

Jacob Leisler } ag <sup>t</sup> the same } Margarett Hall } Ex <sup>x</sup> Walter Hall } ag <sup>t</sup> Garret VSweringen }	} The Defend <sup>ts</sup> by Robert Carvile their Attorney appeare & imparle untill next Court	} Liber N N
---	---	-------------

Marke Cordea } ag <sup>t</sup> John Quigley }	} John Quigley late of S <sup>t</sup> Maryes County was Attached to answer unto Marke Cordea of a plea of trespas on the case	} p. 765
---	---	----------

And whereupon the said Marke by Robert Carvile his Attorney saith, that whereas the said Marke Cordea in the yeare of our Lord One thousand six hundred seventy foure by a certaine bill obligatory had bound himselfe his Exec<sup>ts</sup> & Adm<sup>ts</sup> unto the said John Quigley in the Sum<sup>e</sup> of foure thousand five hundred ninety & seven pounds of tobacco att a certaine day then next following The said John Quigley in consideracōn that the said Marke the said sum<sup>e</sup> of foure thousand five hundred ninety seven pounds of tobacco would pay unto the said John Quigley, did assume upon himselfe & to the said Marke did faithfully promise that he the said John would deliver to the said Marke the said bill obligatory to be Cancelled, or otherwise the said John a certaine writeing of Release unto the said Marke would make & Seale & as his deed would deliver in full discharge of the said bill obligatory And although the said Marke in confidence of the faithfull promise & assumpcōn of the said John did pay unto the said John upon the twentieth day of November One thousand six hundred seventy foure the said Sum<sup>e</sup> of foure thousand five hundred ninety seven pounds of tobacco Yet notwithstanding the said John his promise & assumpcōn aforesaid little regarding, but meaning & fraudulently intending him the said Marke in this behalfe craftily & subtilly to defraud & deceive, the said bill obligatory unto the said Marke hath not delivered cancelled neither any writeing of Release unto the said Marke hath made Sealed & as his deed delivered in discharge of the said bill according to his promise & assumpcōn aforesaid, but the said bill obligatory cancelled or otherwise the writeing of Release to make Seale & as his deed deliver hath altogether refused & as yet doth refuse though often thereunto requested, whereupon he is the worse & have dañage to the Value of Seven thousand pounds of tobacco, & thereupon he bringeth his suite

And the said John Quigley by Robert Ridgely his Attorney cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill next Provinciaall Court & itt is granted unto him, the same day is giuen to the plaintiffe also.

Now here att this day to witt thirteenth day of March in the