

from the decedent to the plt by Bill dated 12 ffebr 1650 & payable 10 No: then next, now produced, And no objection being made to the Contrary It is Ordered that the plt his Attorney or Assignes be paid the Said Seven hundred and Eleven pounds of Tobacco and Caske out of the decedents Estate if there be Assetts, And the Bill is delivered up and Cancelled. Liber B.

Devoreux Goodwy p Atton plt } This Cause having been res- p. 599
 Lawrence Starky Esq p Attorn defdt } pited the two last Courts and
 Comeing now to be heard the plte by his Attorney Sueing for 591^l of Tob: & Caske which he claimeth to be due to him upon Accompt out of the Estate of Thomas Copley Esq deceased whose Successor the defendant is, And the plantiffes Attorney having as he Saith lost the pltes Attest to his Accompt aforesaid, It is Ordered that he produce the Same by the next Court till when the hearing is respited And both parties are then to Attend peremptorily.

Thomas Cornwallis Esq plt } Upon reading of the Order of respite
 John Tompkinson defendt } made in this Cause the last Court, And the defendts direction for the passing of a Judgm^t upon Record, The plantiffe now produceing an Accompt of 849^l of Tobacco and Caske as due to him from the defendt, and making Oath in open Court that the Same is a true and Just Accompt to the best of his knowledge and that the defendt nor any other hath not paid him the Said Eight hundred forty nine pounds of Tobacco and Caske or any part thereof, It is Ordered that the defendant doe forthwith make paym^t thereof to the plte his Attorney or Assigns with Court Charges.

To the Hōnble William Stone Esq Governour &c
 The Humble Petition of Walter Pakes

Sheweth

That in March Court last yo^r Petition^r Petitioned and thereby Commenced Suit ag^t John Hamond concerning the plantation which yo^r Petition^r Sold him, the Said m^r Hamond alledging Certaine false pretences touching the Same, Wittnesses were pduced and the busieness put to Arbitration with the Consent of both parties, But m^r Hamond failing therein yo^r Petitioner Came down and intended to prosecute the Said former Suit the last Court Whereupon m^r Hamond Came to your Petition^r assureing him that he would Stand to the Censure of both the Arbitrators formerly Named betwixt them passing bond unto yo^r Petition^r to that effect, Since which time he hath delayed your Petitioner not Suffering the Arbitrator on his part to meet and Come to the Arbitration of the Said Cause depend- ing betwixt them Much to yo^r Petition^{rs} damage and hindrance