mr John Hamond plt relieved touching a Cowe with a Calf by her Side which was to have been delivered by the defendt to the plte by the Sixt of June last (as by Bill appears) which damages the defendt Answers that he did appoint a Cowe and Calfe for the plantiffe in Satisfaction of his Claime, which he might have had at Willm Lucas his house, and which is Still ready for him there, But it appearing that the plantiffe hath made Severall Journeys for the Said Cowe and Calfe which he could not receive, It is Ordered that the defendant doe pay to the Complt a Cowe with Calfe and a Yearling Calfe and three hundred pounds of Tobacco in Caske in respect of his trouble and Damage's together with Court Charges, and the Bill to be delivered up to be Cancelled which is delivered up and cancelled accordingly.

11° April 1654. I doe acknowledge Satisfaction upon this Judgm¹ Coram. The Hatten John Hamond

Devoreux Goodwyn by mr Mathew Stone
his Attorny plte
mr Lawrence Starkey by mr ffenwick his Attorny
defendt

The Compltes Suit p. 544
being for 591 of Tobacco and Caske, The
defendt by his Attorney

desires respite till the Next Court to produce his proofes which is allowed him, And both parties are Ordered then to attend the hearing

Thomas Cornwalleys Esq plte } Ihis Cause Comeing inis day to Thomas Gerrard Esq defend be heard by Consent of both parties This Cause Comeing this day to Notwithstanding a former order of Reference thereof to the next generall Assembly of the 8th of June last, Now upon the reading of another former Order in this Cause of the 20th of January 1652 and of the Compltes Petition then Exhibited, and upon hearing the allegacons on both Sides touching the Matter in question It appeares to this Court that the Maine Scope and Substance of the pltes Suit is to be releived against the defd^t touching Certaine debts or other Estate in Virginia heretofore of Richard Ingle Marriner, which were as appears by a Deed in England dated the 8th of September 1647, amongst other things made over to the plte by the Said Ingle upon the Consideration in the Said Deed Expressed, for which Estate the defendant Nevertheless obtained a Judgment or Judgm^{ts} in Virginia unlawfully, and by the Arbitrary power & favour of the then Governour there, after Such time as the defendt knew of Ingles Conveyance to the plte (as he the Complete alledgeth) And thereby possessed himself of the Said