

Liber W. C. sand two hundred sixty & eight pound[s] of tobacco unto the aforesaid Edward Roe in his life tyme according to the tenour forme & effect of the Condition of the aforesaid Obligacōn did not well & truly pay & render as the aforesaid Nicholas hath above alleadged And this she prayeth may be enquired of by the Countrey, whereupon day is given to both parties untill next Provintiall Court

Now here att this day to witt the Sixteenth day of ffebruary in the fifth year of the Dominion of the right Hon^{ble} Charles Lord Baltemore &c Annoꝝ Doni 1679 came the said Mary Roe by her Attorney aforesaid, & offered herselfe against the said Nicholas Hacket in the plea aforesaid, but the said Nicholas came not but made default, Therefore itt is considered that the said Mary Roe recover against the said Nicholas Hacket the aforesaid sume of Eighteen thousand five hundred thirty [&] six pounds of tobacco debt
 p. 80 As also ffive hundred thirty & six Pounds of tobacco costs of suite And the Defend^t in mercy &c.

Edward Leach } Robert Murphy late of Talbot County was At-
 ag^t } tached to Answer unto Edward Leach of a plea of
 Robert Murphy } trespas upon the case

And whereupon the said Edward Leach by Robert Carvile his Attorney saith, that whereas the said Robert Murphy upon the fourteenth day of May Anno Doni one thousand six hundred seaventy eight had bought & received of the said Edward by the hands of Thomas Hinson Attorney of the said Edward Leach one thousand seven hundred & ffifteene yards of lining att five pounds & an halfe p yard which comes to nine thousand foure hundred thirty two pounds of tobacco And also Eleaven yards of broad cloath att forty pounds tobacco p yard which comes to foure hundred & sixty pounds of tobacco, which said Sumes amount in the whole to the sume of nine thousand eight hundred seventy & two pounds of tobacco In consideration whereof the said Robert did assume upon himself & to the said Edward did faithfully promise that he the said Robert the said Sume of nine thousand Eight hundred seventy & two pounds of tobacco to him the said Edward when he should be thereunto requested would well & truly satisfie & pay. Yet notwithstanding the said Robert his promise & assumption aforesaid little regarding but deviseing & fraudulently intending him the said Edward in this behalfe craftily & fraudulently to defraud & deceive, the said Sume of nine thousand Eight hundred seventy two pounds of tobacco to him the said Edward though often thereunto requested hath not paid or satisfied, but the same to pay and satisfie hath hitherto denied & refused & still doth deny and refuse to the damage of the said Edward Sixteene thousand pounds of tobacco, & thereupon he bringeth his suite

And the said Robert by Christopher Rousby his Attorney com-