

Liber B. for Satisfaction upon his Accompt now produced viz. for 200<sup>l</sup> of Tob: & Caske which he was adjudged to pay to m<sup>r</sup> ffenwicke by Order of the Second of March last for Cap<sup>t</sup> Mitchells debt being his Attorney, And William Johnson Cap<sup>t</sup> Mitchells now Attorney not objecting against the plantiffes Accompt the Court thinks fitt to allow thereof, as also upon his Motion now Made to allow him 300<sup>l</sup> of Tob: & Caske for his pains in Managing the s<sup>d</sup> Cap<sup>t</sup> Mitchells busieness as his Attorney Since his departure being in the whole \_\_\_\_\_ pounds of Tobacco and Caske for present paym<sup>t</sup> whereof together with Court Charges, the Court thought fitt to pass an Order, But upon the Said William Johnsons and Luke Gardiner's Ingaging themselves and their Estate for the Satisfaction of the Said Debt and Charges of Court in Case the paym<sup>t</sup> thereof might be respited till November next, It is with the pltes Consent Ordered and adjudged that the Said Cap<sup>t</sup> Mitchell, William Johnson or Luke Gardiner Shall Satisfie and pay unto the Said Complt for the Said \_\_\_\_\_ pounds of Tobacco and Caske together with Court Charges by the tenth of November next or in default thereof Execution is then to passe for the Same upon this Order against them or any of them, their or any of their Estates.

Henry ffox this day at William Johnsons Motion in open Court Layeth down and disclaimeth all power and Authority granted to him by Vertue of Cap<sup>t</sup> Mitchells Lre of Attorney to him made or Given

mr ffancis Brookes plte  
Cap<sup>t</sup> Willm Mitchell by Willm  
Johnson his Attorney def<sup>t</sup>  
et e Contra

} Upon reading of an Order of the  
28<sup>th</sup> of April last made in this Cause  
and of another order of the 7<sup>th</sup> of June  
last, The plte Brookes his Suit appear-  
ing thereby to be for 14<sup>l</sup> money Sterling and 780<sup>l</sup> Tob: & Caske  
upon Accompt with Damages, And the Said Brookes now  
producing two Depositions of John Wildman Esq and Eliza-  
beth Bolton taken in England for proove of the Agreem<sup>t</sup>  
betwixt Cap<sup>t</sup> Mitchell and the late wife of the Said Brookes  
upon her Voyage hither the 14<sup>l</sup> Sterling appearing thereby to  
be Justly due, and upon reading the Deposition of Susan War-  
ren upon Record touching the Said Accompt It appearing  
thereby that Cap<sup>t</sup> Mitchell had divers of the particulars Men-  
coned in the Same Accompt upon promise of Satisfaction and  
p. 603 that he Injuriouly detayned the Said Brookes his Late wifes  
Trunck, and keys from her, hereupon and for that it Evidently  
appears to the Court that the Said Cap<sup>t</sup> Mitchell did Sell to  
the Said Brookes his late wife as an Indenture Servant without  
any right or Title Soe to doe, It is now Ordered that the Complt