

Liber N N Ex<sup>rs</sup> or Adm<sup>rs</sup> or lawfull Attorney the just quantity of Nine thousand one hundred thirty & three pounds of the like good tobacco & caske conveniently in Petuxent river upon all demands after the tenth day of Novemb<sup>r</sup> next ensueing this date abovesaid, that then this Obliga<sup>o</sup>n to be void & of none effect, or else to stand in full power force & vertue. Which being read & heard the said Tho: Bankes by his Attorney aforesaid cometh & defendeth the force & injury when &c & prayeth liberty of speakeing hereunto untill the next Court & itt is granted him, the same day is given to the said Andrew Tenehill

p. 418 Now here att this day to witt the twentieth day of ffebruary in the third year of the dominion of Charles Lord Baltemore &c Annoq<sup>3</sup> Doni One thousand six hundred seventy seven came the said Andrew Tenehill by his Attorney aforesaid And offered himselfe against the said Thomas Bankes in the plea aforesaid, but the said Thomas came not but made default, Therefore itt is granted by the Court here, that the said Andrew Tenehill recover against the said Thomas Bankes as well the Sume of Eighteen thousand two hundred sixty & six pounds of tobacco debt as also the sume of Eight hundred seventy six pounds of tobacco costs of suite

John England ag <sup>t</sup> ffrancis Wyne Adm <sup>r</sup> W <sup>m</sup> Marshall	}	ffrancis Wyne late of Charles County Ad- mist <sup>r</sup> of the Goods & Chattels of William Marshall deceased was attached to Answer unto John England in a plea of trespas upon the case
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And whereupon the said John by Kenelm Cheseldyne his Attorney complaineth, that whereas the said W<sup>m</sup> Marshall in his life tyme to witt the tenth day of December in the yeare One thousand six hundred seventy two stood indebted unto the said John England for transporting of W<sup>m</sup> Marshall sonn of the said W<sup>m</sup> deceased into England & maintaining him there in England att schoole with meate drinke & cloathes for the terme & space of two yeares, & transporting him againe into Maryland, the said W<sup>m</sup> Marshall deceased did assume upon himselfe & in considerac<sup>o</sup>n thereof to the said John did faithfully promise that he the said W<sup>m</sup> for the same when thereunto required would pay unto the said John for the same what he should deserve And the said John in fact saith, that he the said John did maintaine the said W<sup>m</sup> Marshall his sonn in England for the terme & space aforesaid in manner aforesaid And did transport the said William Marshall into England aforesaid & back againe into the Province aforesaid, for which he did well deserve the sume of six thousand p<sup>d</sup>s of tobacco Notwithstanding which the said W<sup>m</sup> Marshall in his life tyme nor the said ffrancis since his death Adm<sup>r</sup> of all the Goods & Chattels of the said W<sup>m</sup> after his death to him comitted hath not paid the said six thousand pounds of tobacco to him the