

hogs that he had killed if he could proove or Sweare they were his and further Sayth not. Liber B.

Sworne before me Ri: Preston

John Taylor and John Gramer Sworne and Examined the 20<sup>th</sup> february 1652.

Sayth That m<sup>r</sup> Brooke did Say to Robert Taylor that if that he could proove the two hogs to be his that was killed that he would Double the Value of them according to Law. and further Sayth Not.

Sworne before me. Ri: Preston

Mr John Henry & Willm Coursey pltes } The Complt Sues for  
Mr Thomas Daines p Geo: Mee Attorney } Damages for non perform-  
Defendant } ance of Covenants accord-  
ing to agreem<sup>t</sup> in writing m<sup>r</sup> Mee the defendants Attorney  
desires respite till he may Send to the defend<sup>r</sup> for his Answer,  
The Court thereupon doth respite the further hearing hereof  
till the next Court and will then proceed to give the plt Such  
reliefe upon their Covenant as Shall be fitt

Thomas Gerrard Esq pt } The plantiffe Sues to be releived for  
m<sup>r</sup> Cuthbart ffenwick def<sup>t</sup> } that he paid to the def<sup>t</sup> who was then  
Cap<sup>t</sup> Richard Ingles Attorney Eight hundred Sixty and four  
pounds of Tobacco and four pounds and half of Beaver as full  
Satisfaction of a Bill dated the fifteenth of february 1643  
wherein he was bound to the Said Ingle for paym<sup>t</sup> thereof and  
that the Said defendant hath not according to his undertakeing  
delivered up the Said Bill, But he is Liable to be Sued for the p. 418  
debt thereupon, Cap<sup>t</sup> Thomas Cornwallis who hath or lately had  
the Same in his Custody haveing demanded Satisfaction againe  
upon the Same and desires that he may either have his Bill deliv-  
ered up or his Tobacco and Beaver paid upon the Same, to be  
restored with Damages, To which the Def<sup>t</sup> acknowledgeth that  
he being Cap<sup>t</sup> Ingles Attorney received the before Mentioned  
Tobacco & Beaver in Satisfaction of the Said Bill, but by  
reason of the plunder was disabled to deliver up the Bill: and  
Cap<sup>t</sup> Cornwalleyes now present in Court being Assignee or  
Attorney of the Said Ingle alledgeth that he hath not the Said  
Bill now in his Custody nor ought as he conceives to be Com-  
pelled to the delivery up thereof, and the Complt offering to  
take his oath that the Bill which Cap<sup>t</sup> Cornwalleyes Shewed  
him Since his last Comeing in and upon which he demanded  
Satisfaction as aforesaid was the Bill in question, And the def<sup>t</sup>  
offers also to take his oath that he was Ingles Attorney, And  
that if he might See the Bill which the plantiffe alledgeth he  
Saw in Cap<sup>t</sup> Cornwalleyes's hands, could depose whether it were