the third part of all the goods and Chattells of the said William at the Liber JJ tyme of his decease after debts paid, whereupon the said Justices then Ordered that a supersedeas should issue forth of this Court directed to the Comissioners and Sheriff of the said County of Somersett to require them to desist and supersede from any further prosecution of the said Ellinor in any wise whatsoever for or concerning the estate of the said William Bosman and that the Overseers named in the Will or any other that may in any wise be concerned therein have day here till the twelfth day of April next being the first day of the next provinciall Court to shew cause why the said Ellinor should not have the third part of the said estate to her to be allotted as her part and portion of her said Husbands estate, Whereupon it was required the said Comissioners and Sheriff that they and every of them doe from prosecuteing judging condemning executeing and imprisoning of the said Ellinor for any matter or cause concerning the estate of the said William altogether cease and supersede And the sheriff is also comanded to sumon all and every the Overseers of the said Will and all others the claimers of any thing by the said Will that they and every of them be and appeare before the justices here the same twelfth day of April aforesaid to shew cause if any they can why the said Ellinor should not have the third part of the estate of the said William as aforesaid and to stand to and abide &c.

And afterwards to witt at the Provinciall Court holden the fiftenth day of the same month of April in the yeare aforesaid it was Ordered by the Court here that the said Ellinor Keene (after debts paid) have the One third part of the estate of the said William Bosman and that the Legatees abate every One p̄ rato.

Marke Cordea ag' John Nutthall of the County of st Maries Gent otherwise called John Nutthall of the County of John Nutthall st Maries in the Province of Maryland Gent was sumoned to answer unto Mark Cordea in a plea that he render unto him sixty thousand pounds of tobacco which he oweth and unjustly deteineth &c.

And whereupon the said Marke by Robert Carvile his Attorny saith that whereas the said John upon the two and twentith day of march in the thirty seaventh yeare of the Dominion of Caecilius &c Annog Dom One thousand six hundred sixty eight by his certaine writeing Obligatory sealed with the seale of the said John and by the said Marke here in Court brought whose date is the day and yeare abovesaid did grant himselfe to be holden and firmly bound unto the said Marke in the full summe or quantity of sixty thousand pounds of good sound merchantable tobacco in caske to be paid to the said Marke Cordea or to his certaine Attorny his executors administrators or assignes when thereunto required to the which payment well and truly to be made the said John did bind himselfe his heirs executors and administrators in the whole and for the whole firmly by the said [p. 76]