

to come here twelve &c by whom &c and who neither &c to recognize Liber W. C.
 &c because as well &c On which said Eleventh day of October in the
 yeare aforesaid came the said parties by their Attorneys aforesaid
 And the jurors impannelled being called likewise came to witt Edw^d
 English, W^m Dare, Henry Hardy, John Haslewood, Cornelius
 Comegijs, Richard Baily, W^m Cole, Jacob Loton, John Askin, Samuel
 Goosey, John King & Robert Mason who being elected tryed & sworne
 to say the truth in the p^rmisses upon their Oaths doe say, that the said
 James Harrison did assume & promise in manner & forme as the said
 Richard Johns hath above declared against him And they assesse the
 damage of the said Richard Johns to twenty two pounds tenn shil-
 lings sterl or foure thousand five hundred pounds of tobacco. Which
 verdict of the jurors aforesaid being read & heard, the said James
 Harrison by his Attorney aforesaid moved the Court here in Arrest
 of judgem^t and prayed day untill the fifteenth day of the same Octob^r
 & itt is granted unto him, the same day is given to the plaintiffe also.

On which said fifteenth day of Octob^r in the yeare aforesaid
 came the said parties by their Attorneys aforesaid And the said
 James Harrison by his said Attorney saith, that judgm^t ought to be
 Arrested, for that the verdict is altogether uncertaine in that the
 jury haue found for the plaintiffe twenty two pounds ten shillings
 sterl or foure thousand five hundred pounds of tobacco, which being
 things of different kinde & value, & not appointed by the jury att
 whose choice the same shall be, make the verdict wholly uncertaine
 And therefore prayeth that judgm^t may be stayed which being read
 & heard itt seemeth to the Justices here that the reason aforesaid is
 insufficient in Law to Arrest judgement upon the Verdict of the
 jurors aforesaid Therefore itt is considered that the said Richard
 Johns recover against the said James Harrison as well the Summe of
 foure thousand five Hundred pounds of tobacco damages by the p. 19
 jurors aforesaid in forme aforesaid assessed As also seventeen hun-
 dred & seventy pounds of tobacco costs of Suite And the Defend^t
 in mercy &c.

Jacob Liseler } Marke Cordea late of S^t Maryes County gentl other-
 ag^t } wise called Marke Cordea of S^t Maryes County in
 Marke Cordea } the Province of Maryland M^rchant was Sumoned
 to Answer unto Jacob Leisler of New Yorke
 M^rchant of a plea that he render unto him the Summe of fifty Eight
 thousand Eight hundred & Eighty two pounds of good sound M^rchant-
 able tobacco & caske which to him he oweth & unjustly detaineth.

And whereupon the said Jacob by Robert Ridgely his Attorney
 saith, that whereas the said Marke Cordea the twelfth day of May
 one thousand six hundred Seventy seven by his certaine writing
 obligatory sealed with the Seale of him the said Marke & here in