

the said Roger three hundred & sixty pounds of Sterling And there- Liber N N  
upon he brings his suite.

And the said Edward English by Robert Ridgely his Attorney cometh & defendeth the force & injury when &c and the Said Edward Saith That as to the said goods in the said invoice mentioned to the value of One hundred and eighty pounds sterling the said Roger p. 185  
his action aforesaid ag<sup>t</sup> him he ought not to have because he Saith that the said Roger did not leave in the Storehouse of him the said Edward as the said Roger above against him hath declared but as to a parcell of goods packt up and the contents thereof unknowne to the said Edward and by him the Said Roger putt into the Storehouse of the said Edward the Said Edward alwayes was and Still is ready to deliver the same to the said Roger and therefore the said Edward demands judgm<sup>t</sup> if the said Roger his action aforesaid against him Ought to have.

And the aforesaid plaintiff Saith that he by any thing before alleaged ought not to be barred from haveing his action aforesaid because as formerly he Saith that he the day and yeare aforesaid in the Storehouse aforesaid did leave the aforesaid goods to the value of One hundred & eighty pounds Sterling mony packed under the condition that the said plaintiff might take the aforesaid goods at his pleasure & this he is ready to averr whereupon he prayes judgm<sup>t</sup> and the delivery of the aforesaid goods & his damages by reason of the detaineing of the same goods to be adjudged unto him.

Afterwards to witt the seven & twentieth day of May in the first yeare of the Dominion of Charles Lord Baltemore &c Annoq̄ Doñi 1676. came the partyes aforesaid and it is granted by the Court here by & with the consent of both partyes that the said Edward deliver unto the said Roger the goods in question he the said Roger giveing receipt for the same, and this action withdrawne the said partyes paying their owne costs & charges.

May 24<sup>th</sup> 1676.

Then was read the inquisition returned concerning the lands late of Leonard Strong deceased and the judgment of the Court is that Charles James is tenant by the Custome of England & Order that the names of the said land be amended being misplaced and that the said lands be called by their former names vizt Upper Strong & Lower Strong

Eodē die.

Then was read the inquisition returned concerning the land late of John Reynolds deceased and it was the judgment of the Court that the land in the inquisition named is escheate to his Lopp for want of heire.