

ment af^d it is in anywise Erred and that the Record af^d is in Nothing Vitious or Defective It is therefore Considered that the Judgment af^d be in all things affirmed and in it's full force and Effect the af^d Causes and Matters for Error above Assigned in anywise Notwithstanding It is further Considered by his S^d Lordships Said Court now here that the Said Thomas Bordley recover Ag^t the Said W^m Rogers Eight hundred and Sixty Six Pounds of Tobacco to the Said Thomas Bordley by the Court now here of his Assent Adjudged According to the form of the Statute thereof Lately made and provided for his Costs and Charges Sustained by Occasion of the Delay of the Execution of the Judgment af^d by pretext of the prosecuting the appeale from the Judgment of the Prov^l Court af^d. Whereupon afterw^{ds} on the third Day of June in the Same Court or Term Michael Macnemara Attorney of W^m Rogers prays an Appeale from the Judgment of this Court to his Majesty in Councill which is granted on giving good Security. Whereupon Afterw^{ds} on the fourth Day of June in the Same Court or Term Michael Macnemara Attorney of the Said W^m Rogers brought into Court the following Bond entered into by the Said W^m Rogers with Thomas Cockey Robert Gordon James Govane Patrick Sympson of Ann^l County Gent and John Cockey of Baltemore County his Security in three Thousand Pounds Sterling penalty to prosecute his Appeale with Effect Which was approved of by the Court and Appeale granted

MARYLAND ss. Know all men by these presents that we W^m Rogers Thomas Cockey Robert Gordon James Govane Patrick Sympson of Ann^l County Gent and John Cockey of Baltemore County Gent are held and firmly bound unto Thomas Bordley Esq^r in the full Sum of three Thousand Pounds Sterling to be paid to the Said Thomas Bordley his Certain Attorney Ex^{rs} Adm^{rs} or Assigns to which payment well and truly to be made and Done We bind our Selves and every of our heirs Ex^{rs} and Adm^{rs} Joyntly and Severally for the Whole and in the Whole firmly by these presents Sealed with our Seals and Dated this fourth Day of June 1726

The Condition of the above Obligation is Such that if the above bound W^m Rogers Shall prosecute with Effect an Appeale entered to be brought before his Majesty in Councill from a Judgment Obtained by the Said Thomas Bordley Against the Said W^m Rogers before his Lordships high Court of Appeals and Errors and also Satisfie and pay unto the Said Thomas Bordley fourteen hundred and forty Pounds Sterling Debt and Nine hundred and Thirty five pounds of Tobacco Cost Judgment recovered by the Said Bordley ag^t the Said Rogers in the Prov^t Court Together likewise with the Cost that have been Adjudged in the Said High Court of Appeals and Errors and Shall be Awarded by his Majesty in Council to be paid to the S^d Thomas Bordley by the Said W^m Rogers in Case the Judgment af^d in the Said Court