

the def<sup>ts</sup> confession Still Justly due to the Complt, in case he received Noe Satisfaction upon the Bill from Lee It is therefore ordered that the further hearing of this Cause be respited till october Court next, And the Complt is in the meane time to procure a Coppy of the Said order of Checacone Court, for the further Satisfaction as well of the Court as the def<sup>t</sup> touching the premisses Liber B.

Upon the motion of m<sup>r</sup> Thomas Hatton his Ldps Attorney Generall touching the Estate of William Bounday late of Puxtuxent River deceased and upon produceing of the Verdict of a Jury Impannelled for the Viewing of his Corps and upon hearing what could be alledged by William Stephens who produced the will of the decedent and desired to be admitted administrator, The Court adjudgeth the Said decedents personall Estate to be forfeited and to belong to the Lord proprietary as the Estate of a felo de Se and that James Veich is to take the Same into his Custody for his Ldps use according to the Said Attorneys Motion to whom he is be accomptable for the Same or the pceed thereof as the Said Attorney Shall thinke fitt and that necessary Charges concerning the Said Estate and funerall Expences be defrayed thereout with the approbation of the Said Attorney P. 454

Zephania Smith plt }  
m<sup>r</sup> Wm Eltonhead def<sup>t</sup> } Upon the motion of William Stephens on the behalfe of the plfe for a hearing of this Cause this day and upon reading of an Order made therein 24<sup>to</sup> November last the def<sup>t</sup> being absent, and the Court being not well instructed touching the State of the matter in question doth order that the hearing be respited till the next Court, and both parties are then to attend for that purpose

Cornelius Cannaday ple }  
Tho Gerrard Esq def<sup>t</sup> } Upon reading of an order made in this Cause the 23<sup>th</sup> day of march last whereby the hearing was respited till this Court both parties now attending the plt Suing for Satisfaction for his time of of Service according to Covenant, and the def<sup>t</sup> insisting upon his Damages in respect of the plts running away and Goods imbeazelled in the former Order Mentioned, the defend<sup>t</sup> produceing Some Evidence according to the direction of that Order, for a full & finall End and Conclusion of all Differences now depending between the Said parties, It is ordered by and with the full consent of both parties Complt and defendant in this Cause that all Covenants at any time heretofore made betwixt the Said parties, and all Causes of Action or Complaint on either Side touching the matter in question be from henceforth Void and Null and no advantage to be taken thereupon here-