

Walker did accept of the same in discharge or satisfaction of any  
 Debt due from the sd Compt<sup>t</sup> to the sd Walker he know not but  
 utterly denied that ever he heard same or had in his possession  
 any other Note of the sd Thomas Taylor for 7000<sup>th</sup> of Tobacco  
 payable to the sd Walker on account of the said Compt<sup>t</sup> & therefore  
 hoped he should not be longer held or restrained in this Court  
 But the said Thomas Taylor putt in his plea to the sd Bill  
 thereby by protestations not confessing or acknowledging any  
 of the Matters or things in the said Bill conteyned to be true  
 in such Manner & forme as the same are thereby sett forth  
 and alleadged for plea to the same Bill sayed that the said  
 Compt<sup>t</sup> at the tyme of the Release in the said Bill men-  
 tioned given was and yet is a person very expert & subtilly  
 cunning in the Management of his affaires and not so ignorant  
 and unskillfull as hee himselfe by his said Bill of Compt<sup>t</sup> hath  
 sett him selfe forth but well knowing that all Matters of Debts  
 Duties & demands were severed & fully ended between him the said  
 Compt<sup>t</sup> unto this Defend<sup>t</sup> of & concerning the suite against the sd  
 John Quigley as by the said Compt<sup>t</sup> Bill is specially sett forth  
 but also all & all other manner of actions suite cause & causes  
 of actions & suites Bills bonds writings accounts debts contro-  
 versies Judgm<sup>t</sup> Executions & demands what soever as by the sd  
 release here brought into this Hon<sup>ble</sup> Court more fully appea-  
 reth and there fore he prayed Judgm<sup>t</sup> of this Hon<sup>ble</sup> Court  
 the said Compt<sup>t</sup> against his owne release should be admitted  
 to give any further trouble or molestation to this defend<sup>t</sup> for  
 any matter or thing in the said release conteyned, This Court  
 thereupon and upon reading the said Complainants Bill and  
 the defend<sup>t</sup> dayes answer and the plea of the said Defend<sup>t</sup>  
 Taylor & the Note signed by the said Taylor to the sd Thomas  
 Walker for the payment of the sume, of 6207<sup>th</sup> of Tobacco  
 upon the account of the said Complainant and the release  
 given by the said Complainant to the said Taylor touching the  
 Debt of John Quigley in the pleadings upon the compromise  
 of the differences between the sd Complainant and the sd Taylor  
 Touchin the Debt of John Quigley in the pleadings made was  
 fully & clearly satisfied that the said Release too by the said  
 Complainant given to the said Defend<sup>t</sup> Taylor was never inten-  
 ded to release or discharge the Publick Debt due to be paid by the  
 said Taylor to the sd Complainant or so much as the said Com-  
 plainant had ordered him the sd Taylor to pay away that is to say  
 6000<sup>th</sup> thereof to the said Wm Stevens Esq<sup>r</sup> and 607<sup>th</sup> of Tobacco  
 to the said Thomas Walker as aff<sup>d</sup> in case the same were not  
 really and bona fide paid as it plainly appeared to this Court  
 the said 6207<sup>th</sup> Tobacco due to be paid to the said Walker by  
 the said Taylor's Note passed for the same was not paid  
 And for as much as the said suite comenud by the said Day  
 at the Comon Law against the said Complainant was occa-  
 sioned by the said Thomas Taylor his denyall & refusal  
 to pay the said 6207<sup>th</sup> of Tobacco to sd Day according to his  
 Note aff<sup>d</sup> and the sd Taylor insisting on his release & the sd  
 Complainant was thereupon necessitated to bring this suite  
 for his Release in the premisses, and for as much also as it  
 appeared to this Court that the said Thomas Taylor had  
 made some Overture to satisfy the sd Complainant  
 for his