

Robinson against Gillbert Marsh – trespass on the Case; Matthew Bignall against Henry Buttler – trespass on the Case.

Robert Mason against Nathaniell Jenkinson – trespass on the Case: The Sheriff in Misery.

James Martin against Nicholas Sporne – £40 Sterling: remoovd by an injunction into Chancery.

Abingtons administrator against Chaffees administrator – Debt 7496: this action is Discontinued the Plaintiff being Dead.

Michaell Taney Executor Plaintiff: Hugh Reyley Defendant

It was Commaded the Sheriffe that whereas there is Due to the Executor of Michaell Tany from Hugh Reyley five hundred twenty two pounds of Tobacco Debt and two Hundred and Sixteen pounds of Tobacco Cost of Suite by vertue of a Judgement obtaind against the Said Reiley the 4th Tuesday in August in the year of our Lord 1696 and thereupon Execution hath not Ishued forth as by the Insinuation of Thomas Taney our Sovereigne Lord the King is given to understand and because etc. that by Law etc. hee make Knowne to the Said Hugh Reyley that he bee at this Day that is to Say the 22d day of August 1699 to Shew cause if etc. Wherefore the Said Thomas Taney his Execution of the Debt and Damages [462] aforesaid ought not to have according to the forme of the recovery aforesaid etc.

And now here at this Day came the Said Thomas Taney by Joshua Cecell his attorney and offered himselfe against the Said Hugh Reyley of the Plea aforesaid and the Said Hugh Reiley Likewise came, and the Sheriffe returneth that he hath by good and Lawfull men made knowne to the Said Hugh Reily of his being hear to Shew Cause.

The Truth of the mattar in Controvercie between the Parties aforesaid by the Court here being Seen heard understood and maturely deliberated it is Considered that the Said Thomas Taney Executor of Michaell Taney have Execution against the Said Hugh Reyley of the Debt aforesaid together with one hundred Ninety two pounds of Tobacco for his Cost and Charges in this behalfe Layd out and Expended etc.

Whereupon Came John Turner in his Propper person who undertook for the Said Hugh Reyley for Soe much as the Debt and Cost did amount unto to be Leavied upon his goods and Chattles Lands and Tenements to the use of the Said Thomas Tany if he the Said Hugh Reiley Shall not pay the Debt and Damages att or upon the tenth day of October next Ensueing or Deliver up himselfe unto the Person of the Sherife of Prince Georges County or he will doe it for him etc.

The Court adjourned till the 4th Tuesday in September next.

Edward Brock Plaintiff v. Archibald Edmundson Defendant [*incomplete entry*]

[463] A Doggett of writts returnable against the 4th Tuesday in September Annoque Domini 1699.

Thomas Harguess demands a Capias against Benjamin Berry trespass on the Case: warrant to the Sheriffe to arrest and returne to the 4th Tuesday in September Annoque Domini 1699. [*Cepi*]