

Liber N N their Attorney say that whereas the Said John the third day of May 1675 by his certaine bill Obligatory sealed with the seale of him the said John and here in Court produced whose date is the day and yeare aforesaid did acknowledge & confesse himselfe to be oweing & to stand justly indebted unto the said Edward & Company in the just & neate quantity of five thousand five hundred & Sixteen pounds of good sound merchantable tobacco & caske to be paid to the said Edward his heirs execut^{rs} adm^{rs} or assignes at or upon the tenth day of October next ensueing the date of the same bill Obligatory at some convenient landing in Charles County To the true performance whereof the said John did thereby bind himselfe his heirs executors adm^{rs} or assignes firmly by those presents Yet the aforesaid John Quigley the said summe of five thousand five hundred & sixteen pounds of tobacco to him the said Edward according to the tenor of the said writeing obligatory though often thereunto required hath not paid but the same to pay hath refused & denyed & as yet doth refuse and deny to pay the same Whereupon the said Edward & Company Say they are dampnified & have lost to the value of three thousand pounds of tobacco And thereupon he bringeth his Suite.

p. 172 And the said John Quigley in his proper person cometh & defendeth the force & injury when &c and prayeth liberty of speakeing hereunto untill the next Provinciaill Court and it is granted him the same day is given to the said Edward & Company.

Now here at this day to wit the fourteenth day of April in the first yeare of the Dominion of Charles Lord Baltmore &c Annoq̄ Doñ 1676 Came the said Edward & Company by their Attorney aforesaid & the said John in his proper person also came and the said John Saith nothing in barre of the action aforesaid of them the said Edward & Comp^a in forme aforesaid against him brought whereupon the said Edward & Comp^a remaine against the said John thereupon undefended therefore it is granted by the Court here that the said Edward Tarleton & Company recover against the said John Quigley aswell the summe of five thousand five hundred & sixteen pounds of tobacco the debt aforesaid as also the summe of five hundred & eight pounds of tobacco cost of suite.

Upon the petition of Daniell Mulveine that he was Servant by Indenture for foure yeares from the two & twentieth day of february One thousand six hundred Seventy One to One Thomas Bedford or his assignes & he the said Daniell hath served the said term of foure yeares with the said Bedford & his assignes & it appeareing to the Court here this day to witt the eleventh day of April 1676 by the Oath of Evan Carew that the said Daniell had such Indenture it is the judgment of the Court here that the said Daniel Mulveine is free.