

Liber E Miles Chafe Pft John Allen Adm<sup>r</sup> of the goods & Chattells of John Hitchinson deēd Defendant in a plea of trespasse upon the Case.

whereupon the pft preferred his declaracōn to be read in Court as folt:

The S<sup>d</sup> Miles Complaineth ag<sup>t</sup> the Said John for that the Said John Hitchinson before his Decease in th<sup>e</sup> xxxvii yeare of the Dominion of Caecilius &c Annoꝝ Dñi 1668 or thereabouts agreed with the Said miles to teach him the Said Hitchinson to play upon the Gitthren for which he oblig'd to pay the Said miles 800<sup>th</sup> of tob<sup>co</sup> & Caske: But the Said Hitchison dying presently after the Said miles had performed on his part & the Said John Administring the Said miles did at Severall times demand the Said Sume of 800<sup>th</sup> tobaccoe from the S<sup>d</sup> John but he as often denying to Satisfie the Said Sumē & Still refusing is to the S<sup>d</sup> Miles his Damage 500<sup>th</sup> of tobaccoe & thereupon he Bringeth his Suite

whereupon the Def<sup>ts</sup> Attorney Rich<sup>d</sup> Edelen craved a refference till next Court which was Granted.

Rich<sup>d</sup> Ambrose pft: Robert Cady & Ellenor his wife formerly calld Ellenor Corner in a plea of debt for th<sup>e</sup> Sum of 400<sup>th</sup> of tobaccoe Defend<sup>ts</sup>

The pft declareth ag<sup>t</sup> the Def<sup>ts</sup> for that whereas the Said Ellenor during the time of her widdowhood by a certain writing obligatory Sealed with the Seale of her the Said Ellenor bearing date the 11<sup>th</sup> day of march 1669 in th<sup>e</sup> xxxviii year of the Dominion of Caecilius &c, did become bound to pay to the Said pft the Sumē of 400<sup>th</sup> of tobaccoe on the 10<sup>th</sup> day of october next yet nevertheles the Said Defend<sup>ts</sup> the Said obligaōn little minding or regarding but devising him the S<sup>d</sup> Pft of the S<sup>d</sup> Sume of 400<sup>th</sup> of tobaccoe to deceive the Said Sumē of 400<sup>th</sup> tobaccoe although often thereunto required hath not payd but do altogether refuse to pay the Same to his the S<sup>d</sup> Plts Damage to the vallew of 600<sup>th</sup> of tobaccoe & thereupon he bringeth his Suite.

whereupon the Def<sup>t</sup> craved a refference till next Court w<sup>ch</sup> was granted.

In a Certain matter of difference depending between Rich<sup>d</sup> Boughton pft & Rich<sup>d</sup> Beck deft in a plea of trespasse upon the Case the pft not being able to prove any assumption the Court ordered the Said Boughton be nonsuite & pay Costs of Suite: whereupon the deft preferd this Ensueing bill of Costs w<sup>ch</sup> was allowed him:

To a nonsuite.....	050
To Atturnys Fees.....	060
To Coming going & Attendance at Court.....	090