

And whereupon the said Jacob Liseler by Robert Ridgely his Attorney saith, that whereas the said John Blomfield the ffifteenth day of May in the yeare of our Lord One thousand Six hundred Seventy seven by his certaine bill obligatory Sealed with the Seale of him the said John & here in Court produced whose date is the day & yeare aforesaid did acknowledge himselfe to owe & be indebted unto the said Jacob in the full & just quantity of foure thousand five hundred & twenty pounds of good tobacco in cask, to be paid unto the said Jacob Liseler his heyres Ex<sup>rs</sup> or Adm<sup>rs</sup> or assignes att or upon the tenth day of October next ensueing the date of the same bill obligatory, for the which payment well & trulely to be made & done the said John Blomfield did binde himselfe his heyres Ex<sup>rs</sup> & Adm<sup>rs</sup> firmly by those p<sup>r</sup>sents Notwithstanding which the said John Blomfield the said Sumē of foure thousand five hundred & twenty pounds of tobacco to him the said Jacob Liseler according to the tenour of the said bill obligatory although often thereunto required hath not paid, but the same to pay hath denyed & as yet doth deny, whereupon the said Jacob saith he is damnified & hath losse to the value of Six thousand pounds of tobacco, & thereupon he produceth his suite

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And the said John Blomfield in his proper person Cometh & defendeth the force & injury when &c and saith, that as to two thousand pounds of tobacco part of the debt in the declaration mencōned he hath satisfied & paid unto the said Jacob Liseler And as to two thousand five hundred & twenty pounds of tobacco residue of the debt aforesaid he cannot gainsay for that the same remaines due unto the said Jacob Therefore itt is considered by the Court here this day to witt the Eleventh day of March in the fourth yeare of the Dominion of Charles Lord Baltemore &c Annoq̄ Doni 1678 that the said Jacob Liseler recover against the said John Blomfield the sumē of two thousand five hundred & twenty pounds of tobacco the remainder of the debt aforesaid As also five hundred & Sixty pounds of tobacco costs of suite And the Defend<sup>t</sup> in mercy~Cessat Executio 10<sup>th</sup> Octob<sup>r</sup> next

p. 805

Mary Roe Ex <sup>x</sup> Edw <sup>d</sup> Roe ag <sup>t</sup> Nich: Hacket	}	The Sheriffe of Talbot County haveing returned a Cepi in this cause, the plaintiffe by Robert Carvile her Attorney moved the Court for special baile, & itt is granted Whereupon this day to witt the Eighth day of March in the fourth year of the Dominion of Charles Lord Baltemore &c Annoq̄ Doni 1678 cometh the said Nicholas Hacket with John Glover & Robert Bryan his suerties And the said John Glover & Robert Bryan did acknowledge in open Court, that if the said Nicholas Hacket be cast in this suite And doe not satisfie y <sup>e</sup> condemnācon thereupon or render his body to prison, that they the said John & Robert will satisfie & pay the
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