to 1/2 pinte burnt rume 18, to			
I pint rume burnt 12	30	and the second	
to 1 Gallon Syder, to 1 pinte			
rume 12	36		
to 1 Gill rume 3 3/4, 1 pinte			
rume 15, to 1 boul: punch-			the state of the s
40	58 3/4		
to 1 Dyet and 2 quarts of wine			and the District Health the Spiritory (1987)
<b>-70</b>	70		
-			The opening of resignation of the second
1252			

Whereupon in January Court Last Annoque Domini 1698 auditors was assigned the aforesaid parties to Audite and State the accompts between them as in folio 396 of this booke appeareth etc. and now here att this Day. (to witt) the 28th day of March Annoque Domini 1699 came as well the Said Plantiff as the Defendant by their attorneyes aforesaid and the auditors assigned Likewise came and made repoart of their auditt as Followeth (Viz.)

In Obedience to an Ordar of this Court wee the Subscribers have Regulated the above account according to the rates of Licquors assessed by the Court and finde Mathew Mackeboy Debter to William Groome three Hundred Fifety three pounds of Tobacco Witness our hands March the 11th 1698/9. Robert Bradley, James Stoddart.

Therefore it is Considered that the Said William Groome Recover against the Said Matthew Mackeboy the Sume of three Hundred fifty three pounds of Tobacco his Debt aforesaid and his Damages by Occation of deteining the Said Debt to pounds of Tobacco of his assent by the Court here adjudged and the Said Matthew Mackeboy in mercy.

The Court adjourned for an hour and then Satt the Same Justices Sitting.

Ordered that Thomas Thickpenny be had to the whipping poast and the Sheriff to give him ten Lashes well Laid on for [incomplete entry].

## [413] John Underwood Plantiff: Matthew Mackeboy Defendant

Matthew Mackeboy late of Prince Georges County Planter was atteached to answer unto John Underwood of a Plea of Tresspass upon the Case etc. And whereupon the Said John by William Stone his attorney Compleineth that whereas the Said Matthew the 16th day of July in the year of our Lord 1698 att Charles Towne within the Jurisdiction of this Court was indebted unto the Said John in the Sume of four hundred pounds of Tobacco being so much Tobacco assumed by the Said Matthew to pay to the Said John for one Stephen Ashbey, And the Said Matthew to the Said John being Soe indebted as aforesaid in consideration thereof did assume upon himselfe and to the Said John then and there faithfully promise that he the Said Matthew the Said Sume of 400 pounds of Tobacco to the Said John when he Should bee thereunto requested would well and truely Content and pay Nevertheless the Said Matthew his promise and assumption aforesaid not att all regarding but mindeing and fraudulently Intending him the Said John in this behalfe Craftily and Subtilly to deceive and defraud the Said Sume of 400 pounds of Tobacco the the Said John hath not paid althoug the Said Matthew to doe the Same by the Said John afterward[s] the Day and place aforesaid was often thereunto [requested] but hath hitherto