Liber W. C. any wayes concerne, of & for all costs damages & expences Interest Exchange & Reexchance by reason of the non acceptance allready had & sustained & hereafter to be had & sustained for to recover the same according to Law & Justice, All which was done & protested by the said Abraham DeSmith, Notary publick & tabellion royall lawfully authorized the day & yeare aforesaid And because the said Notary was preent & did see heare & know all the said things acted & done as they are before recited the day & place aforesaid, he did therefore to a certaine instrument of Protest subscribe his name and putt to his wonted & accustomed Seale being requested to Certifie & testifie the prmisses, which said instrument of Protest is by the said Jacob Leisler here in Court produced Yet the aforesaid Marke Cordea his promise & assumption so as aforesaid made little reguarding, but plotting contriving and fraudulently intending him the said Jacob Leisler of the said Ninety Eight pounds craftily & subtily to deceive & defraud, the said ninety Eight pounds to him the said Jacob hath not paid although he hath bin often thereunto requested, but doth utterly refuse to pay the same, by which the said Jacob Leisler the whole profitt gaines & advantage which he with the said Ninety Eight pounds sterling if itt had bin paid him according to the promise of the said Marke Cordea in the behalfe made, by buying selling & lawfully bargaining with the same might have had & gained is now totally lost & deprived of, whereupon he saith he is damnified & hath damage to the Value of two hundred pounds sterling, & thereupon he bringeth his suite And the said Jacob bringeth here into Court as well the said bill of Exchange as the instrument of Protest, whereby the prmisses may the more sufficiently appeare unto the Court in manner & forme as is aforesaid

And the said Marke Cordea by Robert Carvile his Attorney cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill next Provinciall Court, & itt is granted unto him, the same day is given to the plaintiffe also.

Now here att this day to witt the ffifteenth day of Octobr in the fourth yeare of the Dominion of the right Honble Charles Lord Baltemore &c Annog Doni 1679 came the said the said parties by their Attorneys aforesaid And the said Marke Cordea by his said Attorney saith, that he can not gainsay the said action of the said Jacob Leisler, for that the said Jacob ought to recover against the said Marke Cordea the aforesaid sume of Eight ninety Eight pounds sterl with thirty per Cent damages Therefore itt is considered that the said Jacob Leisler recover against the said Marke Cordea as well the aforesaid Sume of Ninety Eight pounds of sterling together with twenty nine pounds Eight shillings damages And also five hundred ninety two pounds of tobacco costs of suite And the Defendt in mercy &c

p. 22