& eight pounds tobacco when thereunto required would well & truely Liber N N content & pay Yet the aforesaid Margarett in her life tyme nor the said John since her death to whom Adm<sup>con</sup> of all & singuler the Goods Chattels & Creditts of the said Margarett since her death hath been comitted the said sume of foure thousand three hundred & eight pounds of tobacco to him the said Thomas in his life tyme nor to the said Rebecca since his death to whom the Execuçon of the testament of the said Thomas since the death of the said Thomas hath bin comitted, nor to the said John & Rebeccah since the Nuptialls between them celebrated hath not paid though often thereunto required but the same to pay have denyed & as yet doe deny to the damage of the said John & Rebeccah five thousand pounds of tobacco, & in retardacon of the Execucon of the said Thomas, & thereupon they bring their suite.

And the said John Ireland by Kenelm Cheseldyn his Attorney cometh & defendeth the force & injury when &c and saith nothing in barr of the action aforesaid of them the said John Addison & Rebeccah his wife whereupon itt is granted by the Court here, the 20th of ffebruary 1677 that the said John Addison & Rebeccah his wife Exx of the said Thomas Dent recover against the Estate of the said Margarett Penroy aswell the sume of foure thousand three hundred & eight pounds of tobacco damages occasioned by the prmisses As also the sume of ffiue hundred fifty two pounds of tobacco costs of Suite

Oliver Davis Daniel Hamand late of St Maryes County planter was Attached to Answer unto Oliver Davis of a Daniel Hamand plea of trespasse upon the case

And whereupon the said Oliver Davis by Robert Ridgely his Attorney complaineth, That whereas the said Daniel Hamand between the first day of ffebry One thousand six hundred seventy five, & the last day of Octobr One thousand six hundred seventy six bought had & received of the said Oliver divers Goods & Merchandizes amounting to the sume of fourteene hundred & eleven pds of tobacco p. 407 And also received to & for the use of the Said Oliver severall sumes of tobacco amounting to the sume of Eight hundred pds of tobacco, a particuler aswell of the said Goods & Mrchandizes as also of the said tobaccoes received the said Oliver here in Court produceth amounting to in the whole the sume of two thousand two hundred & eleven pounds of tobacco In consideracon whereof the said Daniel did assume upon him selfe & to the said Oliver did faithfully promise, that he the said Daniel to him the said Oliver the said sume of two thousand two hundred & Eleven pounds tobacco to him the said Oliver when thereunto required would well & truely pay Yet the aforesaid Daniel Hamand his promise & assumpcon so as aforesaid made not reguarding but deviseing & fraudulently intending him