

causes first that the said plea by the said J^r Samuel
pleaded does not traverse or deny the action of the said
Samuel nor can the cause of action in the declaration
of the said Samuel maintained be tried on the said
plea or any other pertinent thereto taken on the same
secondly for that the plea of the said J^r Samuel pleaded also
is not pleia to the action of the said Samuel And the said
J^r Samuel saith that the said plea in such manner and form as
the same is above pleaded by the said J^r Samuel and the subject
matter therein contained are good and sufficient in law to
conclude him the said Samuel from maintaining his
said action wherein agst the said J^r Samuel which said plea
and the subject matter therein contained he the said J^r Samuel
is ready to verify and prove in such manner as the
court shall direct and because the said Samuel hath
not answered the said plea or in any manner denied the
same the said J^r Samuel as before forays judgment and that
the said Samuel may be stayed from going on with his
said action wherein agst him off

Thomas Athorn

Attest

Intyf Ap' Bally

William Dugum

Doff

Scrapped being agreed by the parties

On the motion of Jacob Harris a witness for Echildred Holt
agst Joshua Claude His Ordained that the said Echildred pay
him fifty pounds of new tobacco for two days attendance on this
court according to law

Jacob Bradburn

Attest

Intyf Ap' Bally

John Kuhn

Doff

This day came the plaintiff by his attorney and they