

John Watson W<sup>m</sup> Hatton & Robert Graham Exec<sup>rs</sup> as aforesaid recover against the said Thomas Bennett the aforesaid Sum<sup>e</sup> of Seven hundred thirty five pounds of tobacco residue of the debt aforesaid As also Six hundred fifty three pounds of tobacco costs of suite And the Defend<sup>t</sup> in mercy &c And likewise the aforesaid plain- tiffes in mercy for their false clamour against the said Defend<sup>t</sup> for part of the debt aforesaid whereof he is acquitted And the said Defend<sup>t</sup> may goe thereof without day &c

Liber N N

Robert Carvile }  
 ag<sup>t</sup> } This action is continued by consent of the p<sup>t</sup> & the  
 John Quigley } Attorney for the Defend<sup>t</sup> untill next Court.

Richard Royston }  
 ag<sup>t</sup> } Symon Irons otherwise called Symon Irons of  
 Symon Irons } the County of Nansimum in Virginia was Sum<sup>n</sup>-  
 oned to Answer unto Richard Royston of a plea  
 that he render unto him One hundred & forty  
 thousand pounds of tobacco which to him he oweth & unjustly  
 detaineth

And the said Symon Irons by Robert Ridgely his Attorney com- eth & defendeth the force & injury when &c And the said Richard Royston although solemnly called came not to preferr his declaracōn & prosecute his writt against the said Symon Irons Therefore itt is considered by the Court here this day to witt the thirteenth day of March in the fourth year of the Dominion of Charles Lord Baltemore &c Annoq̄ Doni 1678. that the said Richard Royston take nothing by his writt but be in mercy for his false clamour And that the said Symon Irons recover against the said Richard Royston the Sum<sup>e</sup> of Seven hundred ninety nine pounds of tobacco for his costs & charges by him about his defence in this behalfe laid out & expended And the said Symon Irons may have thereof Execucōn

Henry Hooper }  
 ag<sup>t</sup> } Thomas Snell late of Talbot County Adm<sup>r</sup> of  
 Tho: Snell Adm<sup>r</sup> } the Goods and Chattells of John Cornish de-  
 Jn<sup>o</sup> Cornish } ceased was Attached to Answer unto Henry  
 Hooper of a plea of trespas of the case

And thereupon the said Henry by Robert Car- vile his Attorney saith, that whereas upon the Sixteenth day of September in the year of our Lord One thousand six hundred seventy seven a certaine conference was had between the said Henry Hooper & the said John Cornish touching a certaine boy Servant named to be by the said Henry of the said John bought, which said John Cornish did then affirme to the said Henry Hooper that the aforesaid boy Servant was the Servant of him the said John & by him imported into this Province And that the said