

Liber N N aforesaid to him in forme aforesaid imposed was not guilty, nor
 p. 134 for that Occasion he ever withdrew himselfe Upon which it was
 considered by the Court aforesaid that the aforesaid John Wedge
 Should goe from thence quietly As by the aforesaid judgm^t and
 processe then before the Said Justices remaineing fully appears of
 Record By which pretext of which premisses the said John Wedge
 not Only in his Goods name same credit and estimation aforesaid
 in which before he was reputed was greatly hurt and dampnified and
 in his body so unquiet appeared but also great store and summes
 or quantities of tobacco and mony for purging exonerating and in
 delivering in defence of his Innocency in that part to Spend & dis-
 burse was constreyned and compelled to the losse of the said John
 Wedge One hundred thousand pounds of tobacco, And thereupon
 he bringeth his Suite

And the said James Ringold by Peter Sayer his Attorney cometh
 and defendeth the force and injury when &c and prayeth liberty of
 Speakeing hereunto untill next Provinciaill Court and it is granted
 him the same day is given to both parties.

Now here at this day to witt the eleventh day of April in the
 first yeare of the Dominion of Charles Lord Baltemore &c Annoq̄
 Doñ One thousand six hundred Seventy Six came the said John
 Wedge and James Ringold by their Attornyes aforesaid & the Said
 James Saith that he is in nothing guilty of the p^rmisses in manner
 & forme as the Said John Wedge in his declaration aforesaid hath
 declared against him & of this he putts himselfe upon the Country
 and the plaintiff also. Whereupon Comānd is given to the Sheriff
 of s^t Maries County that he cause to come here twelve &c who
 neither &c to recognize &c because aswell &c Att which said eleventh
 day of April in the yeare aforesaid came aswell the said John Wedge
 and the said James Ringold by their Attorneys aforesaid as the jurors
 of that jury likewise came to witt W^m Abestone John Alexander
 James Thompson John Askin Thomas Stonestreet Henry Rider
 Richard Ridgell Richard Attwood Thomas Potter W^m Harris
 Richard Chilman and W^m Newport who being impannelled Sum-
 moned and Sworne to say the truth in the premisses and haveing
 heard what could be Said on either part Upon their Oathes doe Say.
 Wee of the jury doe find cause of action for the plaintiff and allow
 him for damages eleaven thousand pounds of tobacco with costs
 of Suite. Which verdict of the jurors aforesaid being read & heard
 the Said James Ringold by his said Attorney moved the Court here
 in Arrest of judgm^t and prayed day untill the next Provinciaill Court
 and it is granted him the same day is given to both parties.

John Ingram	}	Giles Blizard late of Calvert County otherwise called
ag ^t		Giles Blizard of Great Choptanck River in Talbott
Giles Blizard		County Carpenter was Summoned to answer unto John Ingram of a plea that he render unto him three