

did Eject and other harmes to him did to the Great damage of him the said John Ward and Against the peace etc.

And Whereupon the said John Ward by William Dent his Attorney complaineth that whereas the said Phillip Lynes upon the tenth day of May in the Year of our Lord 1697 At Port Tobacco in Charles County aforesaid did demise unto him the said John Ward the lands aforesaid with the appurtenances aforesaid called Beach neck lying Scituate and being in Charles County aforesaid on the east side of the Main fresh of Port Tobacco creek Beginning at a Marked Gumm the bounded tree of Walter Bayne called Derum freehold bounding on the North with the said Derum Freehold on the East with A line drawne South from the said Gumm for the length of three hundred and twenty perches to A bounded Hicory on the South with A line drawne West from the said Hicory for the length of Two hundred perches to A bounded poplar that intersects a parralell drawne from the first bounded oak of Derum Freehold on the west with the said parralell containing and laid out for One thousand Acres more or less To have and to hold and occupy the same unto him the said John Ward and his Assignes from the said tenth day of May unto the end and terme of five Years from thence next ensueing fully to be compleat and ended by Virtue whereof the said John Ward into the Messuage land and premises aforesaid entred and was thereof possess'd and being thereof so possessd the said John Newton Afterwards (that is to say) the twentyeth day of May aforesaid at Port Tobacco aforesaid into the Messuage lands and premises aforesaid in forme aforesd demised for the terme aforesaid Which is not yet passd entred and him from his farme Aforesaid did Eject and other harms to him did doe to the great damage of the said John Ward and against the peace etc. whereupon the said John Ward saith he is the worse and hath damage to the Vallue of One hundred and Fifty thousand pounds of tobaccoe and thereof he brings this Suite etc.

W^m Dent

Jn^o Doe }
Rich^d Roe }

Unless the tennant in possession of the premises or he or they under whom he claims do at the next Provinciall Court [183] come and appear to this declaration and make him her or themselves defendants hereunto And According to rule of Court confess lease entry and Ejectment and insist on the title only the defendant in this declaration named will confess Judgment and possession will accordingly be deliverd to the plaintiff

To Moses Jones tennant in possession of the premises.

Now here at this day to witt the Eighth day of November 1698 came into the Court Mr Notley Rozier by Robert Gouldesborough his attorney and being admitted defendant hereunto the said Notley Rozier by his said Attorney comes and defends the force and Injury when etc. and saith that