said John though often required, but the same to him to pay hitherto Liber N N hath & still doth altogeth^r deny to the damage of the said John Eight thousand pounds of tobacco & thereupon he bringeth his suite

And the said ffrancis Wyne by John Jones his Attorney cometh & defendeth the force & injury when &c and prayeth liberty of speakeing hereunto until the next Court & itt is granted him, the same day is given to the said John England

Now here att this day to witt the one & twentieth day of ffebruary in the third yeare of the Dominion of Charles Lord Baltemore &c Annog Doni 1677 came the said John England by his Attorney aforesaid & offered himselfe against the said ffrancis Wyne in the plea aforesaid, but the said ffrancis came not but made default Therefore itt is granted by the Court here that the said John England recover against the Estate of the said W^m Marshall as well the sume of six thousand pounds of tobacco damages occasioned by the trespas aforesaid As also the sume of pounds of tobacco costs of suite

John Young

agt

John Larkin of Ann Arundell County p. 419

Innholder & Joseph Chew late of Cecil

County planter were Sumoned to Answer unto John Young in a plea that they render unto him twelve thousand pounds of tobacco which they unjustly detaine

And whereupon the said John Young by Matthew Ward his Attorney, saith that the said John Larkin & Joseph Chew by their writing obligatory dated the fifteenth day of May One thousand six hundred seventy five & here in Court produced did binde themselves their heyres Ex^{rs} & Adm^{rs} unto the said John Young his heyres Ex^{rs} Ad^{rs} or assignes in the full & just Sume of twelve thousand pounds of tobacco upon Condicon for the payment of six thousand pounds of good well condiconed tobacco att or before the tenth day of Octob then next ensueing Notwithstanding which the said John Larkin & Joseph Chew nor either of them have paid the said Sume of six thousand pounds to the said John Young, but the same to pay have & doe altogether refuse & deny to pay, whereupon he is damnified & hath losse to the Value of fifteen thousand pounds of tobacco & thereupon he bringeth his suite.

And the said John Larkin & Joseph Chew by George Parker their Attorney come & defend the force & injury when &c & pray liberty of speaking hereunto untill next Court & itt is granted them, the same day is also given to the said John Young.

Now here att this day to witt the one & twentieth day of ffebruary in the third yeare of the Dominion of Charles Lord Baltemore &c Annog Doni 1677. came the said John Young by Robert Carvile his Attorney & offered himselfe agt the said John Larkin & Joseph