

Liber W. C. with all houses Edifices and other appurtenances thereunto belonging, w<sup>ch</sup> Michael Miller of the said County to him the said John Wade for a terme of yeares yett to come and unexpired had devised hee entered, and him the said John from the same aforesaid did eject and other harmes to him did to the greate damage of the said John & against the peace &c<sup>a</sup>.

And Whereupon the said John by Keneline Cheseldyn his Attorney sayth that whereas the said Michael Miller the twentieth day of June in the yeare of our Lord one thousand six hundred seaventy nine in Kent County afores<sup>d</sup> did devise to the said John Wade, all that tract of Land or plantacon w<sup>th</sup> all houses Edifices and other appurtenances to the same belonging called Parkers rest lyeing and being in Kent County aforesaid & Containing the quantity of ffifty acres, to hold the said tract of land or plantacon w<sup>th</sup> all and singuler its appurtenances to the same belonging to the said John Wade and his assignes ffrom the said twentieth day of June in the yeare aforesaid ffor and dureing the terme and space of three yeares then next ensuing ffully to bee compleated and Ended, by vertue of w<sup>ch</sup> demise the said John Wade did Enter unto the said tract of land or plantacon w<sup>th</sup> the appurtenances and was thereof possessed, And being soe thereof posessed the said Thomas Lomax afterwards, that is to say upon the ffoure and twentieth day of July in the yeare of our Lord 1679 into the tract of Land or Plantacon w<sup>th</sup> the appurtenances w<sup>ch</sup> the said Michael Miller aforesaid to him the said John Wade had demised for a terme w<sup>ch</sup> is not yet past entred, and him the said John Wade ffrom the said Tract of land or Plantacon w<sup>th</sup> the appurtenances did eject and other harmes to him the said John Wade did, to the greate damage of the said John and against the peace &c whereupon the said John saith hee is damnified tenn thousand pounds of tobacco And thereupon hee bringeth his suite. Unlesse the tennant in posession, or they under whome hee claimeth by the next Provinciaall Court appeare to this Declaracōn and make him or themselves Def<sup>ts</sup> thereunto and by Rule of Court confesse the lease entry and ouster and insist onely upon the title, the Defend<sup>ts</sup> in this Declaracon will confesse Judgment, and posession will bee delivered accordingly to the plantiffe

To George Tankersley the tenn<sup>t</sup> in possession of the p<sup>r</sup>misses

Now here att this day to witt the eleaventh day of ffebruary in the ffifth yeare of the dominion of the Right hono<sup>ble</sup> Charles Lord Baltimore &c Annoq Dominj One thousand six hundred Seaventy nine came Benjamin Randall of Kent County Gentl and made oth that there is not any tennant in posession of the aforesaid parcell of land called Parkers rest, and that hee left a true Coppy of the aforesaid  
 p.121 Declaracon Attested by the Clerk of this Court upon the same Land, And the said accon being solemnly called and noe pson appearing to defend the p<sup>r</sup>misses Whereupon the said John Wade by Kenelme