**Tames Stavely** Adrs Salmon & Styles agt Charles James

Henry Stocket & Charles James late high Sheriffe of Cecil County Liber N N was Attached to Answer unto Henry Stocket & James Stavely Admrs of the Goods & Chattels of Thomas Salmon & Nathaniel Styles deceased in a plea of trespas on the case

And whereupon the said Henry Stocket & James Stavely by George Parker their Attorney com-

plaine, that whereas one Roger Ladamore late of the said County, that is to say the one & twentieth day of ffebruary in the yeare of our Lord God one thousand six hundred seventy & five By an ac- p. 506 compt stood indebted unto the said Nathaniel Styles Adm<sup>r</sup> of the Goods & Chattels of the said Thomas Salmon in the just sume of sixteen hundred & thirteen pds of tobacco And for the recovery of which said sume, the said Nathaniel Styles the one & twentieth day of March in the first yeare of the Dominion of the right Honble Charles absolute Lord & Propry of the said Province of Maryland &c in the yeare of our Lord God 1675 then & continually afterwards had prosecuted out of his Lopps County Court of Cecil County aforesaid one writt of Execucon agt the said Roger Ladamore directed to then Sheriffe of Cecil County, by which said Writt the now Lord Prop<sup>ry</sup> had comanded the said Sheriffe that he should Attach the said Roger Ladamore & him should safely keep so that he should have his body here that is to say att the County Court aforeday of One thousand six hunsaid on tuesday the dred seventy & six before his Lopps Justices to render unto the said Nathaniel Stiles the said sume of Sixteen hundred & thirteen pds of tobacco with costs of suite And that he should have there that writt Which said writt the said Nathaniel Styles afterwards & before the returne of the same writt to the said Charles then being Sheriffe of the said County of Cecil delivered in forme of Law to be executed By reason of which said writt afterwards then being Sheriffe of the said County of Cecil aforesaid the said Roger Laramore for the cause aforesaid did take & arrest, & him the said Roger under the custody of the said late Sheriffe then had & kept And the said Roger Ladamore under the custody of the said Sheriffe for the cause aforesaid in forme aforesaid in forme aforesaid [sic] being, the said Charles James being Sheriffe of the said County of Cecil aforesaid the said Roger Ladamore out of his custody without the lycence & contrary to the will of the said Nathaniel Styles, the said Nathaniel Styles of the said debt of sixteen hundred & thirteen pds of tobacco with costs of suite amounting to one hundred ninety & foure pds of tobacco in all Eighteen hundred & seven pds of tobacco not being satisfied did suffer freely to goe att large whether he would to the manifest danger of looseing of the debt & costs aforesaid