indignity of his Lopps both Court and person But all the rest Liber A. of the Counsell doe vote that the Cause bee respited till the next Court, as well in respect the pltes Attorney desired further time to prove the damage as alsoe for that it was by them conceived that the said Trespasse could not bee without some damage lesse or more were it but the wearing of the Boate, and likewise that it would bee a dangerous p'sident if a busines of that nature should bee ordered on the behaulf of the Trespasse, for that others might bee thereby imboldened in Accons of the like nature w^{ch} might breed a great confusion and disturbance in the Comon wealth, and therefore conceived it not fitt for the p'sent to concurr with the Governor in the dismission of the Cause till further examinacon there of w^{ch} they are satisfied in conscience may bee done without any delay of Justice.

November 19° 1649. I doe hereby authorize Willm Bretton gent to administer Oath to Georg Manners and Henry Adams to answere vnto such questions as I shall demand of them

Tho: Greene

At St Maries Martis Novembr 19° 1649 The deposicon of 20 No: preent a before Georg Manners taken this 19° Novembr 1649. This deponent saith that Elias Beach desired this deponent the said Elias his Attorney to crave a respite in Court of the Cause then in Court depending betweene the said Elias and Henry Adams till the next Court wherein Capt Stone should sitt as Judge And further hee saith not

Signed. Georg Manners

Jurat coram Willm Bretton.

This deposicon was taken vppon the sumons of $M^{\rm r}$ Greene then Governor

david O'doughorty plte dest for 1000 Tob and Caske and 2 barrells of Corne due by Bill & damages. And the dest acknowledged the Bill but craved liberty of the Court to discompt 160 of Tob: and Cask weh hee made oath hee paid to Mr Copley for the pltes vse and one barrell of Corne weh the plte agreed to receive of John Medley and had an Assignem for that purpose from the dest of weh hee accepted as the dest also averred vppon oath. And Mr Richard Browne the pltes Attorney allowed thereof. It is therefore ordered that the desends shall pay vnto the plte the Remainder of the said debt being Eight hundred and forty pounds of Tob: in Caske and one barrell of Indian Corne at Portoback. And the desendant is to transport the same for the plte to St Maries at this the said desendants owne charge.