

and findeing it terminates att the End of three years or att the next Sessions of assembly and it not appearing to them the Said act is revived have adjourned the Laying any Leavie till the thirteenth of December and doe desier Mr. Robert Tyler to wait on his Exelency to Know whether the Said Law is in force or no.

Samuell Pottingers marke a Crapp on Each Ear and an upper bitt on Each Ear.
Robert Pottingers Mark a Crapp on Each Ear and an under bitt on Each Ear.

Thomas Keneston Plaintiff: William Groome Defendant

William Groome Late of Prince Georges County Inholder was attached to answer unto Thomas Keneston of a plea of tresspass upon the Case etc.

And whereupon the Said Thomas by Joshua Cecell his Attorney Saith that whereas the Said William the twenty Second day of November in the year of Our Lord 1697 att Charles Towne within the Jurisdiction of this Court Stood indebted unto the Said Thomas in the Sume of Nine hundred pounds of Tobacco being for a Cow by the Said Thomas then and There Sold and Delivered to the Said William as by a noat. Subscribed with the Propper hand wrighting of him the Said William bareing date the Day and year aforesaid and here in Court produced relation being thereunto had may more att Large appear and the Said William to the Said Thomas in manner aforesaid being indebted in Consideration thereof the Said William did assume upon himself and to the Said Thomas then and there Faithfully Promise that hee the Said William the Said Sume of Nine hundred pounds of Tobacco to the Said Thomas when hee Should bee afterwards thereunto requested would well and truely Content and Pay, Nevertheless the Said William his promise and assumption soe as afforesaid made little regarding but mindeing and fraudulently intending him the Said Thomas in this behalfe Crafftily and Subtily to deceive and defraud the Said Sume of 900 pounds of Tobacco or any Part thereof to the Said Thomas hath not paid although the Said William to do the Same by the Said Thomas afterwards the Day and place aforesaid hath been often thereunto requested but the Same to pay to the Said Thomas hath hitherto denied and Still doth denye to the Damage of the Said Thomas of 1800 pounds of tobacco and thereof he brings this Suite etc.

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

The Plantive by Joshua Cecell his attorney aforesaid haveing Ishued out a writt against the Defendant which Said writt was returned by the Sheriff that the Said Deffendant was not to be found in his balywick and likewise have Caused a Cobby of the Declaration to be left at 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 Thomas Keneston by his Attorney afforesaid prayeth an attachment against the goods Chattles and Creditts of the Said William Groome for the Said Sume of nine hundred pounds of Tobacco aforesaid as allso the Sume of four hundred and Nine pounds of Tobacco his Cost and Charges in this behalfe Layd out and Expended and by the Court it is Granted unto him etc.

Joshua Cecell Plaintiff: Thomas Vaughun Defendant

The plaintiff Sues the Defendant in an Action of tresspass upon the Case, which Said writt was returned by the Sherife that the Defendant was not to be found in his Baylewike which thing was manifestly Knowne to the Court. the Plaintiff requests that he might have an Attachment against the goods Chattles and