

Vaughan or any others touching the premisses if the Court Liber B.
 Should See Cause, It is therefore thought fitt (the Secretaries
 ffees being Leviable upon Execucōn) and upon pusall of the
 Said Lumbards Lre and Accompt and the Said m^r Marsh his
 attestacōn thereupon, It is ordered that he the Said Lumbard
 Shall forthwith pay to the Said Secretary the Said Two thou-
 sand two hundred twenty Seven pounds of Tobacco and
 Cask as also Such other ffees of his the Said Secretaries
 as the Said Secretary Shall hereafter make appeare by prooffe
 here upon Record that the Said Lumbard as Sheriffe aforesaid
 hath before this time received of his, and no Satisfaction given
 when Such prooffe Shall be made appeare as is desired, And
 that the Said Secretaries now Mocōn or this present Order or
 any Execucōn thereupon Shall be no prejudice to the Said
 Secretary in any Suit by him to be brought hereafter agst the
 Said Cap^t Vaughan touching the premisses or against any
 others either as Sureties for the S^d Lumbards due Execucon of
 his Said office, or for defect of Such Security in case the Said
 Lumbard prove to be Non Solvent.

Thomas Ward Chiurg: plt m ^r Tho: Ringould and Henry Clay	}	defts }	The Compl ^t Sues to be relieved against the Defend ^{ts} for that the def ^t m ^r Ringould and others by his ap- p. 408
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pointm^t by unlawfull hunting and killing of hogs (as he al-
 ledgeth) upon the Island of Kent in or neare Cabbin Neck
 without the precincts of the Lord prop^{rs} fforrest did fright and
 Scatter pltes piggs being about forty that not above Eleven
 Marked hogs of them have been Since Seene or found in or
 near that neck, to his Damage of 2000^l Tob. and Caske, And
 for that the def^t Clay (though the Compl^t warned him to the
 Contrary would not forbear hunting amongst his hogs upon
 the Said Island to his great Damage, To this the defend^t
 Ringould denied that he either hunted unlawfully or that the
 plt was any way Damnified by any hunting of his the defend-
 ants, And the defend^t Clay in Answer Said that he never
 p^rjudiced the plt by hunting amongst his hogs neither did he
 hunt or Come amongst the pltes hogs but as being employed
 by the other defend^t m^r Ringould by Vertue of the Governours
 Warr^t for killing of wild hogs. And the Compl^t not making it
 appeare by any prooffe produced that either of the defendants
 had unlawfully hunted or that he the Complainant had Sus-
 tained any Damage by their hunting as is Charged against
 them. This Court thereupon having taken the Matter into
 Serious consideration, Upon full hearing what could be al-
 ledged on either party, Seeth no Cause to give the Compl^t
 any reliefe in this Suit against the defendants or Either of
 them, And doth therefore order that this the Said Completes