

Baltimore afterwards to witt att a Provinciaall Court holden att the City of S^t Maryes the fourth day of March One thousand six hundred seventy eight, by his writt of debt for the said twenty one thousand seven hundred twenty & two pounds of tobacco impleaded the same John Addison, whereupon in the same Court itt was proceeded, that the same Charles Lord Baltimore recovered against the same John Addison as well the said twenty one thousand seven hundred twenty & two pounds of tobacco debt aforesaid As also the sume of five hundred & sixty pounds of tobacco costs of suite, by force of which recovery the same Jn^o Addison as well the same twenty one thousand seven hundred twenty & two pounds of tobacco for debt As also the sume of five hundred & sixty pounds of tobacco for costs of suite in forme aforesaid recovered to the said Charles Lord Baltimore the twelfth day of March in the yeare aforesaid paid. Notwithstanding which the same Marke Cordea though often requested the same John Addison against the same Charles Lord Baltimore of the same twenty one thousand Seven hundred twenty & two pounds of tobacco whereof he putt himselfe pledge against the same Charles Lord Baltimore for the same Marke hath not acquitted, but him to acquitt gainsayed And the same Marke him thereof to acquitt hitherto gainsaith whereupon the said John Addison saith he is the worse & hath damage to the Value of thirty thousand pounds of tobacco, & thereupon he bringeth his suite.

Liber W. C.

And the said Marke Cordea by Robert Carvile his Attorney cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill next Provintiaall Court & itt is granted unto him, the same day is given to the pth also.

p. 147

Now here att this day to witt the nineteenth day of ffeb^{ry} in the fifth yeare of the Dominion of the right Hon^{ble} Charles Lord Baltimore &c Annoq̄ Doni 1679 came the said John Addison by his Attorney aforesaid, & offered himselfe against the said Marke Cordea in the plea aforesaid, but the said Marke came not but made default Therefore itt is considered, that the said John Addison recover against the said Marke Cordea as well the aforesaid Sume of twenty one thousand seven hundred twenty & two pounds of tobacco As also five hundred seventy six pounds of tobacco costs of suite And the Defend^t in mercy &

Benjamin Nesham Lessee of
 Robert Ridgely
 ag^t
 William Layton

} in Ejectm^t

William Layton late of
 Somerset County Taylor
 was attached to answere
 unto Benjamin Nesham
 of a plea wherefore by

force and Armes, one Messuage called Little Belleau of Twelve hundred Acres of Land in the County aforesaid, and w^{ch} Robert Ridgely of s^t Maryes County gentl to the said Benjamin Demised for a Terme not yet past did Enter, and him from his ffarme afore-