

Liber N N the said Oliver of the said two thousand two hundred & eleven pounds tobacco to deceive & defraud, the said two thousand two hundred & Eleven pounds of tobacco to him the said Oliver according to his promise hath not paid, but the same to pay hath denyed & refused & to pay the same as yet doth deny & refuse to the damage of the said Oliver three thousand pounds of tobacco & thereupon he bringeth his suite.

And the said Daniel by Robert Carvile his Attorney cometh & defendeth the force & injury when &c & saith he did not assume upon himselfe nor to the said Oliver make such promise as the said Oliver hath above declared, & of this he putts himselfe upon the Countrey And the said Oliver likewise

Now here att this day to witt the twentieth day of ffebruary in the third year of the dominion of Charles & Annoq̄ Doni One thousand six hundred seventy seven came the said Oliver Davis & offered himselfe ag^t the said Daniel Hamand, but the said Daniel came not but made default Whereupon itt is granted by the Court here that the said Oliver Davis recover against the said Daniel Hamond as well the sume of two thousand two hundred & eleven pounds of tobacco damages occasioned by the trespas aforesaid As also the sume of Six hundred pounds of tobacco costs of suite

ffeb: 16th 1677

Memorandum, that a letter being delivered to the Hon^{ble} Councill directed to the Governo^r & in his absence to the Councill from the high Sheriffe of Som^rsett County Upon perusall thereof they thought itt convenient to send the said letter imediatly away with all speed to the Governo^r And ordered that the Inhabitants of Som^rsett County offer no Affront nor abuse to the Indians, but stand only upon their owne defence till further order from the Governo^r & Councill And that Co^t W^m Coleborne make what speed he can back to Som^rsett County to defend the Inhabitants there from the outrages of the Indians

Tho: Carvile Adm ^r	}	Auditors being appointed to state the accompts between the plaintiffe & def ^t Co ^m ission issued
Robert Hunt		
ag ^t		
Joshua Guibert	}	And no Report thereof being made to this Court, upon motion made by Kenelm Cheseldyn Attorney for the plaintiffe, Itt is ordered that a new Co ^m ission issue returnable the next Court—And that this cause be continued

p. 408	}	John Staynes	}	
				ag ^t
				John Allen