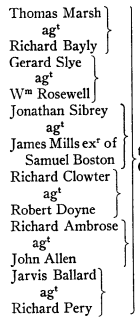
execut^{rs} adm^{rs} or assignes conveniently in s^t Maries County at or Liber N N before the tenth day of October next ensueing the date thereof To which payment well & truly to be made they the said Robert & W^m did bind themselves & either of them by himselfe for the whole their heirs & either of their heirs execut^{rs} & adm^{rs} firmly by those p^rsents. Yet the said Robert & W^m the aforesaid two thousand eighty three pounds of tobacco & caske nor any part thereof unto the said Lidia have not paid nor either of them hath paid though often thereunto required but the same to pay have denyed & each of them hath denyed & still doth deny whereupon the said Lydia Saith she is damaged & hath losse to the value of three thousand pounds of tobacco & thereupon she bringeth her suite.

And the said William Rosewell by John Jones his Attorny cometh & defendeth the force and injury when &c & prayeth liberty to imparle hereunto untill the next Court the same day is given to both partyes. Now here at this Court to wit the eighth day of October in the yeare One thousand six hundred seventy seven came the said Lidia by her said Attorny and offered her selfe against the said W^m in the plea aforesaid but the said W^m came not but made default Whereupon it is considered by the Court that the said Lidia recover against the said William Rosewell the said summe of two thousand eighty three pounds of tobacco the debt aforesaid together with the summe of six hundred fifty five pounds of tobacco costs of suite and the said W^m in mercy &c.



these six causes are continued untill December Court next.