stance and purport of the Same or how or by what means or for or upon what Account or Consideration the Same were respectively had and obtained from the Said Cockey Gordon Moale and Rogers and his wife or any of them or how or by what means or for what Consideration the Said Bordley got or obtained the Same. And the Sa Bordley denys [689] That he Ever was the St Powlsons Attorney or Agent or ever was Concerned or Acted as Such in the Sa proceedings at Law Agt your Orator at the Sa Powlsons Suit or knows how the Sa Powlson got or Came by the Sa Six hundred Pounds Bill of Exchange but Insists that he the Said Bordley (as he pretends) paid to the Sa Powlson the Value thereof he the St Bordley is Intituled to Such Bill of Exchange by Vertue of the Sa Powlsons Indorsment thereon and So would Evade the delivering up the Same and the Sa other Bill of Exchange bond Note and Securitys to be Cancelled and yet refuses to Set forth and Discover what the Said Bordley really paid for the Said Six hundred Pounds bill of Exchange how he became Intituled thereto or to the Said Seven hundred and Twenty Pounds bill of Exchange or the Moneys in and by them or either of them mentioned or made payable And the St Confederates Threaten and give out that they will put the Said Judgments in Execution Against Your Orator and his Effects Notwithstanding his Majestys Sa order tho they know and are Satisfyed Such Judgments have been thereby reversed as afa and have and Do positively refuse and Deny to pay Obedience to the Said order or to reimburse your Orator his Costs and Charges and Expences or to deliver up the Bill of Exchange Bond Note and Securities to your Orator or the Sa Cockey Gordon Moale and Rogers to be Cancelled as they the Said Confederates Ought to do All weh Actings and doings of the St Confederates are Contrary to Equity and Justice and tend to your Orators Manifold Wrong and oppression. In Consideration Whereof and for that your Orator is remediless in the premisses at Law but is proper for relief therein and to have and obtain a Compleat and Effectuall Execution and performance of his Majesties Said order in Councill by the Aid and Assistance of your Honour in this Hon⁻ble Court To the end therefore that the Sa Gilbert Powlson and Thomas Bordley may upon their respective Corporall Oaths true and perfect answer make to all and Singular the Matters and things herein before Charged as directly and fully as if the Same were here Again Interrogated and Repeated and More particularly may Answer and Set forth whether his Majesty did not or hath not made Such order in Councill as above Set forth or Some other and what order In Councill to the purport and Effect herein before Set forth or to Some other and the Like purport or Effect as they the Said Confederates know or have been Informed and believe and whether the Sa Cockey was not oblidged to draw Such Six hundred Pounds bill of Exchange on your Orator as above mentioned and whether the Said Powlson did or did not Endorse the Same to the Sa Bordley and he Send the Same to England to be Accepted by your Orator and Whether your Orator did not refuse to Accept the Same