

his proofes according to the direction of an Order made in this Cause the last Court It is therefore according to the direction of the Said former Order Now Ordered That unless the Defd^t Shall at the next Court to be held for this County in January next produce Such proof as May Satisfie the Court that he was not the author of the Report before mencōned, which if not true, this Court apprehends may tend much to the Complayn^{ts} discredit, the Def^t Shall for the p^{l^{ts}} reparacōn in the premisses either appear in person the next Court following and ask the p^{l^t} forgiveness in open Court or in default thereof forthwith after the Said Court pay unto him the Said Comp^{l^t} ffiteen hundred pounds of Tobacco and Cask. Liber B. p. 243

The Same Court Continued by Adjournment
tertio die Decembr Anno 1651

Upon the proofes produced unto the Court 22^{do} Octobr last by John Meredith Shipwright touching the Vacateing of a bond by him formerly entred to Thomas Hall and Roger Pollin touching a boat in the Said bond and Deposicōne mencōned, and upon reading of the Said proofs, It is now at the Said Meredith's Mocōn Ordered that the Said Bond be delivered up to him the Said Meredith to be Cancelled.

Mr John Sturman, Plt Mr Thomas Daynes by Mr Henry Coursey his At- torney Defd ^t And the Said Daynes by his sd Attorn pl ^t Wm Johnson & Luke Gardiner Defd ^{ts}	}	The Said Complayn ^t John Sturman his Suit being to be re- lieved ag ^t the S ^d Defd ^t Thomas Daynes touching a Man Serv ^t a Cooper by trade, whose time of service he bought of the Said Defd ^t and Should according to agreement have been delivered to him the 18 th day of Octo- ber last for the Consideracōn of 2500 ^l of Tobacco and Caske, and to have two Years and an half to Serve, and the p ^{l^t} to pay unto the Said Serv ^t ten pounds Sterling at the expiracōn of his Said time of Service according to agreement, And that con- trary to the Said agreement the Said Serv ^t hath been hitherto detained from the Complayant and that it now appeared he had but twenty months to Serve, and was by Indenture to have twenty pounds Sterling at the Expiracōn of that time To be relieved therein and to Compell the Defd ^t to the per- formance of his bargain and to give the Complayn ^t Satisfaction for the time past, Since the Said Serv ^t was to have been deliv- ered and damages is the p ^{l^{ts}} Suit:
--	---	---

To which the Defd^t by M^r Henry Coursey his Attorney in his Answer not Confessing any thing charged against him as aforesaid put the Complayant to his proofes, And the Said M^r Thomas Daynes his Suit by his Said Attorney against the