It is therefore againe Ordred that the defendt haue time till next Liber FF Prouinciall Court to exhibite a perfect intire and methodicall Accompt of the Estate of the said Robert Brook decd and to produce then to the Court Copyes of all Orders and Judgmts past agt the said Estate in any County Court wthin the province and all other papers for the Clearing and discharging her selfe of the same

Verte

Further Ordred that the plaintiff haue deliuered to hime what [p.757] bills Bonds or other thing materiall that is taken by Execucon and leauyed by the sherriffe of Caluert County towards the sattisfying and discharging of the debt due to the plt out of the Estate of the said Robert Brooks

Daniel Jenifer plaintiffe | The plt hauing Attachmt last Court granted Anthony Callaway deft him agt the Estate of the defendt for Sixteen hundred pounds of tobacco, the sherriff of Talbott County returnes the same as followeth

I having attached in the hands of Jonathan Hopkinson the Estate of Anto Callaway the said Hopkinson confessing that hee stands endebted unto the said Callaway fifteene hundred pounds of tobaccoe Wift: Coursey

Wherupon Judgmt is granted the plt for the said Sume of fifteen hundred pounds of tobaccoe in the hands of the said Jonathan Hopkinson

Daniel Jenifer plaintiff \(\) The plaintiff having Attachm^t last Court Anthony Callaway deft | granted him also against the Estate of the defendt for another sume of Sixteen hundred pounds of tobaccoe, which writt of Attachmt being not executed Ordred that the same be Continued to the pit:

Toby Wells plaintiffe) Jenifer p̄ quer̄. Jnº Vicaris defendt Morecroft p def: noe returne being made from the Commrs of Kent County according to an order here past last Court,

Ordred it be respited to the last day of this Court

The Court is adjourn'd till tommorrow morning

The Justices all mett as yesterday this being the 10th of Febb: 1668

George Monroe Complainant) Morecroft p quer.) Henry Hyde Nic^o Bead and Caluert p defendt Eliz: his wife defendants

The defendt having not fully Answered to the bill Exhibited agt him by the Complaint, It is therefore Ordred that the defendt doe put in a full and perfect Answere to the said Bill on the first day of the next Court as hee is required in the Replicacon put in by the Complainant