

fesse the aforesaid Lease Entry and Ejectment, and Insist onely upon the Title The Deft in this Declaracon will Confesse Judgment, and Possession will be Delivered Accordingly to the plantiffe Liber W. C.

To George Thompson gentl Tennant in posession of y^e premisses above mentioned

Now here att this Day to witt the seaven and twentyeth day of Aprill in the sixth yeare of the Dominion of the Right Hono^{ble} Charles Lord Baltemore &c^a Annoq^{ue} Dominj One thousand six hundred Eighty and one Cometh the said George Thompson by Robert Carvile his Attorney and Defendeth the force and injury when &c. But the said John Lewellin Lessee of the s^d Andrew Abington, nor the said Andrew Abington to prosecute the plea aforesaid in manner aforesaid brought Cometh not but maketh Default. Therefore Itt is Considered that the said Plantiffe take nothing thereby but for his ffalse Clamo^r thereupon bee in Mercy, and the said George Thompson may goe from thence without Day, And also that the said George Thompson Recover against the said Andrew Abington the sume of Seaven hundred sixty and two pounds of Tobacco for his costs and Charges by him about his defence in this behalfe Layd out and Expended

Abraham Reid
 ag^t
 George Thompson } in Ejectment Andrew Abington Lessor

And in the same Cawse it is Ordered by and with the consent of Kenelm Cheseldyn Attorney for the plantiffe, and Robert Carvile Attorney for George Thompson that the said George Thompson should be Admitted Deft, and that he forthwith appeare and Receive a Declaracōn and plead to it the generall issue, and at the Tryall to be thereupon had the said George Thompson shall appeare in his pp^{er}son or by his Attorney & shall Confess lease Entry and Ejectment or that in Default thereof Judgment shall be Entred against the said Deft Thomas Peele the Casuall Ejecto^r, but all further psecution against him shall cease untill the said George Thompson shall make default in any of the premisses, And it is further Ordered by the Court by the Consent aforesaid ~~that the said~~ that the said George Thompson Shall not take any Advantage against the plt for not psecuteing upon the Tryall Occasioned by such default, but that the said George Thompson shall Pay to the Plantiffe the Costs by this Court to be taxed in this Cawse, And it is further Ordered that the lessor to the Plantiffe shall be Charged with the Payment of the Costs to the defend^t if any be adjudged to him p. 425

Robert Yeates & W^m Jones
 ag^t
 Thomas Vaughan } The plantiffes by Robert Ridgely their Attorney Acknowledge in open Court to have received of the deft full satisfaccon for a Judgment Obtained against him