

Liber N N And the said Marke saith that he by any thing by the said Evan alleadged from haveing his action aforesaid against him ought not to be debarred Because the said Act of Assembly by the said Evan in his plea recited saith, that in Actions of the case the action must be brought within two yeares after such cause of action, the Said Marke saith that at the time of the delivery of the goods in the said accompt specified the said Evan was a hired Servant to the Said Marke, and the Said Marke the Said goods to the said Evans upon Credit of his wages and other tobaccoes due to him did deliver & him with them upon that accompt did intrust and upon making up of accompts betweene the said Evan and the Said Marke the same to be allowed And the said Marke further saith That the Said Evan the 14<sup>th</sup> day of December 1674 did sue out against the said Marke two writts & by vertue thereof the twentieth day of November last past recovered against the said Marke ten thousand nine hundred ninty and three pounds of tobacco the full and whole of what was due to the said Evan from the Said Marke without any allowance of the Said five thousand eight hundred sixty eight pounds of tobacco in the said declaration mentioned, the said Marke saith that until the said twentieth day of November wherein the said Evan the same ten thousand nine hundred ninty three pounds of tobacco against him recorded the said Marke had no cause of action against the Said Evan and if the said Act of Assembly debarres the Said Marke from haveing his action aforesaid against the said Evan he putts himsefe upon the judgment of the Court and the defend<sup>t</sup> likewise. Which being read and heard it is the judgment of the Court here that the said Evan Carew recover against the said Marke Cordea the summe of Seaven hundred sixty five pounds of tobacco for his costs and charges in this behalfe laid Out & expended and the said Marke in mercy for his false claime.

Charles Calvert Esq;	}	Miles Cooke late of Talbott County in the
ag <sup>t</sup>		province of Maryland Marriner was attached
Miles Cooke		to answer unto Charles Calvert Esq; in a plea of trespas of the case.

And whereupon the said Charles Calvert by Robert Carvile his Attorney saith that whereas the Right Hon<sup>ble</sup> Caecilius Absolute Lord and Propy of the provinces of Maryland and Avalon Lord Baron of Baltemore the sixtenth day of Sep<sup>t</sup> in the yeare of Our Lord 1675 Shipt on board the good Shipp called the John of London whereof the Said Miles Cooke then was and still is Master One man Servant or passeng<sup>r</sup> named James Jackes to be delivered at the Port of Petuxent in the said Province and sett On Shoare at the house of the said Charles Calvert at Mattapenny in Petuxent River the Said Servant or passenger being to the Said Charles Calvert consigned & Sent the dangers of the Seas escapes mortality