

quired would well & truely pay & satisfie Notwithstanding which the said Joseph Seayre though often thereunto required in his life tyme the said sume of thirty pounds of sterl Money of England hath not paid according to his promise, nor the said Edward Bleek although he hath received the said Goods & M<sup>r</sup>chandizes & comodities, & tobacco made of the said Goods M<sup>r</sup>chandizes & comodities so shipt by the said Joseph as aforesaid & converted the same to his own proper use & behoofe, hath not paid although thereunto Required to the great damage of the said W<sup>m</sup> Knott whereupon the said W<sup>m</sup> Knot saith he is damnified & hath losse to the Value of ffifty pounds sterl money of England & thereupon he bringeth his suite

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And the said Edward by Robert Ridgely his Attorney cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill next Court & itt is granted unto him the same day is giuen to Both parties

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Now here att this day to witt the fifteenth day of June in the third yeare of the Dominion of Charles Lord Baltimore &c Annoq Doni 1678 came the said parties by their Attorneys aforesaid And the said Edward Bleek by his said Attorney prayes the hearing of the Originall writt aforesaid upon which the declaracon aforesaid is grounded & itt is read unto him in these words Charles absolute Lord & Prop<sup>ty</sup> of the Provinces of Maryland & Avalon Lord Baron of Baltimore &c To the Sheriffe of Baltimore County greeting Wee comand you that you take Edward Bleek late of Baltimore County M<sup>r</sup>chant if he shall be found in yo<sup>r</sup> bailywick & him safely keepe so that you have his body before our Justices of our Provinciaall Court to be held att S<sup>t</sup> Maryes the ninth day of April next to Answer unto W<sup>m</sup> Knott Marryner in a plea of trespas upon the case, And hereof you are not to faile & have you there this Writt Wittnes our trusty & welbeloved Thomas Notley Esq<sup>r</sup> our Liev<sup>t</sup> Gen<sup>ll</sup> & chiefe Justice of our said Province the twenty fifth day of ffebruary in the third yeare of our Dominion over our said Province Annoq Doni 1677. which being read & heard the said Edward Bleeke prayes judgem<sup>t</sup> of the writt aforesaid, because he saith that the writt aforesaid & the Declaracon aforesaid Whereupon the aforesaid W<sup>m</sup> brought his writt aforesaid ag<sup>t</sup> him the said Edward doth not agree, for that in the writt aforesaid the said Defend<sup>t</sup> is stiled & called by the name of Edw<sup>a</sup> Bleeke late of Baltimore County M<sup>r</sup>chant, & the said plaintiffe hath declared ag<sup>t</sup> him upon that writt by the name of Edward Bleek late of Baltimore County M<sup>r</sup>chant Adm<sup>r</sup> of the Goods & Chattells of Joseph Seyre M<sup>r</sup>chant deceased, & this he is ready to Verifie, whereupon the said Edward Bleek for the Variance aforesaid between the writt & declaracon aforesaid prayes judgem<sup>t</sup> of that writt, & that the same writt may be qualified And the said W<sup>m</sup> Knott saith, that he will make no farther prosecution ag<sup>t</sup> the said Edward Bleeke in the plea aforesaid whereupon a nonsuite is awarded