

Liber W. C. Richard Perry and Thomas Gaunt for the Cawse aforesaid, w<sup>ch</sup> said Citty of S<sup>t</sup> Maryes aforesaid was within the Baliwick of the said Gerrard Slye as hee was sheriffe of the County of S<sup>t</sup> Maryes aforesaid, The said Gerrard Slye att the Citty of S<sup>t</sup> Maryes aforesaid the same Tenth day of June in the yeare aforesaid him the said John Sanders out of the Custody of him the said Roger fflowke Deputy of the said William Chandler and Keeper of the said John sanders did force and take and Rescue und<sup>r</sup> p<sup>r</sup>tence of a Certaine writt against the said John Sanders to the said Gerard Slye then p. 312 Sheriffe of S<sup>t</sup> Maryes County Directed att the Suite of Thomas Simpson for the sume of ffoure thousand Eight hundred Twenty three pounds of Tobacco, The said John Machen in fact Sayth, That the said Gerrard Slye takeing forceing and Rescuing the said John sanders out of the Custody of the said Roger as aforesaid, became charged and burthened with the Keeping & detaining the said John Sanders for the debt of the said John Machen for the said sume of ffoure hundred pounds Sterl due from the said John Sanders to the said John Machen as aforesaid, and tor w<sup>ch</sup> hee was in Custody untill hee Should give Special bayle as aforesaid, according to the order of the Court aforesaid, and the said Gerard Slye high sheriffe of S<sup>t</sup> Maryes County aforesaid, him the said John Sanders into his safe Custody did take, and had, in S<sup>t</sup> Maryes Citty aforesaid, and him Detained untill the Twelfth day of the Same June, burthened, and charged, as aforesaid, w<sup>ch</sup> said Twelfth day of June in the yeare aforesaid, The said Justices of the said Provinciaall Court, Ordered that the said John Should bee Remanded to the sheriffe of Charles County aforesaid, who by the said Order was to have the body of the said John Sanders att the next Provinciaall Court, By vertue of w<sup>ch</sup> Order the said Gerrard, the body of the said John Sanders to the said Sheriffe of Charles County or his Deputy should have delivered w<sup>th</sup> the Order aforesaid, whereby It might appeare that hee the said John Sanders was still burthened w<sup>th</sup> the ffoure hundred pounds Sterl to the said John Machen due as aforesaid, and the action at the suite of perry and Gaunt aforesaid, And the said John Machen further sayth That the said Twelfth day of June in the yeare afores<sup>d</sup> att the Citty of S<sup>t</sup> Maryes aforesaid, hee the said Gerard being Still sheriffe of S<sup>t</sup> Maryes County aforesaid, and the said John Sanders being then and there in his the said Gerrard Slys Custody as aforesaid Hee the said Gerard did Voluntarily Suffer him the said John sanders to goe att Large and make his Escape forth of the said Custody of him the said Gerrard Slye, w<sup>th</sup>out the Knowledge Lycence or Consent of him the said John Machen, hee the said John Sanders not haveing paid the said debt of ffoure hundred pounds Sterl, or produced or given Special bayle to answere the aforesaid accon of him the said John Machen according to the Teno<sup>r</sup> forme and effect of the aforesaid speciall Order of Court