

that the Declaration aforesaid and the matter in the same Containd are not Sufficient in Law.

<sup>2<sup>dly</sup></sup> It is Erred in this that it appears by the Record that Judgment hath been rendred against the now plantiff When by the law of England and this province that Judgment ought to be rendred for the now plantiff. Edward Hamond against the aforesaid Stephen White and Priscilla his wife Soe the Judgment Aforesaid in forme aforesaid rendred And the process therein Are Wholly Void and Erronious And therefore he prays it may be reversed on Examination of the Errors therein

Wornell Hunt per Qr

And the aforesaid Stephen Lessee of the said John and Priscilla Saith that neither in the Record or process aforesaid or in the rendring the Judgment aforesaid it is any ways Erred And likewise prays that the Honoble Court may proceed to Examine the Record and process aforesaid and the Matters aforesaid for Errors Assigned and that the Judgment aforesaid may in all things be Affirmed

W Bladen Defend<sup>t</sup>

[214] And now here at this day to witt the fourth day of November in the Eleaventh Year of her Majestys Reigne Annoque Dmi 1712 came as well the said Edward Hammond by his attorney aforesaid as the said John Watts and Priscilla his wife by their said Attorney And the Record and Process aforesaid together with the rendring of Judgment of the Provinc<sup>l</sup> Court aforesaid and Errors Assigned thereupon being by the Court here read and heard and fully understood It is thereupon considered that the Judgment of the Provinc<sup>l</sup> Court aforesaid for the Errors aforesaid and others in the Record and process aforesaid being, be revoked Annulled and altogether held for none And that the said Edward Hamond to all all [sic] Which by occasion of the Judgment aforesaid he hath lost be restored

Anne by the Grace of God of Great Brittain France and Ireland Queen Defender of the faith etc. To our Trusty and Welbeloved William Holland Esqr Cheif Justice of our Provinc<sup>l</sup> Court of our Province of Maryland Greeting Because as well in the Record and process as Alsoe in the rendring Judgment of A plea which was in the Provinc<sup>l</sup> Court of our late Royall predecessor William the Third King of Eng<sup>d</sup> etc. since the Conquest held for the said Province of Maryland before John Tompson Esqr and his Associates Justices of the same Court by the Writt of our said Royall Predecess<sup>r</sup> between Hugh Hall Administr of all and Singular the goods and Chattles rights and Creditts of Hugh Hall the father decesd And James Edmondson late of Talbot County Gent<sup>n</sup> Son and heir of John Edmondson his father late of the Same County merchant otherwise calld John Edmondson of Talbott County in the Province of Maryland Merchant, in the life time of him the said James now alsoe deceased of Debt Two hundred Forty two pounds Sterling Which the said Hugh Hall Administrator as afd against the same James Edmondson heir as aforesaid (in the life time of the said James) re-