

Liber N N thereunto required would well & truly content and pay notwithstanding which the said W^m his promise & assumption So as aforesaid made little regarding but fraudulently intending him the said Christopher in this part craftily and Subtily to deceive the said summe as aforesaid to him the Said Christopher according to his promise though often thereunto required hath not paid but the same to pay hitherto hath and still doth altogether deny to the damage of him the said Christopher fifty pounds Sterling & thereupon he bringeth his suite.

And the said W^m by Benjamin Rozer his Attorney cometh and defendeth the force & injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciaall Court and it is granted him the same day is given to both parties.

Now here at this day to wit the twentieth day of November in the 44th yeare of the Dominion of Caecilius &c came the said William Tailer by his Attorney aforesaid but the said Christopher came not to prosecute his plaint aforesaid Therefore it is considered by the Court here that the said W^m Tailer recover against the Said Christopher Cooke the summe of Six hundred and fourteen pounds of tobacco for his costs of Suite in this behalfe expended and the said Christopher in mercy for his false claime.

Ann Palin Executrix	}	William Tailer late of Charles County was attached to answer unto Ann Palin Relict and Executrix of the last will & Testament of John Palin late of the City of Yorke in the Kingdome of England Grocer deceased in a plea of trespas upon the case.
Jn ^o Palin		
W ^m Tailer		
ag ^t		

p. 15 And whereupon the said Ann by Kenelm Cheseldyn her Attorney Complaineth that whereas the said W^m the day of in the yeare of Our Lord Stood indebted unto the said John Palin in the summe of twenty two pounds Sterling mony of England In consideration whereof the said William did assume upon himselfe and unto the said John did faithfully promise that he the said W^m the said summe of two and twenty pounds Sterling as aforesaid unto him the said John when thereunto required would well and truly content and pay notwithstanding which the said W^m his promise and assumption So as aforesaid made little regarding but fraudulently intending her the said Ann in this part craftily and Subtily to deceive the Said Summe as aforesaid to him the said John in his life tyme nor unto the Said Ann Sithence the death of the Said John Executrix of the last will & testament of the said John according to his promise hath not paid though often thereunto required but the Same to pay hitherto hath and Still doth altogether deny to the damage of her the Said Ann forty pounds Sterling & thereupon she bringeth her suite.