

forty foure pounds of tobacco wch to the said John in the same Court was adjudged for his damages w^{ch} he sustained by occasion of a Certaine Trespass of the Case by the said Joseph against the said John done and comitted, and whereof the said Joseph was convicted as by the record and process of the said Judgment in the same Court of the said Lord Prop^{ty} here remaining manifestly appears Upon w^{ch} sd Judgment the said John for the sooner having and obtaining of his damages aforesaid Then afterwards (that is to say) the seaventh day of March in the yeare aforesaid did prosecute out of the said Court of the Lord Prop^{ty} a Certaine writ of the Lord Prop^{ty} of Capias ad satisfaciendum against the said Joseph to the said Edward then and yet sheriffe of Cecill County aforesaid directed, By wch said writ the said Lord Prop^{ty} did comand the said Edward then and now being sheriffe of the County aforesaid that he should take the said Joseph (If he should be found within his baliwick) and him safely keepe soe that he should have his body before the Justices of the said Lord Prop^{ty} at the then next Provinciaall Court to be held on the second day of May then next following at the said City of S^t Maries to satisfy the said John the damages aforesaid Whereof the said Joseph was convict Wch said writ to the said Edward then and yet sheriffe of the County of Cecill aforesd directed The said John afterwards and before the returne of the same writ (that is to say) the seaventh day of March 1681 in Cecill County aforesaid did deliver unto the said Edw^d then and yett sheriffe of the County aforesaid in forme of Law to be executed, By vertue of wch said writ the said Edward then and yet sheriffe of the County aforesaid That is to Say) the five and twentyeth day of Aprill 1682 in Cecill County aforesaid the said Joseph did take and arrest and him the said Joseph in execution for the damages aforesaid then and there had, And the said Joseph soe in Custody of the said sheriffe of the County aforesaid in execution as aforesaid for the damages aforesaid in forme aforesaid being, the said Edward afterwards that is to say the six and twentyeth day of Aprill 1682 being then Sheriffe of Cecill County aforesaid the said Joseph at Cecill County aforesaid Out of his custody to goe at large where he the said Joseph pleased did (without the consent of the said John) freely pmit and Suffer, Hee the said John of his damages aforesaid not being any waies Satisfyed, By reason whereof ac^{on} did accrue to the said John to have of the said Edward the said sume of Seaven thousand two hundred forty foure pounds of tobacco, Neverthelesse the said Edward Although often required the same to the said John hath not rendered but hath hitherto refused and doth still refuse To the damage of the said John ffourteene thousand pounds of Tobacco and thereupon he bringeth his suite

Liber W. C.

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And the said Edward English by Griffith Jones his Attorney