

Liber W. C. the writing Obligatory aforesaid & it is read unto him he also prayeth the hearing of the Condicton of the said writing Obligatory and It is read unto him in these words, The Condicton of this Obligacōn is Such that If the above bound John Jones doe and shall at all times hereafter receive and Comply with all such Orders and instructions w^{ch} the above Named Baker Brooke shall und^r his hand Ord^r appoint and direct Touching the Office of Deputy Surveyo^r in st Maryes County and be accomptable to the said Baker Brooke his Executo^{rs} or Adm^{rs} for the moyety or halfe part of all ffees and proffitts that shall by acts of Assembly arrise and become due & payable by reason or Meanes of the said Office or Employment & also doe and shall save harmelesse and Indemnified the said Baker Brooke his Executors and Adm^{rs} of and from all actions suites & Damages that may arrise by reason or through any Erro^r in any survey or resurvey hereafter to be made and Comitted by the said John Manley. Then this Obligation to be voyd or Else to stand and be in full force

Now here at this day to wit the second day of March in ye seaventh yeare of the Dominion of the R^t hono^{ble} Charles Lord Baltemore &c. Annoq^{ue} Doni. 1681 Came the said plantiffes by their Attorneys aforesaid, and the said Kenelme Cheseldyne Came likewise in his proper person: and the said Kenelm Consenteth that Judgment Passe against the Goods and Chattles of the said John Jones in his hands Remaining for the sume of Twelve hundred sixty seaven pounds of tobacco debt with Costs of suite, Therefore it is Considered by the Court here that the said Henry Brent and Ann his wife Ex^x as aforesaid Recover against the said Kenelm Cheseldyn Ex^r as aforesaid aswell the aforesaid sume of Twelve hundred Sixty and seaven pounds of tobacco debt as also the sume of Eight hundred and fourteene pounds of tobacco for Costs of suite, and the said partyes in open Court release to Each other all Erro^{rs} or Causes of Erro^{rs} actions suites Cause or Cawses of accons or suites by reason the Judgment aforesaid

John Braday } John Richardson late of Dorchester County was
ag^t } attached to answere unto Jn^o Braday of a plea of
Jn^o Richardson } Trespasse of the Case

And whereupon the said John Braday by Robert Carville his Attorney Sayth that whereas heretofore that is to say upon the Tenth day of Aprill in the yeare of our Lord 1680 at a Plantacōn Called ffox hill in Greate Choptanke hundred in the said County of Dorchester a Certaine Communication was had and
p. 526 Moved betweene the said John Richardson and the aforesaid John Braday of and concerning a certaine Marriage betweene him the said John Braday and One Sarah Richardson onely daughter of the said John Richardson to be had and Solemnized Upon which Communication he the said John Richardson then and there in Con-