

Liber N N the writeing aforesaid & itt is read unto her. she also prayeth hearing of the Condiçõn of the said writeing & itt is read unto her in these words following The Condiçõn of this Obligacõn is such, that if the above bounden Jeremiah Eaton & John Barke or either of them their heyres Exec^{rs} Adm^{rs} or assignes shall well & truely pay or cause to be paid unto the abovesaid Edward Roe his heyres Ex^{rs} Adm^{rs} or assignes or lawfull Attorney the full & just Summe of Two Thousand Eight hundred ninety & two pounds of good sound M^rchantable tobacco & cask according to the late Act of Assembly att or upon the tenth day of October next ensueing the date hereof att an entire paym^t in Tredhaven Creeke or in some convenient place in great Choptanck river Then this Obligacõn to be Void otherwise to stand in full force and verture As wittnes our hands & Seales the day & yeare above written Which words being read & heard the said Mary Eaton by her Attorney aforesaid saith, that the said Mary Roe her action aforesaid against her the said Mary Eaton ought not to haue, for that she saith that she the said Mary Eaton hath fully Administrd all & singuler the Goods & Chattels of the said Jeremiah Eaton before notice of the writt now depending against her of the said Mary Roe, & this she is ready to averr, & craves Judgem^t of the Court whether the said Mary Roe her action aforesaid against her the said Mary Eaton ought to have, whereupon day is giuen to both parties untill next Provintiall Court

Now here att this day to witt the Sixth day of June in the fourth yeare of the Dominion of Charles Lord Baltemore &c Annoq̄ Doni 1679. cometh as well the said Mary Roe as the said Mary Eaton by their Attorneys aforesaid And the said Mary Eaton saith nothing in barr of the action of the said Mary Roe, whereupon the said Mary Roe remaineth against the said Mary Eaton thereof undefended Therefore itt is considered that the said Mary Roe recover against the said Mary Eaton Exec^x as aforesaid as well the summe of fwe thousand Eight hundred Seventy foure pounds of tobacco debt As also Five hundred Eighty Eight pounds of tobacco cost of suite And the Defend^t in mercy &c

Edward Man } John Quigley late of S^t Maryes County gentl was
 ag^t } Attached to Answer unto Edward Man M^rchant in a
 John Quigley } plea of trespas upon the case

p. 867 And whereupon the said Edward by W^m Crosse his Attorney complaineth that whereas the said John Quigley the fourth Day of August Anno Doni One thousand six hundred seventy five bought had & received of him the said Edward divers Goods & M^rchandizes And upon that accompt together with Custome house Charge Carriage & other Charges incident thereunto, the said John Quigley stood justly indebted unto the said Edward the Summe of twenty foure thousand Eight hundred eighty two pounds of