

Rec^d in part of this Bill Three hund^d ninety five pownds of Tob Liber B B & Cask. I say Rec^d by mee this first march 1662 p^r me

The marke of
James **FL** Lewis

Ordered that th^e Dēft satisfy & pay to th^e p^lf six hund^d and five Vid fol. 228
pownds of Tob & Cask, the Remainder of th^e s^d Bill.

Elizabeth Greene her seruant Boy (named Richard Joanes) being called, who was sent for to th^e Court, acknowledgeth that hee writt that discharge produced by his mistresse, And that his mistresse dictated unto him what hee should write, And that none of those named there as wittnesses, nor any other p^rson were present, saue only his mistresse and himselfe, when shee caused him to write th^e same. Vid. supra fol. 48. & infra fol. 114.

Ordered by th^e Board th^t this busines bee put to a Jury.

War^t to th^e sheriffe to impanell a Jury of 12 men forthwth.

Sheriffe Ret. his warr^t & warned 13 (Viz^t)

fforeman

Thomas Notley	Thomas Bennett	W ^m Lawrence
W ^m Caluert Esq	ffrancis Mogge	John Lumbrozo
John Abington	Henry Hide	Tho: Lomax
Will ^m Hatton	Tho: Wentworth	Peter Mills
Thomas Dent		

The Receipt produced by Elizabeth Greene is as followeth, And shee further sayth, th^t shee fownd this Reciept amongst her husband Potters papers, as M^r John Metcalfe is able to testify. And M^r John Metcalfe being thereuppon called Declareth in open Court th^t hee neuer saw that Paper amongst her husbands writings, as is alleaged, in all his life.

Receiued the 3 of March 1659

Bee it knowne unto all men by these p^rnts th^t I Teagar Winn haue receaued of Henry Potter ffowre hogsheads of Tob, weighing neate 1-6-9-2 & 3 fitches of Bacon w^{ch} came to 2 hund^d 30-9, w^{ch} I receiued as an Attorney of Robert Kings for his use, in full satisfaction for a mayd seruant w^{ch} the wife of Henry Potter past her Bill, the Bill being taken by th^e Duncarke. The summe of th^e s^d Bill 1-9-3-1. [p. 88]

Henry Linton Daniel Spencer Teagar Win X his marke.

Heniry Dosen ↵ his marke.

Jury Returnes their Verdict Endorsed on th^e s^d Acquittance (Viz^t)
The Jury finds th^t th^e discharge written on the other side is insufficient & noe acquittance in th^e Case. Thomas Notley.

Whereuppon It is ordered by th^e Board that the dēft pay & satisfy unto th^e p^lf th^e Tobacco Demanded being ninteene hund^d pownds of Tob. & Cask, Together wth all Costs & Daīnages. Vid Lib. 1662, fol. 1176. Vid fol. 216.