

Liber A. Vppon the compl^t of Will^m Harditch plf agst Capt Jn^o Price def^t for an anker of sack, The def^t sayth th^t he tooke such a Runlett of sack from the plf. but addeth, th^t he tooke it by order of the late Gou^r & th^t since the s^d Gou^r hath satisfied the plf therefore as appears under the plfs owne hand.

And the Jury returned their Verdict, Wee find for the plantiffe nothing. Whereuppon the Court dismissed the dft wthout day, & Ordered him the Court charges. agst the plf.

Vppon the compl^t of Anthony Rawlins plf uers M^{rs} Margarett Brent his L^{ps} Attorney def^t for 300^l Tob: The def^t denyeth any Tob: to be due; but acknowledgeth 2 barrells of corne due, the last yeare, unto Adam Staueley one of his L^{ps} Soldiers, whose assigne the s^d Anthony Rawlins is. And having not Corne ready to satisfy, prayeth, th^t further proceedings may bee respited, till the s^d Corne bee raysed out of his L^{ps} reuenues. The plf replyeth, That he hath beene much damnified for want of the Corne, in prouiding himselfe Corne att great rates, & therefore desyreth, th^t hee may haue paym^t for the Corne as the common rate was in the Country, when th^t Corne was due. And prayeth to be tryed by the Jury. And the Jury returned their Verdict in writing Nothing due to the plf But the Corne. Whereuppon the Court Ordered it to bee entred for the iudgm^t & the plf to pay charges of Court.

M^{rs} Margarett Brent acknowledgeth to bee due from his L^p uppon the Booke unto Nicolas Cawsin, the assigne of Walter Pakes, 500^l Tob: whereof one hund^d is discounted for Clks fees unto M^r W^m Bretton. Marg. Brent

2 decembr 1649 Of this 400^l Tob: Mr Cawsin acknowledgeth to haue received of M^{rs} Brent 75^l the Remainder being 325 in Caske is still due

Thomas Greene Esq^r demandeth of John Trussell gent. of Chicacoan 560^l Tob: & cask due by Bill & 500 & cask more for dammage of non paym^t of the s^d Summe these 5 yeares.

Attatchm^t to the Sheriffe ret. Nouemb^r Court.

Vppon the demand of Jn^o Hallowes plf uers Rob^t Percy def^t for 400^l Tob: The def^t acknowledgeth his specialty, But sayth th^t the fores^d debt (of 500^l Tob) was formerly forgyuen him uppon a ualuable consideraōn by Jn^o Hilliard, of w^{ch} the def^t doth profer to take his oath. The Court argued concerning the Custome of the prouince in this case & fownd it to bee the Custome of the prouince, th^t the def^t in any case of Debt mought requyre to haue the plfs oath, concerning the duenes