

their Attorneys aforesaid And the said Richard Ladd by his said Attorney sayth That the said Nicholas his accōn aforesaid against ought not to have. Because hee sayth that hee is not guilty in Manner and forme as the Plantiffe above in his Declaracōn hath Declared, And of this hee putts himself upon the Country, And the plantiffe likewise Therefore Itt is Comanded the sheriffe of St Maryes County that he Cause to come here Twelve &c. By whome &c, and who Neither &c. To recognize &c Because aswell &c:

Liber W. C.

On w<sup>ch</sup> said Nine and Twentyeth day of Aprill in the yeare aforesaid Came the said partyes by their Attorneys aforesaid, and the Juro<sup>rs</sup> impannelled being called likewise came (To wit) William Roswell, Joseph Pile, William Langworth Edward Cooke, John Rosse, John Richardson, Henry Griffith: John Phillips, Sam<sup>l</sup> Millington, Philip Lynes: William Robson & Griffith Jones, Who being Elected tryed and sworne to say the Truth of the Premisses upon their oathes do say That the said Richard Ladd is not guilty of the premisses in Manner and forme as the plt in his Declaracon above against him hath Complained, Therefore it is Considered that the said Nicholas Painter take nothing by his writ aforesaid but be in Mercy for his false plaint thereupon and that the sd Richard Ladd may goe thereof without day. and also that the said Richard Ladd Recover against the said Nicholas Painter the sume of

pounds of Tobacco for his Costs and charges by him about his Defence in this behalfe Laid out and Expended, and the sd Richard may have thereof Execucon

John ILowellin ag <sup>t</sup> George Robins	}	George Robins late of Talbot County gentI other- wise called George Robins of Talbot County was sumoned to answer unto John ILowellin of a plea that hee Render unto him the full and just Sume of Three thousand Pounds of good sound Marchantable Tobacco and Caske w <sup>ch</sup> to him he oweth and unjustly detaineth	p. 400
--	---	---	--------

And Whereupon the said John ILowellin by Rob<sup>t</sup> Ridgely his Attorney sayth That Whereas the said George Robins the seaventeenth day of October One Thousand six hundred and eighty, by his Certaine bill or writeing Obligatory sealed w<sup>th</sup> the seale of him the said George & here in Court produced whose date is the day and yeare aforesaid, Did acknowledge himself to owe and stand Justly indebted unto the said John ILowellin in the full and Just sume of Three thousand Pounds of good sound Marchantable Tobacco & Caske, To be paid to the said John ILowellin his heires Executo<sup>rs</sup> Adm<sup>rs</sup> or Assignes Convenient upon Demand To the w<sup>ch</sup> Payment well and truely to be made the said George Robins did binde himself his heires Executo<sup>rs</sup> & Adm<sup>rs</sup> firmly by those p<sup>r</sup>sents Notwithstanding w<sup>ch</sup> the aforesaid George Robins ye said sume of Three thousand Pounds of Tobacco According to the Teno<sup>r</sup> of the said bill or write-