

Liber N N Morgan W<sup>m</sup> Coursey & Peter Sayer nor any of them the said summe of One hundred thousand pounds of tobacco unto the said Lord Propry nor unto his certaine Attorney have not paid or rendred according to the tenor forme & effect of the aforesaid writeing Obligatory but the same to pay or render hitherto have denied & as yet doe deny whereupon the said Kenelm Cheseldyn Attorney Generall who prosecutes for the said Lord Propry Saith he hath Suffered damage two hundred thousand pounds of tobacco.

And the said Peter Sayer in his proper person cometh & defendeth the force & injury when &c & prayeth heareing of the writeing aforesaid & it is read unto him he also prayeth heareing of the Condition of the said writeing & it is read unto him in these words The Condition of Obligation is such That if the abovebounden ffrances Morgan administratrix of all & Singular the goods chattells & creditts of Henry Morgan late of Kent County deceased doe make or cause to be made a true & perfect inventory, of all & singular the goods Chattells & debts of the said deceased & the same so made doe exhibite or cause to be exhibited into the Office for probate of Wills & granting of administrations at S<sup>t</sup> Maries within the said Province on or before the eighth day of April next ensueing & the said goods chattells & debts doe well & truly administer vizt doe pay the debts of the said deceased which he did owe at the time of his decease so farr forth as the said goods debts & chattells will extend & as the Law will charge her & further doe make or cause to be made a true & perfect accompt of & upon her said Administration within twelve months if she shall be thereto lawfully called and such part or portion of the said goods Chattells & debts which shall be found remaineing upon the said accompt examined & adjudged by the judge appointed for the time being for probate of Wills & granting administracōns within the said Province shall distribute & dispose as by the said judge Shalbe limited & appointed And lastly doe at all & every time & times hereafter cleerely acquitt discharge & Save harmlesse the said Lord Propry & his Lopps said judge & all other his Lopps Officers and ministers against all persons haveing or pretending to have any right title or interest of in or to the said goods chattells or debts That then  
 p. 293 present Obligation to be void & of none effect otherwise to stand remaine & be in full force power strength and vertue, Which being read & heard the said Peter prayeth liberty of Speakeing hereunto untill the next Court & it is granted him the same day is given to the said Kenelm.

Now here at this day to wit the foure & twentieth day of April 1677 came the said Kenelm & offered himself against the said Peter upon the said information by the said Peter came not but made default Whereupon it is granted by the Court here that the said Lord Propry recover against the said Peter Sayer aswell the summe of One hundred thousand pounds of tobacco the debt aforesaid as also the summe of \_\_\_\_\_ pounds of tobacco costs of Suite.