

Liber N N of the Court here that the reasons aforesaid are insufficient in Law to Arrest the judgem<sup>t</sup> aforesaid Therefore itt is granted by the Court here that the said James Mills recover against the said Henry Johnson his da<sup>m</sup>ages susteyned by occasion of the trespas aforesaid But because itt is not known what da<sup>m</sup>ages the said James hath sustained by occasion of the p<sup>r</sup>misses Itt is ordered by the Court here that a writt of Enquiry of da<sup>m</sup>ages issue returnable att the next Provincia<sup>l</sup> Court

James Mills } Henry Johnson late of Baltemore County was At-  
 ag<sup>t</sup> } tached to answer unto James Mills of a plea where-  
 Henry Johnson } fore with force & Armes att the plantacōn of him  
 the said James in the County aforesaid the sales  
 belonging to a certaine Brigantine of the proper Goods & Chattels  
 of the said James he did take & carry away & other harmes to him  
 did to the da<sup>m</sup>age &c and against the peace &c<sup>a</sup>

And whereupon the said James by Robert Carvile his Attorney complaineth, that whereas the said Henry upon or about the seventeenth day of february in the yeare of our Lord One thousand six hundred Seventy seven with force & armes that is to say with swords & staves the Close of him the said James att his plantacōn att Goldsmiths in the County aforesaid did breake & a certaine suite of Sales belonging to a certaine Brigantine of the proper Goods & Chattels of him the said James of the Value of two thousand pounds of tobacco he tooke & carryed away & the same from him as yet doth Deteyne & other harmes to him did to the great da<sup>m</sup>age of the said James & against the peace of the Lord Prop<sup>ty</sup> whereupon he saith he is damnified & saith he hath losse to the Value of tenn Thousand pounds of tobacco & thereupon he bringeth his suite

And the said Henry Johnson by Robert Ridgely his Attorney cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto until next Provincia<sup>l</sup> Court & itt is granted unto him, the same day is given to the plaintiffe also

Att which said next Provincia<sup>l</sup> Court came as well the said plaintiffe as the said Defend<sup>t</sup> by their Attorneys aforesaid And the said Defend<sup>t</sup> by his said Attorney saith, that as to the trespasse above by the said James imposed upon him he is in nothing thereof guilty in manner & forme as the said plaintiff above against him hath complained, & of this he putts himselfe upon the Countrey & the plaintiffe also, whereupon day is given to both partyes until next Provincia<sup>l</sup> Court.

Now here att this day to witt the fourteenth day of October in the third yeare of the Dominion of Charles Lord Baltemore &c Annoq̄ Doni 1678 came the said James Mills by his Attorney aforesaid & offered himselfe ag<sup>t</sup> the said Henry Johnson in the plea aforesaid, but the said Henry came not but made default Therefore itt is considered by the Court here that the said James Mills recover ag<sup>st</sup>