

Law of this land to put in any Answer To the said plaintiffes said Declaracon And therefore doth Demurre in Law thereunto And for cause of Demurrer according to the Statute in that case made & provided he saith, that the place or places where the said plaintiffe hath laid his said accon, & supposeth the said pretended trespas to be done to witt the City of Amsterdam in New Netherlands & the Weighouse of the same City are forreigne & not within this Province of Maryland nor any part thereof, nor within the Dominion of his Lordpp the Lord Prop^{ty} of this Province And therefore are not within the Jurisdiction of this Court And this Court cannot hold plea or take Conusance of the same accon Wherefore the said Raymond demands Judgem^t if he shall be compelled to make any further or other Answer to the said plaintiffes said Declaracon. Liber N N
p. 526

And the said Jacques Causeene saith, that he by any thing before alleadged ought not to be debarred from haveing his action aforesaid, because he saith that the said City of Amsterdam in the New Netherlands is now in the possession of his Ma^{tie} the King of England that now is, & the said City is now called by the name of New Yorke And that the said Jacques & the rest of the Inhabitants of the said City are now subjects to, & under the proteccion & Allegiance of his Ma^{tie}, the King of England that now is, & therefore right hath to comence his action aforesaid in the Court of the said Lord Prop^{ty} of this Province And that the Conusance of the said action is within the Jurisdiction of this Court, & this he is ready to averr, & thereupon demands Judgem^t & his damages. Which being read & heard & by the Court here fully understood, itt seemeth to the same Justices here that the Declaracon aforesaid of the said Jacques Causeene informe aforesaid made & declared, & the matter in the same contained are sufficient in Law to maintaine him the said Jacques to have his action aforesaid ag^t the said Raymond Therefore itt is considered that the said Jacques recover ag^t the said Raymond his damages by occasion of the trespas aforesaid But because itt is not known what damages the said Jacques Causeene hath sustained by occasion of the p^rmisses Itt is ordered by the Court that a Writt of Inquiry of damages issue returnable next Provinciaall Court

John Burridge ag ^t Eliz ^a Green & Tho: Potter	}	Elizabeth Greene Widdow late of S ^t Maryes County & Tho: Potter late of S ^t Maryes County otherwise called Elizabeth Greene Widdow & Thomas Potter planter were Sumoned to Answer unto John Burridge of a plea that they render unto him the full & just Sume of three thousand one hundred thirty & eight pounds of good sound M ^c hantable tobacco & cask which to him they owe & unjustly detaine
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And whereupon the said John Burridge by Robert Ridgely his Attorney saith, that whereas the said Elizabeth & Thomas the eight