

the suite, The pl<sup>t</sup> declares that in November 1672 the Defd<sup>t</sup> recd se<sup>v</sup>all **Liber E**  
 ꝑcells of tobaco & other Comodities of the goods & chattells of the  
 Pl<sup>t</sup><sup>s</sup> amountinge to Eight hundred pounds of tobacco ꝑ accompt  
 which the Defd<sup>t</sup> assumed & promised to pay, but neglectinge & re-  
 fuseinge the payment thereof, the Pl<sup>t</sup> saith he is damnified 1000<sup>th</sup>  
 to<sup>b</sup>, which assumption the Defd<sup>t</sup> denyinge And the Pl<sup>t</sup> not sufficiently  
 proveinge, the Court order a Nonsuite ag<sup>st</sup> the Defd<sup>t</sup> with Costs  
 which followes

	th to <sup>b</sup>	
Non suite .....	50	}
three dayes attendance two Courts at 30 ꝑ day.....	90	
Attorn <sup>r</sup> Fees .....	60	
		in all 200 <sup>th</sup> of Tobacco

In the difference dependinge betweene Richard Edelyn Adm<sup>r</sup> of the  
 goods & chattles of Isaack Marshall Pl<sup>t</sup> & Thomas Kinge & Josias  
 Lambert Defd<sup>ts</sup> The sherriff returneinge non est invent for Josias  
 Lambert The Court ordered the suite should be dismissed untill both  
 ꝑsons appeare joyntly as they are joyntly bound.

In a difference dependinge betweene Kalome Magloughlin Pl<sup>t</sup> & [p. 138]  
 John Helme Defd<sup>t</sup>, The Pl<sup>t</sup> appeares by his Attorn<sup>r</sup> Benjamin Rozer  
 And the Defd<sup>t</sup> appeares by his Attorn<sup>r</sup> Samuel Cressey The Pl<sup>t</sup>  
 declares that the Defd<sup>t</sup> at his th<sup>e</sup> Defd<sup>ts</sup> planta<sup>o</sup>n before se<sup>v</sup>ll ꝑsons  
 did utter words of the s<sup>d</sup> Kalome to his prejudice, sayinge the Pl<sup>t</sup>  
 was a hogstealer & had stolen one of James Monckisters hoggs &  
 that he would prove it, which words he saith the Defd<sup>t</sup> uttered on  
 purpose to strike at th<sup>e</sup> roote of the reputa<sup>o</sup>n of him the Plaintiff &  
 tendinge much to the breach of his comfortable liveinge amongst  
 his neighbors to his da<sup>m</sup>age 2000<sup>th</sup> of tobacco. And the Defd<sup>t</sup> saith  
 he is no way guilty of such words & putts himselfe upon the Country,  
 And the Pl<sup>t</sup> likewise, But the Jury findinge no cause of Action the  
 Court ordered the Pla<sup>tif</sup> should pay the charge of a nonsuite & Costs  
 of suite vizt

	th	
To a nonsuite.....	50	}
To Attorney's Fees.....	60	
To three dayes attendance at 30 ꝑ day.....	60	
		Costs & charges in all 170 <sup>th</sup> tob <sup>o</sup>

In a difference dependinge betweene John OCane Pl<sup>t</sup> And Thomas  
 Casey Defd<sup>t</sup> The Pl<sup>t</sup> appeares by his Attorn<sup>r</sup> Benjamin Rozer And  
 the Defd<sup>t</sup> appeares by his Attorn<sup>r</sup> Samuel Cressey to defend the Suite  
 The Pl<sup>t</sup> declares that the Defd<sup>t</sup> about th<sup>e</sup> 20<sup>th</sup> of august 1673 &  
 diverse times before did breake his Close & his grasse there grow-  
 inge did breake tread downe & destroy & his Tobacco there growinge  
 did destroy cutt downe & carry away to the value of One thousand  
 pounds of tobacco And the said Trespas hath since at divers tymes