

Liber N N Doni 1678. came the said parties by their Attorneys aforesaid And the said Tho: Robinson by his Attorney saith, that he doth not deny but the said writeing in the Declaracon menconed is his Act & Deed, but he saith, the plaintiffe his action thereupon ag^t him ought not to have, because he saith, the said bond of foure thousand pounds of tobacco with Condicon there under written as aforesaid was entred into by the said Thomas for a debt of two thousand p^{ds} of tobacco due from the said Thomas to Henry Asberry And that the same writeing obligatory was taken in the name of the said John Paler in trust only for the said Henry Asberry, which being made appeare to the Com^{rs} of S^t Maryes County Court, they have long before the filing of the said Originall writt of the said John Paler caused the said principall debt of two thousand pounds of tobacco to be attached in the hands of the said Thomas Robinson for severall debts & costs of suite recovered ag^t the said Henry Asberry in the said Court & have levyed the same of his the said Thomas Goods & chattells as by the Record of the said County Court may appeare By meanes whereof he hath satisfied for the Condicon of the said bond All which he is ready to averr, & demands judgem^t if the plaintiffe his action aforesaid ag^t him ought to have

And the said John Paler from his action as aforesaid saith he ought not to be debarred, because the said John neither is nor was obliged to nor concerned in trust for the said Henry Asberry as in the plea before alleaged, & that the said Thomas Robinson had effects of the said Henrys in his own hands above the Value of the debts & costs of suite before alleaged to be Levyed by order from S^t Maryes County Court. And further saith that the bill past from the said Robinson to the said Paler was upon a good consideracon satisfied by the said John Paler, & this he is ready to averre, & craves judgem^t of the Court, & the defend^t likewise. Whereupon the p^rm-isses being seen & by the Justices here fully understood, itt is considered by the Court that the said John Paler recover ag^t the said Thomas Robinson as well the sume of foure thousand p^{ds} of tobacco debt As also six hundred & sixteen p^{ds} of tobacco costs of suite

Randall Revell	}	Edmond Beauchamp late of Som ^r sett County otherwise called Edmond Beauchamp of the County of Som ^r sett in the Province of Mary- land was Sumond to Answer unto Randall Revell of a plea that he render unto him two thousand p ^{ds} of tobacco which to him he oweth & unjustly detaineth
ag ^t Edm ^d Beauchamp		

And whereupon the said Randall by Robert Carville his Attorney saith, that whereas the said Edmond upon the thirteenth day of September in the yeare of our Lord one thousand six hundred seventy seven did binde himselfe his heyres Ex^{rs} Adm^{rs} to pay or cause to be paid to the said Randall the sume of two thousand p^{ds} of good