

fied att the Citty of s^t Maries in the said Province of Maryland haveing taken upon them the burden of the Award and finall doome and Judgment of and upon the premisses in the same condition above Specified, By their certaine writing of Award in writinge Indented under the hands and seales of the said Arbitrato^{rs} made & delivered to the same partyes The Other part whereof the said James here in Court sheweth forth the date whereof is the Eleaventh day of May aforesaid, Did Award order Doome and Judge betweene the same James Ringold and Michael Miller of and upon the p^rmisses aforesaid in manner following (That is to say)

First Wee doe Award Arbitrate determine and Judge by these presents that the s^d Michael Miller his heires Executors Adm^{rs} & assignes shall att and upon the tenth day of December next Ensueing the date hereof well and truely content satisfy and pay or cause to be well & truely contented satisfied and payd unto the said James Ringold his heires Executo^{rs} Adm^{rs} or Assignes the full sume and Just quantity of Six thousand six hundred eighty and six pounds of good sound Marchantable tobacco and Caske to containe the same at some convenient place in Kent County aforesaid

(Secondly) Whereas the said James Ringold in his account against the said Michael Miller produced before us, hath in One Article of the same account charged the said Michael Miller debto^r for y^e sume of ffifteene hundred and thirty pounds of tobacco due from Richard Sweatnam, Wee doe hereby Arbitrate award Judge and determine that if any such sume of Tobacco doe remaine due from the said Richard Sweatnam to the said James Ringold, hee seeke to recover the same of the said Richard Sweatnam and not of the said Michael Miller for that the said Michael is not chargeable therewith

(Thirdly) **Whereas** the said Ringold in his said account hath likewise charged the said Michael Miller Debto^r for the remaind^r of an execution obtained by the said James Ringold against William Rawles in Kenty County Court, Wee doe hereby further Arbitrate award Judge & determine that if any such sume doe remaine due from the said William Rawles to the s^d James Ringold that the said James Ringold Seeke to recover the same of the sd William Rawles and not of the said Michael Miller ffor that the said Michael Miller is not chargeable therewith

(ffourthly) Wee doe Arbitrate award Judge and determine That One Couch One pestell and One paire of pottracks be delivered in Kind by the said Michael Miller to the said James Ringold according to the Order for that Purpose made in Kent County Court

(ffifthly) Wee the said Arbitrators Doe further Award Arbitrate Judge and determine, That the Said James Ringold and Michael Miller shall as soone as the said sume of six thousand six hundred eighty and six pounds of tobacco is secured to be payd by the said Michael Miller to the said James Ringold in manner and forme