

And whereupon the said W^m DeMayer by Robert Ridgely his Attorney saith, that whereas the said Garret the twenty eighth day of April One thousand six hundred seventy five upon ballance of all acc-
 mpts between the said W^m & the said Garret, stood indebted unto the said W^m in the sume of three thousand seven hundred fifty & seven pounds of tobacco In consideracon whereupon the said Garret did assume upon himselfe & to the said W^m did faithfully promise, that he the said Garret the said sume of three thousand seven hundred fifty & seven pounds of tobacco would lay out & dispose, & for the same purchase English Goods And the same English Goods with one Abraham Lubberstone Master of a New Yorke Sloop then rideing att anchor in the Province or some other Vessell bound for New York to the said W^m he the said Garret would send. Notwith-
 standing which the said Garret the said English Goods amounting to the sume of three thousand seven hundred fifty seven pounds of tobacco aforesaid to him the said W^m according to the promise afore-
 said although often thereunto required hath not sent, but the same to send hath refused & denied, & to send the same as yet doth refuse & deny to the damage of the said W^m tenn thousand pounds of tobacco, & thereupon he produceth his suite

Liber N N

And the said Garret VanSweringen by Robert Carvile his Attorney cometh & defendeth the force & injury when &c and prayeth liberty of speakeing hereunto untill next Court & itt is granted him the same day is given to the plaintiffe also

Nowhere att this day to witt the two & twentieth day of ffeb^{ry} in the third year of the dominion of Charles Lord Baltemore &c Annoq^{ue} Doni 1677. came the said plaintiffe by his Attorney aforesaid, & the said Garret in his proper person cometh also, & saith, that he is content that Judgem^t passe against him for the said sume of three thousand seven hundred fifty & seven pounds of tobacco without damages Whereupon itt is granted by the Court here, that the said plaintiffe recover against the said defend^t as well the said sume of three thousand seven hundred fifty & seven pounds of tobacco As also the sume of five hundred thirty six pounds of tobacco costs of suite

Tho: Notley Esq^r } The Sheriffe of S^t Maryes County having re-
 ag^t } turned a cepi in this cause, the plaintiffe by Rob-
 Tho: Lomax } ert Ridgely his Attorney moved for speciall bayle
 Whereupon itt is ordered, that the def^t remaine
 in the Custody of the Sheriffe aforesaid Untill he shall giue speciall p. 440
 bayle to Answer the action aforesaid & abide Judgem^t

Daniel Clarke } John Brooke late of Dorchester County Admist^r
 ag^t } of the Goods & Chattels of W^m Worgan decd was
 Jn^o Brooke Adm^r } Sumoned to Answer unto Daniel Clarke of a
 W^m Worgan } plea that he render unto him seven thousand foure
 hundred seventy six pounds of tobacco which from
 him he unjustly detained