

Jones, Edward Ward, Richard Edelen Bryan Dailey, John Smith, William Roswell, & Thomas Simpson, Who being elected tryed and sworne to say the truth in the p^rmisses Upon their Oathes doe say That the said Owen Newen is not guilty of the p^rmisses above by the p^lt Imposed upon him in manner and forme as the said p^lt. hath above declared against him, Itt is therefore considered by the Court here that the said James Mills take nothing by his writ aforesaid but be in mercy for his false clayme therein And that the said Owen Newen goe thereof without day. And that the said Owen Newen Recover against the said James Mills the Sume of One thousand two hundred eighty and two pounds of tobacco for his Costs and Charges by him about his defence in this behalfe Laid out and expended, And the said Owen may have thereof Execution

Liber W. C.

John ILewellin } The defendant by Kenelm Cheseldyn his Attorney
 ag^t } appeares and Imparles untill the next Provinciaall
 John Worth } Court

Abraham Hooke } Stephen Murty late of S^t Maries County gent^r p-745
 ag^t } was attached to answere unto Abraham Hooke
 Stephen Murty } of a plea of trespas of the Case

And Whereupon the said Abraham Hooke by Anthony Underwood his Attorney complaineth That Whereas the said Stephen the ninth day of November 1682 was indebted to the said Abraham the sume of ffive thousand forty Eight pounds of tobacco for soe much he Assumed to pay to the said Hooke for one Samuel Jefferson, In considera^on whereof the said Stephen did assume upon himself and to the said Abraham did then and there faithfully promise That he the said Stephen him the said Abraham the said Sume of ffive thousand forty eight pounds of tobacco when hee should be thereunto required would well and truly consent and pay, Yett nevertheless the said Stephen his promise and asumption to the said Abraham soe as aforesaid made little regarding but deviseing and fraudulently intending him the said Abraham to defraud & deceive The said sume of ffive Thousand forty eight pounds of tobacco according to the teno^r of his promise and Assumption atoesaid hath not paid although the said Stephen to doe the same hath been solemnly thereunto required (to wit) the twentyeth day of March att Newtowne Anno Doni. 1682 aforesaid in S^t Maries County aforesaid, but the same to pay hath denyed and still doth denye To the damage of the said Abraham Tenn thousand pounds of Tobacco And thereupon he bringeth his suite

Memorandum

That this day (to wit) the Sixth day of June Anno Donij One thousand six hundred & Eighty Three Before me Henry Darnall Esq^r