

**Liber A.** Thomas Sturmans and was delivered to him accordingly, w<sup>ch</sup> the defend<sup>t</sup> being p<sup>r</sup>sent in Court acknowledged. Vppon consideracōn whereof the Court did not nowe thinke fitt to grant the plf any releife herein against the def<sup>t</sup> but left him to bee paid as other souldiers that are yet vnsatisfyed

The Cause betweene George Manners and ffrancis Van enden def<sup>t</sup> beinge for satisfaccōn for goods of the value of 1000<sup>t</sup> Tob. w<sup>ch</sup> the plfe alleageth the def<sup>t</sup> requested him to pcure for him of Skipper Abraham and pmised satisfaccōn; And the def<sup>t</sup> acknowledgeth hee had such goods of the plf but saith hee had them not vppon the plfes Accompt but vppon the Accompt of John Hollis, and prayed that the hearing might bee respited till next Court hee being not nowe p<sup>r</sup>pared; w<sup>ch</sup> is ordered accordingly.

Vppon hearing of the Cause betweene John Warren plf and John Thimbleby and Withm Browne defend<sup>ts</sup> the plfes suite being for 1000<sup>t</sup> Tob. and caske and damages at 25<sup>t</sup> p Cent for that the plfe had beene formerly ordered by the Court to pay the like damages to Ralph Beane, The said 1000<sup>t</sup> of Tob. appearing to bee due by 2 severall Bills by one of w<sup>ch</sup> the said def<sup>ts</sup> were bound to pay vnto the plfe 800<sup>t</sup> Tob. vppon the tenth of November last and by the other the defend<sup>t</sup> Browne was to pay to William Smoote or his Assignes 200<sup>t</sup> Tob. and cask vppon the tenth of November aforesaid w<sup>ch</sup> debt the said Smoote assigned over to the plfe The defend<sup>t</sup> Thimbleby being p<sup>r</sup>sent in Court being also Attorney for the other def<sup>t</sup> confessed the debt according to the Bills, and it appearing that the debt for w<sup>ch</sup> the plfe was ordered to pay 25<sup>t</sup> Tob: damages p Cent was but 509<sup>t</sup> of Tob: This Court doth here vppon order that the defendants shall pay vnto the plf 1000<sup>t</sup> of Tob and damages for 500<sup>t</sup> hereof at 25<sup>t</sup> Tob. p Cent 200<sup>t</sup> of w<sup>ch</sup> is to bee paid with Caske.

p. 253 The Cause betweene Cap<sup>t</sup> Giles Brent Attorney of the Administrator of Henry Brookes merchant plf and Cap<sup>t</sup> Robert Vaughan def<sup>t</sup> nowe appearing for the def<sup>t</sup> is respited till October Court next of w<sup>ch</sup> the def<sup>t</sup> is to have notice that the plain-tiffe may bee noe longer delayed.

Vppon the hearing of the matter betweene Raphe Beane plfe and Anthony Rawlins def<sup>t</sup> the plfes suite being for Tobacco due vppon two severall Bills by one whereof the def<sup>t</sup> was to pay vnto the plfe 708<sup>t</sup> of Tob and Cask vppon the tenth day of November 1647 and by the other the def<sup>t</sup> was to pay vnto Walter Beane or his Assignes 440<sup>t</sup> of Tob. and Caske