

still doth altogether deny and refuse to pay the same contrary to the aforesaid Act of Assembly, and to the loss and damage of the said Thomas Leason hundred pounds of Tobacco, And thereupon hee bringeth his suite

And the said Richard Walker by Abraham Combe his attorney saith that he defendeth the force & Injury which hee and saith the said Thomas Louas his accion aforesaid against him ought not to have for that hee saith that the said Thomas Louas in his declaration aforesaid saith that the said Richard Hart was indebted to him for Attorneys fees seven hundred pounds of Tobacco by Plea in this Court produced Which account ought to be filed with y^e declaration, Yet for further plea the said Richard Walker saith, hee did not transport the said Hart out of this Province or is guilty of the breach of the said Act of Assembly And this hee is ready to aver, and prayeth Judgment of the Court whether the said Thomas his accion aforesaid ought to have, ~ ~ Abraham Combe

1644	Richard Hart, D ^r	To a fee ag ^t Edward Mewort	100
		To a fee ag ^t Nehemiah Blakeston	100
Jan ^y Court		To a fee ag ^t ditto Blakeston	200
March Court		To a fee ag ^t ditto Blakeston	100
June Court 1641		To a fee concerning an Objection of ditto's	100
		To a fee ag ^t ditto Blakeston	100
		<u>of Thomas Louas</u>	<u>700</u>

Thomas Louas made Oath in open Court that the aforesaid Note is a just & true acc^t and that hee hath received noe part nor parcel thereof.

Now here at this day (to witt) the fourth day of September in the third year of the Dominion of Charles the said parties by their Attorneys aforesaid, and the said Richard Walker saith as in the plea aforesaid, and of this hee prayeth the Judgment of the Court If the said Thomas Louas his accion aforesaid against him ought to have, and the said Thomas Louas likewise thereupon to the Judgment of the Court that the said Richard Walker is guilty in breaking the Act of Assembly in conveying away Richard Hart out of this Province the same is considered by the Court here that the said Thomas Louas recover against Richard Walker as well the sum of seven hundred pounds of Tobacco damages occasioned by y^e Transport aforesaid, as also the sum of three hundred and seventy seven pounds of Tobacco for his costs and charges about this suite Responded, And further more It is the Judgment of the Court here If the said Richard Walker can prevail or bring over Richard Hart into this Province by the last of October next (hill - with time) if day of Execution is granted) Then this Judgment to be void or else Execution

Vera Copia of John Manley C^k

And hereupon as w^{as} the said Richard Walker by Christopher Rous by his Attorney as the said Thomas Louas by Konolin Chisoldyn his Attorney And the said Richard Walker saith that in the Record and proceed aforesaid as in the Rendering of Judgment aforesaid It is manifestly Errod in this
First That Whereas the said Defendant is sued upon a p^{ro}cess thatute of this Province for y^e Breach of the said Act with hee hath pleaded not guilty, and thereupon both parties Joynd Plead and plead themselves upon the Court, The Justices have given Judgment against the said Defendant

(with Court)