Liber N N tiffe should be in mercy for his false claime And that the said Charles should have foure thousand & twelve pounds of tobacco for his costs and charges in the same suite wrongfully sustained And whereas afterwards to witt the ninth day of October One thousand six hundred seventy seven, he the said Charles James did sue out of the same Court his Lordshipps writt of capias ad satisfaciendum directed to the then Sheriffe of Cecil County comanding him to take the body of him the said Edward if he should be found in his bailywick & him safely keep so as he had the said Edward before the Justices of the said Provinciall Court att StMaryes aforesaid the fourth day of December then next following to satisfie unto the said Charles the said Sume of foure thousand & twelve pounds of tobacco so as aforesaid adjudged to the said Charles, which said writt aforesaid to witt the day of said Charles James in Cecil County aforesaid to the said Jonathan Sibrey then being Sheriffe of the same County delivered in forme of Law to be Executed By Vertue of which said writt the said Jonathan afterwards to witt the day of thousand six hundred Seventy Seven then being Sheriffe of Cecil County aforesaid att within the same County the said Edward Pynn for the cause aforesaid did take, & him the said Edward under his custody then & there had & kept Afterwards to witt the said fourth day of December One thousand six hundred Seventy seven by speciall writt of Adjournment of the right Honble the Lord Propry the Provinciall Court of this Province & all writts bills proces precepts & other things then & there depending undetermined was adjourned untill the fifth day of the same month of Decembr And by the Special writt adjourned from the said fifth day to the sixth day of the same month of December And by the like Special writt was adjourned from the said sixth day of Decemb^r until the twelfth day of ffebruary then next following And all Sheriffes Officers & other Ministers whatsoever of the said Province of Maryland were by the said writt of Adjournmt comanded that every of them should in their Custody detaine all & singuler the writts bills proces & precepts whatsoever either in Law or Equity which were to be returned before his said Lordon the said fourth p. 797 day of December One thousand six hundred Seventy seven or at any other dayes aforesaid And them att the said twelfth day of ffebruary One thousand six hundred Seventy seven att St Maryes aforesaid they cause to be returned As by the said severall writts of Adjournm^t upon Record in the Secretaries Office of this Province more att large appeareth And whereupon the said Jonathan then Sheriffe of Cecil County aforesaid to witt the said twelfth day of ffebruary One thousand six hundred seventy seven made returne of the said writt of capias ad Satisfaciendum into the Secretaryes Office of this Province with an Endorsem^t thereupon in these words Viz^t The