

Liber N N same bill obligatory more plainly appeareth Which said two hundred pounds the said John Sanders did not pay unto him the said John Machen on the said tenth day of April which att or upon the same day he ought to haue paid him according to the forme and effect of the same bill obligatory although he hath bin often thereunto required, whereby an action did accrue unto the said John Machen to require & haue of the said John Sanders the aforesaid foure hundred pounds of sterling And for the more speedy recovery of the same ffoure hundred pounds the said John Machen by George Parker his Attorney the sixth day of December in the third yeare of his Lordppps Dominion Annoq̄ Doni One thousand six hundred Seventy seven then & continually afterwards had prosecuted out of his Lordppps Proviñtiall Court of this Province a certaine writt of Capias of his said Lordpp directed to the then Sheriffe of Charles County, by which itt was comāded to him the said then Sheriffe that he should take the aforesaid John Sanders if he should be found in his bailywick & him safe keep so that he might haue his body before his Lordppps Justices of the Proviñtiall Court to be held att the City of S<sup>t</sup> Maryes the twelfth day of ffebruary then next to answer unto John Machen of a plea that he render unto him the Sumē of ffoure hundred pounds of currant & lawfull money of England, & that he should haue there then that writt, to the intent that the said John Machen in the said Proviñtiall Court of his Lordpp here might declare prosecute & recover against the aforesaid John Sanders the debt of ffoure hundred pounds sterling money aforesaid. Which said writt of Capias the said John Machen by George Parker his Attorney afterwards & before the returne of the said writt of Capias that is to say the Eighth day of ffebruary One thousand six hundred Seventy seven aforesaid in the County of Charles County unto the said W<sup>m</sup> Chandler then being Sheriffe of the said County of Charles County delivered in forme of Law to be executed By reason of which said writt of Capias the said W<sup>m</sup> Chandler then being Sheriffe of the aforesaid County of Charles County afterwards to witt the Eleventh day of ffebruary in the third yeare of his Lordshippps Dominion &c att Portobacco within the County aforesaid the said John Sanders for the cause aforesaid did take & Arrest And the said John Sanders for the cause aforesaid in forme aforesaid he the said W<sup>m</sup> Chandler then being Sheriffe of Charles County aforesaid after wards to witt the twelfth day of ffebruary One thousand six hundred Seventy seven before his Lordppps Justices of his Proviñtiall Court aforesaid att the City of S<sup>t</sup> Maryes aforesaid according to the tenour of the said writt of Capias then & there had, which said Justices of the Proviñtiall Court aforesaid afterwards to witt the fourteenth day of ffebruary in the third yeare of his Lordppps Dominion by speciall order of the said Court the said John Sanders did remand & comitt to the custody of the said