

Munday 25<sup>o</sup> Aprill 1659

Pnt<sup>e</sup>

Josias ffendall Esq<sup>r</sup> Gou<sup>r</sup>, Co<sup>m</sup> Nath: Vtie, M<sup>r</sup> Baker Brooke  
 Philip Caluert Esq<sup>r</sup> Sec<sup>r</sup>, D<sup>r</sup> Luke Barber M<sup>r</sup> Edw: Lloyd.  
 m<sup>r</sup> Rob<sup>t</sup> Clearke

Liber  
 P. C. R.  
 April 25  
 p. 252

Whereas att the last Prouinciall Court held att S<sup>t</sup> Maries p<sup>o</sup> Attorney  
 Martij, his L<sup>ps</sup> Attorney on the behalfe of the L<sup>d</sup> Proprietary charged General v.  
 M<sup>r</sup> Symon Ouerzee w<sup>th</sup> Theftboote & then produced his euidence to Overzee  
 proue the same; w<sup>ch</sup> euidence was accepted by the whole board, & Vid. fol. 201  
 the Cause by authority of that Court Respited, & ordered to be [Theft boot=  
 determined att the next Prouinciall Court. compound-  
 ing the  
 felony of  
 theft]

M<sup>r</sup> Symon Ouerzee sayth, th<sup>t</sup> hee neuer did contract w<sup>th</sup> Daniel  
 Clocker, to any such intent, as is alleaged by M<sup>r</sup> Attorney. And as to  
 those Bills he receaued, & those accounts allowed of the s<sup>d</sup> Clockers,  
 were in satisfaction of his owne proper Debt, w<sup>ch</sup> the s<sup>d</sup> Cloker owed  
 him, & w<sup>ch</sup> he demonstrated to the Board, by his Booke of Accompts,  
 att the last Court. And after long debate of the s<sup>d</sup> Cause, M<sup>r</sup> Ouerzee  
 craueth for a Jury to consider, & giue in euidence, whither or noe  
 hee may or ought to stand Charged w<sup>th</sup> the ffact M<sup>r</sup> Attorney bringeth  
 agst him, w<sup>ch</sup> (through his intreaty) was graunted

Warr<sup>t</sup> to the Sheriffe to impanel a Jury of 12 men forthw<sup>th</sup>

Sheriffe Returnes his warr<sup>t</sup> & Warned

fforeman<sup>n</sup>

M <sup>r</sup> John Pille	M <sup>r</sup> Rich: Wells	M <sup>r</sup> John Reade,
M <sup>r</sup> Hugh Stanley	Cap <sup>t</sup> John Odber	M <sup>r</sup> Will <sup>m</sup> Ewens
M <sup>r</sup> Tho: Manning	M <sup>r</sup> Humphrey Warren,	Rich: Games
Leiu <sup>t</sup> Tho: Trueman	M <sup>r</sup> Will <sup>m</sup> Parrott,	Peter Joy.

Inditem<sup>t</sup> Lett it be enquyred for the L<sup>d</sup> Prop<sup>e</sup> whither Symon  
 Ouerzee of S<sup>t</sup> Johns, in the County of S<sup>t</sup> Maries merch<sup>t</sup>, Sometime  
 in the month of Nouemb<sup>r</sup> last past did fraudulently contract w<sup>th</sup>  
 Daniel Clocker for 3000<sup>t</sup> Tob or thereabouts, on purpose to beguile  
 those iust Lawes instituted for the punishm<sup>t</sup> of Malefacto<sup>rs</sup> w<sup>th</sup>in  
 this Prouince, Contrary to the peace of his s<sup>d</sup> L<sup>p</sup> his Rule, &  
 gouern<sup>t</sup>.

And the Jury Returning, brought in their Verdict, written on the  
 backside of the Writt, & deliuered by their fforeman.

Ignoramus.

To the hon<sup>bte</sup> the Gouverno<sup>e</sup> & Councell

Pille v. Hall

The humble Pet<sup>n</sup> of John Pille Sheweth, That whereas M<sup>r</sup> Walter  
 Hall standeth indebted to yo<sup>r</sup> Pet<sup>r</sup> in the Just summe of 977<sup>t</sup> of  
 Sweet sented Tob & cask, yo<sup>r</sup> Pet<sup>r</sup> humbly craueth Order for satis-  
 faction, for the s<sup>d</sup> Debt w<sup>th</sup> forbearance & costs of suite &c.