

And whereupon they the said Henry Hosier and John Staynes Liber M M
 by George Parker their Attorney say that whereas the said ffrancis
 Kilborne the fourth day of May in the yeare of our Lord 1670
 by his certeine bill or writing obligatory sealed with the seale of the
 said ffrancis and here in Co^{rt} pduced whose date is the day and yeare
 first abovewritten did binde himself his heires Executo^{rs} Adm^{rs} or
 assignes to pay or cause to be payd unto Henry Hosier and John
 Staynes of the City of Bristol Marchants or either of them or
 Either of their heires Executo^{rs} Adm^{rs} or assignes for the accompt
 of M^r William Bullen of the City of Bristol Marchant at or before
 the Tenth day of October next Ensueing the date thereof the full &
 Just sume of Tenn hundred thirty foure pounds of good Mar-
 chantable Tobacco and Casque to Conteine the same within halfe p. 107
 a mile of some Convenient Landing place of the Clifts, The vullue
 of w^{ch} said Tobacco is already Received in goods Notwithstanding
 the said ffrancis the said sume of Tenn hundred thirty foure pounds
 of Tobacco to them the said Henry and John or to either of them
 hath not payd though often required but the same to pay hath Re-
 fused and still doth Refuse, whereupon they say they are Damnified
 and have losse to the value of fiftene hundred pounds of Tobacco,
 and thereupon they bring their suite

And the said ffrancis by Robert Carvile his Attorney cometh and
 Defendeth the force and injury when &c and as to six hundred and
 Twelve pounds of Tob pt of the said Debt of One Thowsand thirty
 foure pounds of Tobacco the said Robert sayes nothing in Debarring
 the said Henry of Judgm^t for the same agt the said ffrancis by w^{ch}
 the said Henry Remaineth ag^t the said ffrancis thereupon undefended
 Therefore it is Considered by the Co^{rt} here that the said Henry have
 Judgem^t for the said six hundred and Twelve pounds of Tobacco
 debt and One hundred Seaventy & Two pounds of Tobacco costs of
 suite, and the said ffrancis in mercy &c.

John Morecroft } ag ^t } Hugh Oneale } John Cooper } ag ^t } Mary Pine } Thomas Gannt } ag ^t } ffrancis Gunby & } Mathew Smith }	} In these three Causes the Seu ^r all p ^{ts} Gave the } Respective Defend ^{ts} Rule to plead by Thursday } morning or Judg ^t to be awarded ag ^t them by } Default, the said Defend ^{ts} put in their seu ^r all } pleas in time wherefore the said Causes are con- } tinued untill the next Co ^{rt} .
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Richard Moy } ag ^t } John Eason }	} John Eason late of Talbot County otherwise called } John Eason of the County of Talbot in the Province } of Maryland gentl was sumōned to answeare unto
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