To a Quart of Flipp to Henry Buttler and a Dyett 23, to a pottle Syder and Suger and Dyett 23	46
Syder to Henry Buttler 46	71
To 2 Dyetts and a Quart of Syder 26	26
To 9 pottles of Syder and 3 Pints and a halfe of burnt Rome Lost at Cards	192
To 7 pottles of Syder and a boule of Punch	134
To 12 years of Corne and a Lodging 17, to Cash Lend you 1-12	29
To 2 and 1/2 pintes of Burnt Rome and a Dyett	75
To a pint of Burnt Rome and a pottle of Quince Drink	39
To 1/2 pinte of Rome and Suger and Dyett 22, to a pottle of Syder and a	
Dyett 22	44
en e	
	2050

And the Said Matthew Mackby in his Propper person comes and defends the force and Injury when etc. and prayeth Lycence to Imparle here untill the next Court and it is granted unto him the Same day is given unto Kathrine Willson and Joshua Cecell plantives Likewise. Att which day to witt the 22d day of August Annoque Domini 1699 came the Said Matthew Mackeboy in his propper person as the Said Kathrine Willson and Joshua Cecell in their propper Persons and the Said Katherine Willson and Joshua Cecell [prayeth] that the Said Matthew Mackeboy to his [their] Declaration aforesaid may answer.

And the Said Matthew Mackeboy cometh and defendeth the force and Injury when etc. and Saith that hee hath paid part of the Said Debt but could not produce noe proofe thereof.

Therefore it was Considered that the Said Kathrine Willson and Joshua Cecell Plantiffs doe recover against the Said Matthew Mackeboy Defendant as well the Sume of two Thousand and fifety pounds of Tobacco their Debt aforesaid as allso the Sume of three hundred and fifty pounds of Tobacco for Costs of Suite to the Said Plantives of their assent by the Court here adjudged and the Said Matthew Mackeboy Defendant in mercy. but if the Said Mackeboy make appear any part of the Said Debt be paid by the next Court then it is ordered that it be allowed out of the aforesaid Judgment.

Charletts administrator Plantiffe: Phillip Trottershell Defendant

Phillip Trottershall Late of Prince Georges County Planter Otherwise Called Phillip Trottershall of Callvert County in the Province of Maryland was Summoned to answer unto Thomas Greenfeild Administrator of all and Singular the goods Chattles and Creddits which ware of Richard Charlett Late of Callvert County Deceased at the time of his Discease of a Plea that he render unto him the Full and Just Sume of two Thousand three hundred thirty and three pounds of good Sound Merchantable Leafe Tobbacco clear from trash and grownd Leave which from him hee Unjustly deteineth etc.

And whereupon the Said Thomas by Joshua Cecell his Attorney Sayes that whereas the Said Phillipp in the Life time of the Said Richard that is to Say the 20th day of Aprill in the year of our Lord 1692 att Callvert County that is to Say att Charles Towne within the Jurisdiction of this Court by his Certaine bill obligatory which the Said Thomas with the Seale of the Said Phillip Signed bringeth here into Court the Date whereof is the Day and year aforesaid did binde himself his heires Executors and administrators to pay or cause to be paid unto the Said Richard his heires Executors administrators or assignes or Lawfull Attorney the Full and Just Sume of two Thousand three hundred