

torney and thereupon the Said Henry Ennalls having had a hearing of the Errors af<sup>d</sup> in forme af<sup>d</sup> Assigned prays a Day to the Same Errors to Imparle and he hath it and thereupon day is given to the parties af<sup>d</sup> before the Governour and Council af<sup>d</sup> Untill the thirteenth day of October thereafter Anno Dom Seventeen hundred and Twenty four To Witt to the Said Henry Ennalls to the Errors af<sup>d</sup> to Imparle and then to the Errors af<sup>d</sup> to Rejoyn. At Which Said thirteenth day of October before his Lordships high Court of Appeals af<sup>d</sup> at the City of Annapolis af<sup>d</sup> Comes as Well the Said Henry Ennalls by Thomas Bordley his Attorney af<sup>d</sup> as the Said Attorney Generall on behalf of his Majesty as af<sup>d</sup> And the af<sup>d</sup> Henry Ennalls Says that Neither in the Record and process af<sup>d</sup> nor in the Matters therein Contained nor in rendering the Judgment af<sup>d</sup> it is any wise Erred and Likewise prays that his Said Lordships Court of Appeals and Errors here proceed to the Examination as well of the Record and process af<sup>d</sup> as of the Matters af<sup>d</sup> for Errors Assigned and that the Judgment af<sup>d</sup> in every thing may be Affirmed but because his Said Lordships Court of Appeals and Errors here of rendering their Judgment af<sup>d</sup> of and upon the premisses are not as yet advised day is thereof given to the parties aforesaid before his Lordships Governour and Council af<sup>d</sup> from the Said thirteenth day of October in the City af<sup>d</sup> Untill the Sixteenth day of Feb'y being the third tuesday of the Same Month Anno Dom Seventeen hundred and Twenty four to hear their Judgment of and upon the premisses for that his Said Lordships Court of Appeals here thereof are not as yet advised. At which Said thirteenth day of February last mentioned Before his Lordships Governour and Council af<sup>d</sup> Sitting as a Court of Appeals and Errors at the City af<sup>d</sup> Comes the parties af<sup>d</sup> by their Attorneys af<sup>d</sup>. Whereupon all and Singular the premisses by the Court being Seen and fully Understood and Dilligently Examined and Inspected as well the Record and process af<sup>d</sup> and the Judgment thereupon rendered as the Causes and matters above by the Same Attorney Generall on behalf of his Majesty for Errors Assigned for that it Seems to his Said Lordships Court now here [644] that neither in the Record and process af<sup>d</sup> nor in Rendering the Judgment af<sup>d</sup> it is anywise Erred and that Record in Nothing Vicious or Defective in Law. It is therefore Considered that the Judgment af<sup>d</sup> be in every thing Affirmed and Stand in 'tis full force and Effect the af<sup>d</sup> Causes and matters for Errors above Assigned in any wise Notwithstanding. And 'tis further Considered by Said Lordships Said Court now here that the Said Henry Ennalls recover of the Said John Ecclestone at whose Instance the Said Appeale was brought One Thousand Six hundred and Twenty Seven pounds of Tobacco to the Said Henry Ennalls by the Court now here of his Assent Adjudged According to the forme of the Statute thereof Lately made and provided for his Costs and Charges Sustained by reason of the Delay of the Execution of the Judgment af<sup>d</sup> by pretext of prosecuting his appeale af<sup>d</sup> and that the Said Henry Ennalls have thereof Execution etc.