

that the Said Nicholas to his Declaration aforesaid may Answer etc. Whereupon the Said Nicholas Sawell by William Bladen his Attorney Cometh and Defendeth the force and Injury when etc. And for plea Saith that he did not Assume in manner and forme as the plantiffe in his Declaration hath Set forth and thereof he putts himselfe upon the Court.

William Bladen. And the plantiffe alsoe. William Stone.

The truth of the matter in Controversie between the parties aforesaid by the Court here being Seen heard understood and Maturely Deliberated It is thereupon Considered that the Said Hugh Ryley Recover against the Said Nicholas Sewall as well the Sume of one thowsand Eight hundred and tenn pounds of tobaccoe his Damages in the premises aforesaid As alsoe the Sume of        pounds of tobaccoe to the Said Hugh Ryley of his Assent for his Costs and Charges in this behalfe Laid out and Expended etc. And by the Court here Adjudged etc. And the Said Nicholas Sawell in mercy etc. [292] Then Came the Said Nicholas Sewall by his Attorney Aforesaid And Appealed to the Provintiall Court and for the due procecuting of the Same Came into Court William Bladen and Acknowledged this Recognizance following (Viz.)

William Bladen of St. Maryes County Acknowledged himselfe bound unto Hugh Riley in the Sume of four thowsand pounds of tobaccoe to be Levyed on his goods and Chattles Lands and Tenements to and for the use of the Said Hugh Riley upon this Condition that if the above named Nicholas Sewell Shall at the Provintiall Court now next Ensueing pursue the directions of an Act of Assembly of this province Entituled an Act for Appeales and Regulateng writts of Errors According to the Rules of the Provintiall Court and procecute his Appeale with Effect and allsoe Sattisfie and pay to the Said Hugh Ryley his heires Executors Administrators or Assignes in Case the Judgment now given against the Said Nicholas Sewall Shall be Affirmed as well the Debt for Damages and Costs by the Court here Awarded as aforesaid as allsoe all Costs and Charges that Shall be awarded by the Provintiall Court for the Delaying of Execution that then this Recognizance Shall be voyd and of none Effect otherwise to Stand and be in full force and vertue etc.

Henry Jowles against Andrew Winklin

It was Commanded the Sheriffe that whereas there is due from Andrew Winkling unto Henry Jowles two hundred and twenty lbs. of tobaccoe for Clarks fees in Calvert County And for which Execution hath not yett Issued forth against him for the Same hee make knowne to the Said Andrew Winkling that he be and appeare before the Justices of Prince Georges County Court at Charles Towne the fourth Tuesday in November 1697 to Shew Cause if etc. why the Said Henry Jowles Execution for the Debt aforesaid Should not have etc. and that he had then and there the Said writt etc. As by an Account may more at Large Appeare etc. And now here at this day Came as well the Said Henry Jowles and Offered himselfe against the Said Andrew Winkling of a plea Aforesaid And the Said Andrew being Called Likewise Came etc. And the Sheriffe Returneth that he hath by good and Lawfull men etc. made knowne to the Said Andrew Winkling of his being here to Shew Cause etc. The truth of the matter in Controversie between the parties aforesaid by the Court here being Seen heard understood and maturely deliberated it is Considered that the Said Henry Jowles have Execution against the Said Andrew Winkling of the Debt aforesaid together with one hundred twenty Six pounds of tobaccoe for his Costs and Charges in this behalfe Laid out and Expended etc.