

Liber C D hundred Sixty Six pounds of Tobacco Decreed as af.^d and all Costs and Charges Sustained in prosecuting the s.^d Decree & Damages for nonpformance thereof and nonpayment of the Tobacco Decreed Such & So much as our Justices of our Said Court Shall adjudge Reasonable you haveing first Certified us in our Court af.^d of your full & whole proceedings in the premisses & what Lands Goods or Chattels & to what value you Shall So Sequester and Seize as af.^d And that you Return Such yo.^f Certificate to us in our Court of Chancery wheresoever it Shall then be on the nineteenth day of June next together with this writt And hereof fail not at your peril Wittness our Self our City of S.^t marys y.^e Second day of may in the first year of o.^f Domin.ⁿ over our Said province Annoq̄ Domini 1677.

RC Lewis Blangy & Mary his wife adm.^{rs} of Disborah Bennett Replevin ad vic Com Kent ag.^t Thomas Brite for 19 head of Cattle dat the 13.^o Apr ret 11.th June 1678

p. 179
(fol. 216) GP John Abbington at the Suit of Bernard Johnson Subp.^a ad Test John King & Richard Marsham dat 9.th ret 10.th Aprill 1678

RC Charles &^c To the Sheriff of S.^t marys County Greeting Whereas a Certain order or Decree was made before us in our Court of Chan.^{ry} Between Thomas Sprigg p.^{lt} & Thomas Trueman defend.^t bearing date the ninth day of October one thousand and Six hund.^d Seventy Seven it was thereby for the Reasons therein Contained amongst other things Ordered and Decreed that the defend.^t Thomas Trueman Should pay unto the Comp.^{lt} all Such Charges & Damages as the S.^d Comp.^{lt} had laid out Expended and Sustained by non performance of a Certain agreem.^t in the Said order mençoned to be made Between the p.^{lt} and def.^t & in his the Comp.^{lt} moveing his family and Stock from his own plantation to the S.^d Trueman's plantaçon & in Seating Building Clearing and fenceing y.^e Same & all other necessary Charges relateing thereunto according to the writeing under the hand of Thomas Trueman Deducting thereout all Such Sumē or Sum̄s of Tobacco as the S.^d Comp.^{lt} had or without his willfull Default might have Reçed out of the s.^d plantaçon by the percepçon of the profits thereof from the time of his Entry thereinto till he left the Same And for as much as it was not known to our Said Court what Charge & Damages the S.^d Comp.^{lt} had laid out & Expended or Sustained by nonperformance of the Agreement af.^d & in Seating Clearing and Building upon the plantaçon afores.^d & other Charges relating thereunto or what profits had been by him received as afores.^d and for that the Same was properly at the Common Laws by a Jury and accordingly for that purpose a writt of Enquiry of Damages was by order of our Said Court Ordered to issue to you directed We do therefore Command you

(fol. 217)