

day of March in the yeare of our Lord God One thousand six hundred eighty and two, into the said parcell of Land wth the appurtenances w^{ch} the said John Edmondson to him the said Thomas Browne in manner and fforme aforesaid had Demised for the terme aforesaid wch is not yet past, Entred and him the said Thomas Browne from his ffarme aforesaid Did Eject & other harmes to him did to the great Damage of him the said Thomas Browne and against his Lordsp^s Peace &c And Whereupon he sayth he is the worse and hath Losse to the vallue of Thirty thousand pounds of tobacco, And thereupon he brings his suite

Unlesse the Tennant in Posession or they under whome he Claimeth Doe at the next Provinciall to be held at s^t Maryes the Second Day of May next Anno Dni. 1682 appeare to this Declaracon and make himself or themselves defts thereunto & by rule of Court Confesse the aforesaid Entry and Ejectment & insist onely upon the title The Deft in this Declaracon will Confesse Judgment and Possession will be Delivered accordingly to the Plantiffe To Roger Sumers Tennant of the Premisses above menconed

On the first day of May Annoq̄ Doni 1682 Came Thomas Mountfort of Talbot County, Before the Hono^{ble} William Calvert Esq^r One of the Justices of the Provinciall Court and made Oath that Upon the Eleaventh day of Aprill last past he Delivered unto Roger Sumers the above named Tennant in posession of the premisses above mentioned a Copy of the Declaration before written under the hand of William Cocks Clerke of the Provinciall Court at the house of him the said Roger in Talbot County being the Dwelling house of the Land in Question & he then sayd he was willing to deliver Posession to the use of Jn^o Edmondson within named

Sworne the first day of May 1682 before me
William Calvert

Now here at this day to wit the fourth day of May in the seaventh yeare of the Dominion of the Right hono^{ble} Charles Lord Baltimore &c Annoq̄ Doni 1682 came the said John Browne by his Attorney aforesaid and Offered himself against the said John Standley in the Plea aforesaid, but the said John Standley came not but made default Wherefore the said p^{nt} remaineth against the said Deft thereof wholly undefended, Therefore It is Considered by the Court here that the said John Browne recover against the said John Standley his Terme aforesaid yet to come of and in the aforesaid parcell of Land Called the ffreshes Addition Containing and Laid out for Three hundred Acres more or Lesse Together with all Messuages Tennements or dwelling houses Edifices. Buildings. Yards Gardens & Orchards. and all other the Premises with the appurtenances to the said Parcell of Land belonging or in any wise appertaining, And hereupon the said Plantiffe by his Attorney aforesaid Prayeth his Lo^{pps} the Lord Proprietaryes writt to the Sheriffe of Talbot

Liber W. C.

p. 555