

Liber N N still doth deny to the damage of the said Bennet the sume of foure thousand pounds of tobacco & thereupon he bringeth his suite

And the said Thomas Helgar by Robert Carvile his Attorney cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill next Provinciaall Court & itt is granted unto him, the same day is given to the plaintiffe also.

Now here att this day to witt the Eighteenth day of June in the third yeare of the Dominion of Charles Lord Baltemore &c Annoq̄ Doni 1678. came the said Bennet by his Attorney aforesaid & offered himselfe ag^t the said Thomas Helgar in the plea aforesaid, but the said Thomas came not but made default Therefore itt is granted by the Court here that the said Bennet Marchegay recover ag^t the said Thomas Helgar aswell the sume of three thousand & thirty pounds of tobacco debt As also five hundred forty foure p^ds of tobacco costs of suite

Geo: Markes }
 ag^t } Garret VanSweringen late of S^t Maryes Citty In-
 G VSweringen } holder otherwise called Garret VanSweringen of
 the Citty of S^t Maryes in the Province of Maryland
 gent^l was Sumoned to Answer unto George Markes
 of a plea that he render unto him the just & neat quantity of Seven thousand foure hundred pounds of good sound M^rchantable tobacco & cask which to him he oweth & unjustly detaineth

And whereupon the said George Markes by Robert Ridgely his Attorney saith, that whereas the said Garret the fourth day of August one thousand six hundred seventy seven by his certaine bill obligatory sealed with the seale of him the said Garret & here in Court produced whose date is the day & yeare aforesaid, did acknowledge & confesse himselfe to be owing & stand justly indebted unto the said George Markes of the towne of Port Royall in the Island of Jamaica Marryner for the accompt & proper use of M^r John Moll of the aforesaid Island of Jamaica in the just & neat quantity of Seven thousand foure hundred p^ds of good sound M^rchantable tobacco & cask to be paid unto the abovesaid George Markes or John Moll or either of their Lawfull Attorneys att or upon the tenth day of Octob^r next ensueing the date of the same bill Obligatory att some convenient Plantacons in S^t Maryes County, to the true performance whereof the abovesaid Garret VanSweringen did thereby binde himselfe his heyres Ex^{ts} Adm^{rs} or ass^s firmly by those p^rsents Notwithstanding which the said Garret the said seven thousand foure hundred p^ds of tobacco to them the said George Markes or John Moll although often thereunto required according to the tenor of the said bill obligatory hath not paid, but the same to pay hath denyed & refused & to pay the same as yet doth deny & refuse, whereupon the said George Markes saith he is damnified & hath losse to the Value of tenn thousand p^ds of tobacco & thereupon he bringeth his suite.