

Dom̄ 1676 Came the said John Glover by his Attorney aforesaid and prayeth heareing of the said Obligation in the said declaration mentioned which being read and heard the said John saith, that the said ffrancis his action aforesaid against the said John ought not to have because he saith the said Obligation upon which the Said action is grounded is not the deed of the Said John and this he is ready to averre & therefore demands judgment if the said ffrancis his action aforesaid against him ought to have. but the said ffrancis came not to prosecute his plaint aforesaid. Whereupon it is granted by the Court here that the said John Glover recover against the said ffrancis Whittwell the summe of twelve hundred & forty pounds of tobacco for his costs & charges in this behalfe laid Out & expended & the said ffrancis in mercy.

Liber N N

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Know all men by these p^rsents That I ffrancis Whittwell of the County of Talbott planter doe acquitt & discharge John Glover & William Court from all bills bonds accompts Booke debts Conditions & former bargaines whatsoever from the begining of the World unto this p^rsent day as witnes my hand & seale this 17th January Annoq̄ Dom̄ 1673.

Testes Thomas Alexander ffrances Whittwell (sealed)
 ffrancis

December the 4th 1676.

The abovesaid acquittance was by the Oath of the said Thomas Alexander One of the witnesses thereunto in Open Court proved. Jn^o Blomfeild Cl Cur Provin^l.

Katherine Mountague adm ^{rx} of Henry Mountague ag ^t John Kenimont	}	John Kenimont late of Talbott County was attached to answer unto Katherine Mountague administratrix of the goods and chattells of Henry Mountague de- ceased in a plea of trespas upon the case.
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And the said John by Robert Carvile his Attorney cometh & defendeth the force & injury when &c. and prayeth liberty to imparle hereunto untill the next Provinciaall Court & it is granted him, the same day is given to the Said Katherine.

Now here at this day to wit the fourth day of December in the second year of the Dominion of Charles Lord Baltemore &c Annoq̄ Dom̄ 1676 Came the said John Kenimont by his Attorney aforesaid but the said Katherine Came not but made default, Whereupon it is granted by the Court here that a non suite be awarded to the said John & that he recover against the said Katherine as aforesaid the summe of pounds of tobacco costs of suite.

Upon the petition of William Moffett that John Gramar notwithstanding he was warned by the Governour & Councill to give