas the Said Justices have been by Severall persons of good Credditt and Some members of the House of Burgeses informed that the act of assembly Impowering the Justices of the respective County Courts to assess and Leaveie the Said Charges on the Severall inhabitants in their Countyes for want of revivall is of noe force, and the Said Justices haveing Examined the Said act