

Liber A. by Bill to Richard Hill dated 29 Junii 1649, & payable 10 Novembr last. But by promise vnder handwriting payable to George Manners 6<sup>o</sup> No: Execuc ad satisf. for 800<sup>l</sup> Tob: & Caske ag<sup>t</sup> body & goods

Nichās Banister plte }  
Richard Browne def<sup>t</sup> } The plte sues in the behaulf of his wife in an Accōn of slander for that the def<sup>t</sup> had reported his said wife had said shee heard ffrancis Popes wife say that the king dyed iustly or to that effect. W<sup>ch</sup> the def<sup>t</sup> averred was true, And it appeared by the oath of Georg Ackricks wife and by the relacōn of M<sup>r</sup> Willm Bretton and others that the def<sup>t</sup> had reported that ffrancis Popes wife spake the words without charging the relacōn of it to the pltes wife But the def<sup>t</sup> denyed hee heard ffrancis Popes wife say any such thing and not being able to prove any thing against the pltes wife The Court thought fitt that the def<sup>t</sup> for intermedling with a busines of this nature and not being able to make any prooffe thereof, but being found in two severall Tales should pay vnto the plte for his vniust vexacōn three hundred pounds of Tob: and Caske, but the pltes wife present in Court on the behaulf of her husband was willing to remitt the penalty in regard of the def<sup>ts</sup> vnability (as she conceived) to make satisfaccōn and rests satisfyed. hee paying Court charges, W<sup>ch</sup> is ordered accordingly.

Georg Manners confesseth a Judgm<sup>t</sup> to Willm Hardwich of twelue hundred pounds of Tobacco and Caske. Execucōn inde 28<sup>o</sup> January 1651 ad Satisfaciend

Tho: Copley Esqr plte }  
Wm Hardwich def<sup>t</sup> } By consent of both parties the hearing of this Cause is respited till the next Court.

The same Court contynued } Present { Governor. Cap<sup>t</sup> Jo: Price  
12<sup>o</sup> Octobris 1650 } M<sup>r</sup> Secretary

John Rosier clerke plte }  
Arthur Turner def<sup>t</sup> } The plaintiffe by Willm Hardwich his Attorney sues for 800<sup>l</sup> of Tob and Caske due by Bill 10 decembr last The def<sup>t</sup> acknowledgeth the debt p Bill, but alleading that the debt did arise for transportacōn of cattell & other goods in the pltes Boate desires liberty to discompt for damages sustayned therein by the pltes default, and beinge not able at p<sup>sent</sup> to prove the said damage It is ordered that hee make his damages appeare by the next Court or Judgm<sup>t</sup> is then to passe vppon the Bill.

Knowe all men by these p<sup>sents</sup> that I John Rosiēr doe constitute W<sup>m</sup> Hardwich my lawful Attorney to all intents and