

Liber W. C. lowed, & y<sup>e</sup> plt to have Judgm<sup>t</sup> for y<sup>e</sup> residue, but to give Judgm<sup>t</sup> for the whole bill is Manifest Erro<sup>r</sup> in y<sup>e</sup> sd Judgm<sup>t</sup>. All w<sup>ch</sup> the said Robert is ready to Averre & prayeth the said Judgm<sup>t</sup> for the Reasons aforesaid & others in the Record being many. bee Reversed annulled & made voyd, & y<sup>t</sup> hee unto all w<sup>ch</sup> by occasion of the Judgm<sup>t</sup> aforesaid given hath Lost may bee Restored

p. 267 And hereupon the Record and proceedings aforesaid for the Rendring the Judgment thereupon. and the aforesaid Causes and Matters by the aforesaid plt for Erro<sup>rs</sup> Assigned being seene and by the Justices here fully Understood and Dilligently Examined and for that It appeareth unto the same Justices that in the Record and pcesse aforesaid as also in the Rendring the Judgment aforesaid Itt is manifestly Erronious, Itt is therefore Considered that the aforesaid Judgment for the Erro<sup>rs</sup> in the Record and Processe aforesaid bee Revoaked Adnulled & altogether held for Nothing, and that the aforesaid Robert Proctor unto all things which by occasion of the Judgment aforesaid hee hath lost bee Restored, and that the Said Robert Procto<sup>r</sup> Recover against the said William Burges Administrato<sup>r</sup> as aforesaid the Sume of \_\_\_\_\_ pounds of Tobacco for his Costs of suite in this behalfe Layd out and Expended

Lucom v[er]s[u]s } Garrat Vansweringen late of S<sup>t</sup> Marys Citty  
Vansweringen } Inholder was Attached to answeere unto John  
Lucom of London Marriner of a Plea of tres-  
pas vpon y<sup>e</sup> Case.

And wherevpon y<sup>e</sup> S<sup>d</sup> John Lucom by Robert Ridgely his Attorney Complaineth that whereas the s<sup>d</sup> Garrat was indebted to the said John in y<sup>e</sup> Sum<sup>e</sup> of fifteen pounds Sterling And being so indebted the sd Garrat did the Eleaventh day of ffebruary one thousand six hundred Seaventy nine In Consideracon thereof draw one bill of Exchange according to y<sup>e</sup> Custome of Merchants & signed w<sup>th</sup> the prop hand of the s<sup>d</sup> Garrat and directed to one certaine Thomas Panton by the name of the Hono<sup>r</sup>ble Colt Thomas Panton in London for the payment of y<sup>e</sup> s<sup>d</sup> ffifteen pounds att ten dayes after sight of the Said bill of Exchange to y<sup>e</sup> s<sup>d</sup> John Lucom or his Order And the said Garrat Vansweringen Did then assume vpon himself & to the s<sup>d</sup> John Lucom did ffaithfully pmise That if he the s<sup>d</sup> Thomas Panton the s<sup>d</sup> ffifteen pounds Sterling to him the s<sup>d</sup> John or his Order did not well & truely pay according to the Teno<sup>r</sup> of y<sup>e</sup> s<sup>d</sup> Bill of Exchang that the s<sup>d</sup> Garrat would well & truely pay the same when therevnto required And the said John in fact saith that on the thirteenth day of the month of May Anno Dm One thousand Six hundred & Eighty and in the five and thirtyeth year of the raigne of our Sou<sup>a</sup>igne Lord Charles the Second of England Scotland ffrance and Ireland King Defend<sup>r</sup> of y<sup>e</sup> faith & Att y<sup>e</sup> request of the said John Lucom Nicholas Hayward Notary & Tabellion Publicq