

fully understood and dilligently Examined, And for that it appear-
 eth to the same Justices that in the Record and Processes afore-
 said & the Rendering Judgment aforesaid Itt is manifestly Erred
Therefore It is Considered by the Court here that the Judgment
 aforesaid for the Erro^{rs} in the Record Processe and Proceedings
 aforesaid be Revoaked adnulled and altogether held for Nothing,
 & that the said Peter Ellis & Eliz^a his wife Adm^{rx} as aforesaid
 unto all things w^{ch} they by Occasion of the Judgm^t aforesaid have
 Lost be Restored, And that the said Peter Ellis and Elizabeth his
 wife Recover against the said Thomas Preston from the sume of
 Two thousand Nine hundred Eighty & Nine pounds of tobacco
 for their Costs and charges in this behalfe Layd out and Expended

Liber W. C.

Thomas Tasker	}	In Ejectm ^t	March ye 2 ^d 168i
ag ^t			
John Brome			

The Deft moved the Court here that Whereas
 there was an Injunction formerly granted in this Cause & the same
 accordingly issued being directed to Robert Brooke heire of Eliza-
 beth Brooke daughter and heire of William Thompson deceased &
 Thomas Cosden his Guardian to Stop the Proceedings at Comon
 Lawe in this Cause untill the said Plantiffe should Put in his answe-
 re to the Defts bill of Comp^{lt} and this Court give further order to the
 Contrary, but because the said Brookes name was mistaken in the
 said Injunction and likewise in the defts bill of Comp^{lt} (to wit)
 Robert, in Stead (of William) the said Plantiffes refused to answe-
 re thereunto, Whereupon the said deft prayed Liberty to amend his
 said bill by putting in (W^m Brooke) instead of (Robert)) & that
 another Injunction may issue to the said William Brooke and Thomas
 Cosden their Attorneys &c directed to Stopp the Proceedings at the
 Comon Lawe in this Cawse untill they have put in their answe-
 re to the said bill of Complaint and this Court give further order to the
 Contrary and It is granted by the Court here & this Cawse Con-
 tinued untill next Court the said Deft paying to the Plantiffe Thir-
 teen shillings and foure Pence costs of suite for ye same

John Rousby	}	Joseph spernon late of Cecill County was attached to answe- re unto John Rousby of a plea of Tres- passe of the Case
ag ^t		
Joseph Spernon		

And Whereupon the said John Rousby in his
 prop pson sayth That whereas by an act of Assembly made at the
 City of s^t Maryes begunn and held the sixteenth day of May in the
 yeare of our Lord 1676 Itt stands Enacted by the authority of the
 same Assembly amongst other things That for the better discov-
 ery of runawayes any person or persons whatsoever within this Pro-
 vince travaileing out of the Country where he she or they shall Live
 or reside wthout a passe under the seale of the said County for w^{ch}