

Liber N N said and the said Charles saith he is no wayes guilty of the trover and conversion in manner and forme as the said W<sup>m</sup> hath above declared ag<sup>t</sup> him and of this he putts himselfe upon the Country and the plaintiff also. Therefore it is comanded the Sheriff of s<sup>t</sup> Maries County That he cause to come here twelve &c by whom &c who neither &c to recognize &c because aswell &c which said jurors likewise then came to witt W<sup>m</sup> Abestone John Askin W<sup>m</sup> King Henry Rider Richard Ridgell Rich<sup>d</sup> Atwood Thomas Potter Richard Chilman W<sup>m</sup> Newport Giles Blizard Robert Large & Nicholas Guither who being impannelled Sumōned & Sworne to say the truth in the premisses upon their Oathes doe say Wee find for the defendant with costs of suite. Therefore it is granted by the Court here that the said Charles Ascomb recover ag<sup>t</sup> the said W<sup>m</sup> Boarman the summe of \_\_\_\_\_ pounds of tobacco costs of suite. in this behalfe laid Out & expended

Vincent Mansfeild } Memorandum that this day to witt the eighth  
 ag<sup>t</sup> } day of february Anno Do<sup>m</sup> 1675 at a Provin-  
 John Quigley } ciall Court of the Lord Proprietary of this Pro-  
 vince Came here in Court Vincent Mansfeild by  
 Kenelm Cheseldyn his Attorney and exhibited here in Court his cer-  
 taine bill of Complaint against John Quigley One of the Attornyes  
 of this Court in a plea of trespas upon the case according to the  
 libertyes and priviledges &c.

And whereupon the said Vincent by Kenelm Cheseldyn his At-  
 torny complaineth that whereas the said John Quigley the eight &  
 twentieth day of August in the yeare of Our Lord One thousand Six  
 hundred Seventy five had One horse belonging to him the said John  
 taken by the Indians at the Susquehannough ffort and tyed very  
 neere unto the Said ffort. the said John Quigley in consideration  
 that the Said Vincent then haveing there one able horse of the value  
 of foure thousand pounds of tobacco would lend the Said horse to  
 One Thomas Mottley there then willing to bring off from the said  
 ffort the said horse belonging to the said Quigley the Said John did  
 assume upon himselfe and to the Said Vincent did faithfully promise  
 that in case the said Vincents horse should chance to be Killed or  
 wounded in fetching off the horse belonging to the said Quigley  
 that he the said John would pay unto the said Vincent for the Said  
 horse the summe of foure thousand pounds of tobacco and the Said  
 Vincent in fact saith that he did lend the said horse unto the said  
 Thomas Mottley as aforesaid and the said horse was wounded by  
 the said Indians and of the said wound did die notwithstanding  
 which the said John the said Summe of foure thousand pounds of  
 tobacco to him the said Vincent hath not paid though often there-  
 unto required but the same to pay hitherto hath and still doth deny  
 to pay to the damage of the said Vincent Six thousand pounds of