Liber W. C. untill next Provintiall Court & itt is granted unto him, the same day is given to the p^{tt} likewise

Att which said next Provintiall Court to witt the sixteenth day of Octob^r in the fourth yeare of the Dominion of the right Hon^{ble} Charles Lord Baltemore &c Annog Doni 1679 came as well the said plaintiffe by his Attorney aforesaid as the said Defend^t in his proper person here present in Court And the said Defend^t saith that he hath nothing to say in barr of the action aforesaid above against him declared but y^t the said Gilb^{rt} should recover against him the said Robert the aforesaid Sume of One thousand seven hundred twenty nine pound[s] of tobacco Therefore itt is considered that the said Gilbert Turberfield recover against the said Robert Carvile as well the Sume of One thousand seven hundred twenty nine pounds of tobacco debt As also five hundred & Eight pounds of tobacco costs of suite And the Defend^t in mercy &c

Robert Ridgely agt
Richard Speed late of the Citty of Bristoll Marryner was Attached by a writt of priviledge issuing forth of this Court to Answer unto Robert Ridgely gent one of the Attorneys of this Court of a plea of trespas upon the Case

And whereupon the said Robert Ridgely in his proper person complaineth, that whereas the said Richard Speed the tenth day of Decembr one thousand six hundred seventy foure did retaine the said Robert Ridgely to be his Attorney in the Provintiall Court in foure severall causes, that is to say to appeare for him att the suite of Lydia Solley, to confesse judgemt for him to the Honble Charles Calvert Esqr now Lord Propry & to Comence two severall actions p. 50 for him $ag^{\hat{s}t}$ his Owners $\hat{\mathrm{W^m}}$ Erbury and Compa in consideracon whereof the said Richard did assume upon himselfe & to the said Robert did faithfully promise that he the said Richard him the said Robert for his ffees in the said causes would pay & satisfie unto him the said Robert the sume of Sixteene hundred pounds of tobacco And the said Robert in fact saith, that trusting to the promise & assumpcon of the aforesaid Richard so as aforesaid to him made, he was Attorney for the said Richard in the said foure actions, & for this doth deserve the said Sume of sixteen hundred pounds of tobacco. Yet the said Richard his promise & assumpcon so as aforesaid made not reguarding, but deviseing & fraudulently intending him the said Robert of the said sixteen hundred pounds of tobacco to him so due as aforesaid craftily & Subtily to deceive & defraud, the said Sixteen hundred pounds of tobacco to him the said Robert according to his promise hath not paid although often thereunto required, but the same to pay hath denyed & as yet doth deny to the damage of the said Robert two thousand pounds of tobacco and thereupon he bringeth his suite