

Damage of the Plantiffe Six hundred pounds of Tobacco and thereupon he brings his Suite.

Pledges to Prosecute John Doe, Richard Roe. Meriton pro Querens  
 Thomas Orton Debtor June the 22 1699.

To Appearance at the suit of Cato Mackdonell .....	100
To Ditto at the suit of Trumans administrator .....	100
To Ditto at the suit of Otho Holland .....	100
	300

Whereupon the Said Thomas Orton in his Propper Person comes and Defends the force and Injury when etc. and Prayeth Lycence thereof to Imparle here untill the next Court and it is Granted unto him the Same day is given to the Plantiffe Likewise and now here at this day (to witt) the 22d day of August Annoque Domini 1699 came the Said John Meryton in his propper person and the Said Thomas Orton though Solemly called came not but made default.

Therefore it is Considered that the Said John Meryton Plantiffe recover against Thomas Orton Defendant as well the Sume of three hundred pounds of Tobbaca his Debt aforesaid as allso the Sume of two hundred thirty two pounds of Tobacco to the Plantiffe of his assent for his Cost and Charges of Suite by the Court here adjudged and the Said Thomas Orton Defendant in mercy.

Thomas Carrington Plaintiff: Bartholomew Goff Defendant

Thomas Carrington who brought the writt of our Sovereign Lord the King against Bartholomew Goff in a Plea of trespass upon the Case etc. for that he hath not prossecuted his Said writt.

Therefore it is Considered that the Said Thomas Carrington and his Pledges of prossecuteing be in Mercy etc. and lett the names of the pledges be Sought for [448] and that the Said Bartholomew Goff Defendant goe thereof without day etc.

It is Likewise Considered that the Said Bartholomew Goff Defendant recover against the Said Thomas Carrington Plantiffe the Sume of two hundred Seventy nine pounds of Tobacco his Damages by Occation of the premisses by the Discretion of the Justices here to the Said Bartholomew Goffe for his Cost and Charges by him in this part Sustained according to the Forme of the Statute etc. by the Court here adjudged.

Joseph Jackson and Company Plaintiff: Joseph Addison Defendant

Joseph Addison Late of Prince Georges County planter was attached to answer unto Joseph Jackson and Company Merchants of a Plea of Tresspass upon the Case etc.

And whereupon the Said Joseph and Company by Joshua Cecell their attorney Compleineth that whereas the Said Joseph Additon the 30th day of August in the year of our Lord 1698 att Charles Towne within the Jurisdiction of this Court was Indebted unto them the Said Joseph and Company in the full and Just Sume of two hundred thirty two pounds of Tobacco being for Severall Goods wares and merchandizes by the Said Joseph and Company Sould and Delivered to the Said Joseph Addison as by a perticular account thereof here ready in Court to be produced relation being thereunto had may more att Large appear And the Said Joseph Addison to the Said Joseph and Company in manner aforesaid being indebted In consideration thereof the Said Joseph Addison did assume upon himselfe and to the Said Joseph and Company then and