

217

Quinn and Under the Comp. and seized upon his Real Estate
-state unless he immediately paid, and as his Clerk and Deed delivered
the said Conveyance or Mortgage for the said two hundred Acres of
Land so Conditioned as aforesaid, and in order thereunto the said Deft
took out a Writ for all the Comp. Estate, and delivered
the same to the High Sheriff of the County of Calvert to execute
and likewise brought an Execution against the Compt. for the said
two hundred Acres of Land the whole Real Estate with all the houses
buildings and appurtenances, and the Compt. finding himself in
the straits and that he must unavoidably be ruined (the
Deft having taken away all the Compt. Estate) the Compt. was
forced to sign a bond and as his Clerk and Deed to deliver the said
Deed Conveyance or Mortgage for the said two hundred Acres of
Land for the Confidation and under the Condition aforesaid, but the
Deft would give the Compt. no Copy thereof nor Receipt for the
Confidation Money upon what accounts, payd, nor any security to pay
or allow the said Tobacco to the Compt. but the said Deft told the
Compt. that he would discharge the Compt. from all debts and
Demands whatsoever, and that he would Release unto the Compt.
the said two hundred Acres of Land the Remainder of the Real Estate,
likewise would deliver up the Mortgage of the Estate
Discharge the Remainder of the Estate then in the Compt. possession
and likewise deliver up the bills Bonds specialties and other
Writings which he then had in his Custody and pledged to keep for his
Security. Although in Truth he the said Deft was payd more
than the twenty five thousand Eighty and eight pounds of Tobacco
the Confidation of the Mortgage of the whole Real Estate, the
Deft Discounting the said fourteen thousand pounds of Tobacco
in his Possession Belonging to the said Estate, but the
Deft still kept in his hands the original bills and specialties for
Tobacco a sum which was pledged to be due to him from the Compt.
and likewise the bills specialties and Injagments of the Compt. to
other persons taken up by the said Deft and by him got into his
hands so as aforesaid for which the Compt. had no Discharge, and
the Deft did threaten to Comence Suits for the said, although for