

Said Account Examined and Adjusted by the Judge appointed for that Time being for Probat of Wills etc. Did Distribute and Dispose as by the Said Judge was Limited and appointed to Witt at Annarundell County af<sup>d</sup> And Did at all Times the perfecting the Writeing af<sup>d</sup> Clearly Acquitt Discharge and Save harmless her Said Majesty her Judges and all other her officers and Ministers from all persons having or pretending to have any Right Title or Interest of in and to the Said Goods Chattles and Credits To Witt at Annarundell [641] County af<sup>d</sup> and the Said Henry Ennalls further Saith that the Said Hugh Eccleston Ex<sup>r</sup> as af<sup>d</sup> always after the makeing the Writeing af<sup>d</sup> hath well and truly fulfilled performed and kept all and Singular the Articles Clauses and Covenants in the Condition of that writeing Specified To Witt at Annarundell County af<sup>d</sup> and this he is ready to Verifye And therefore the Said Henry Ennalls prays Judgment if the Said Attorney Generall his Action af<sup>d</sup> against him to have or Mantain Ought etc.

And the Said Attorney General Saith that he by reason of any thing above alledged from having or Mantaining the Action af<sup>d</sup> for the Said Lord the King Ought not to be Barred because protesting that the Said Hugh Eccleston Executor af<sup>d</sup> Did not Exhibit a true and perfect Inventory of the Goods and Chattles of the Said Hugh Eccleston the Testator into the office for Probat of Wills According to the form and Effect of the Conditions of the Same Writtings and protesting that the Said Hugh the Executor Wasted the Goods and Chattles which were of the Said Testator and Likewise protesting that the Said Hugh the Executor hath fulfilled performed or kept all or any of the Articles Clauses and Covenants in the Condition of the Said Writeing Specified For Replication the Said Attorney Generall Saith that the Said Hugh Eccleston Ex<sup>r</sup> af<sup>d</sup> Did not make any Account of and upon his Said Administration within Twelve Months from the Time of his Admittance to the Said Administration or at any Time before or after And this the Said Attorney Generall prays may be Enquired off by the Countrey. And the af<sup>d</sup> Henry Ennalls Saith that the plea af<sup>d</sup> by Replication pleaded And the Matters therein Contained are not Sufficient in Law the Said Attorney Generall for the Said Lord the King his Action af<sup>d</sup> Against him the Said Henry Ennalls to have or mantain to which Said Replication the af<sup>d</sup> Henry Ennalls hath no need nor by the Land is any Wise obliged to answer and this he is ready to Verifye Wherefore for Want of a Sufficient Replication in this part the Same Henry Ennalls prays Judgment And that the af<sup>d</sup> attorney Generall for the Said Lord the King from having his Action af<sup>d</sup> against him the Said Henry Ennalls be precluded And for Causes of Demurrer According to the form of the Statute in Such Cases provided he Sheweth to the Court here these words following Viz<sup>t</sup>.

1<sup>st</sup> For that the Said Replication Concludes to the Countrey whereas it Should have Concluded with a Verification.

2<sup>dly</sup> For that the Said Replication is Double in this that it Says the Said