

Interest, the dammage for forbearance thereof not being made Liber A
 appear. But alleaged moreouer, th^t he had not effects enough
 in his hands wherewth to discharge the s^d debt demanded.
 And the howse adiudged 21600^l Tob: at the rate of 1^d ½ p^r l.
 The Admīstrato^{rs} Attorney declared to the howse th^t the
 Admīstrato^r had the acc^t of the estate by him, & he himsef
 had it not & therfor craued two months Liberty to giue notice
 to the Admīstrato^r in Virginia, th^t he may bring in his acc^t and
 th^t till th^t time noe exequution may issue agst the personall
 estate.

The Admīstrato^{rs} Attorney acknowledging uppon demand
 th^t he had sufficient psonall estate in his hands to discharge
 other precedent dues out of the estate, the Howse Ordered
 th^t the plf might imediately have an Extent uppon the Lands
 of the said Tho: Weston. But that the dēfts request (concern-
 ing noe exequution to be issued agst the personall estate,
 untill the 2 months demanded be exspyred) should be graunted
 him.

Charges of the Assembly 1647^o

p. 191

To M ^r Bretton Clk	1000
To Cap ^t Vaughan	0272
To ffrancis Van Enden	3600
	<hr style="width: 100%;"/>
	4872
To walter waterlin for bringing intelligence touching the Susquehannows	0080

Charges of apprehending & imprisonning

5 Indians uppon Suspition of ffelony 1648^o

To the Sheriffe for 16 day imprisonm ^t & entry & release	1700
To the Gou ^r for the s ^d prisoners dyett	0400
To 10 ^l p ^r Cent for collecting	0700
	<hr style="width: 100%;"/>
	2800
	<hr style="width: 100%;"/>
	7672
	0080
	<hr style="width: 100%;"/>

7752

This day the ffreemen of the County of S^t Maries mett p. 193
 together att the Gou^{rs} to aduise touching the Leuy of the
 charges incurred this p^{nt} yeare, and determined by the Gou^r
 & Councell on the 9th Octob^r last to be leuyed out of the
 County. The whole charge amounting to 7752^l Tob: & Cask.