

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

And the said Francis Wyne by John Jones his Attorney cometh &  
defendeth the force & injury when &c and prayeth liberty of speaking  
hereunto untill 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 february  
in the third yeare of the Dominion of Charles Lord Baltemore &c  
Annoq̄ Doni 1677 came the said John England by his Attorney  
aforesaid & offered himselfe against the said Francis Wyne in the  
plea aforesaid, but the said Francis came not but made default There-  
fore itt is granted by the Court here that the said John England  
recover against the Estate of the said W<sup>m</sup> 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 ag <sup>t</sup> John Larkin & Joseph Chew	}	John Larkin of Ann Arundell County Innholder & Joseph Chew late of Cecil County planter were Sumoned to An- swer unto John Young in a plea that they render unto him twelve thousand pounds of tobacco which they unjustly detaine	p. 419
--	---	---	--------

And whereupon the said John Young by Matthew Ward his At-  
torney, 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<sup>rs</sup> & Adm<sup>rs</sup> unto the said John Young his heyres Ex<sup>rs</sup>  
Ad<sup>rs</sup> or assignes in the full & just Sume of twelve thousand pounds  
of tobacco upon Condiçõn for the payment of six thousand pounds  
of good well condiçõned tobacco att or before the tenth day of Octob<sup>r</sup>  
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 & there-  
upon 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 febru-  
ary in the third yeare of the Dominion of Charles Lord Baltemore &c  
Annoq̄ Doni 1677. came the said John Young by Robert Carville  
his Attorney & offered himselfe ag<sup>t</sup> the said John Larkin & Joseph