

Liber  
P. C. R.  
Oct. 5 Pnt<sup>e</sup>

Wednesday 5<sup>o</sup> Octob<sup>r</sup> att M<sup>r</sup> George Reades howse.

Josias ffendel Esq <sup>r</sup> Gou <sup>r</sup>	} M <sup>r</sup> Thom: Gerard	} M <sup>r</sup> Baker Brooke		
Philip Caluert Esq <sup>r</sup> Sec <sup>r</sup>			} Co <sup>th</sup> Nathan: Vtye	} M <sup>r</sup> Ed: Lloyd.
Cap <sup>t</sup> Will <sup>m</sup> Stone				

To the hon<sup>bte</sup> the Leiut<sup>t</sup> of Maryland &c:

Utye v.  
Sharpe

The humble Pet<sup>n</sup> of Rich: Collett Attorney of Co<sup>th</sup> Nathaniel Vtye Sheweth That whereas Cornelius Abramson did transport out of Virginia into this Prouince one Daniel Browne indebted to Thomas Poole in Virginia, who obteyned Order there agst the s<sup>d</sup> Abramson for the Debt, in Case he returned not the s<sup>d</sup> Dan: Browne downe againe. And whereas the s<sup>d</sup> Cornelius being ready to carry downe the s<sup>d</sup> Browne, Robert Kingsbury undertooke before M<sup>r</sup> Preston to satisfy th<sup>t</sup> Debt of Brownes to what euer it amounted unto, And whereas since againe M<sup>r</sup> Peter Sharpe undertooke to pay that Debt, w<sup>ch</sup> amounteth to 500<sup>t</sup> Tob. w<sup>th</sup> Costs of suite (as by the Copey of the Order from Virginia appeareth) And whereas That order was assigned ouer in Court to Cap<sup>t</sup> Lawrence Wa[shington] Deceased. now belongeth to Co<sup>th</sup> Nathaniel Vtye, who [married] the Relict of the s<sup>d</sup> Cap<sup>t</sup> Ward, now the s<sup>d</sup> M<sup>r</sup> Sharpe not hauing satisfied that Debt according to his undertaking & promise to M<sup>r</sup> Vtye whose Attorney yo<sup>r</sup> Pet<sup>r</sup> is. He humbly therefore Craueth an Order of this Court agst the s<sup>d</sup> Sharpe for the s<sup>d</sup> Debt, according to the Order of Court had in Virginia w<sup>th</sup> Costs thereunto belonging & hee shall eu<sup>r</sup> pray &c:

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To the Pet<sup>n</sup> of the pff, the Dēft sayth, th<sup>t</sup> hee hath allready satisfied th<sup>t</sup> Debt, by paying unto the Pet<sup>r</sup> one hogshead of Tob. The pff replyeth th<sup>t</sup> he receiued one hogshead of Tob, yett after he had receiued it the dēft would not suffer him to carry it away

The Depos<sup>n</sup> of Samuel Leister sworne & examined this 15<sup>th</sup> of Septemb<sup>r</sup> 1659.

That about two yeares since this Depon<sup>t</sup> went w<sup>th</sup> M<sup>r</sup> Richard Collett to receiue a hogshead of Tob from M<sup>r</sup> Peter Sharpe & after the s<sup>d</sup> M<sup>r</sup> Collett had marked the s<sup>d</sup> hogshead, That M<sup>r</sup> Sharpe did declare th<sup>t</sup> the s<sup>d</sup> hogshead should not goe uppon that account & further this Depon<sup>t</sup> sayth not

Jurat Cora<sup>m</sup> Henry Coursey.

The Dēft replyeth, That that hogshead of Tob, w<sup>ch</sup> the pff marked is still lying in his howse, w<sup>ch</sup> he hath euer since looked unto as his owne.

Both parties agreeing betwixt themselues

The Dēft assumed to pay unto the pff One hogshead of Tob, & satisfy ouer & aboue all Charges of Court.