

Lib. R.

At a Councell held at S^t Peters October 9th 1679.

The R^{tt} Hon^{ble} the Lord Prop^{ry}

The Hon ^{ble}	{	Philip Calvert Esq ^r Chancelo ^r	P ^r esent
		Vincent Low Esq ^r Survey. Gen ^{ll}	
		L ^{tt} Coll: Henry Darnall	
		Coll: William Stevens	

At w^{ch} time was read and heard a Peticon p^rferred to the Councell board by Cap^t John Quigley being as foll. viz.

To the R^{tt} Hon^{ble} Charles Lord Baltmore absolute Lord and Prop^{ry} of the Province of Maryland & Avalon, Lord Baron of Baltmore &c^a In his L^{spps}: Court of Chancery

The Humble Peticōn of John Quigley of the Collony of Virginia

Humbly Sheweth,

Unto yo^r L^{spp} that yo^r Peticōner being out of this Province his Kinsman, and Atto^{ney} John Deery of S^t Maryes City Inholder Departed this life, making his Sister Elinor Deery, his Brother Owen Quigley, and yo^r Pet^r his Kinsman his Execut^{rs} and gave us all that he had. The said Ellino^r Deery and Owen Quigley haveing never been in this Province, and yo^r Pet^r being absent one Garratt Vansweeringen of the City of S^t Maries Inholder That was really and bona fide indebted to the said Deery at the time of his Death, pretending himself a Credito^r to the said Deery to the Judge for p^bate of wills &c^a and that the said Deery died Intestate, procured of the s^d Judge Admin^{cōn} of the said Deerys Estate as of One Intestate, After w^{ch} yo^r Pet^r arrived in this Province, and und^rstanding that the said Deery made such Will, yo^r Pet^r exhibited a Libell before the said Judge ag^t the s^d Garratt for the vacateing the s^d Adm^{cōn}: & prooveing the s^d Will, the s^d Judge upon heareing the Cause pronounced the s^d Deery died Intestate, and dismissed the s^d Adm^r with Costs ag^t yo^r Pet^r from w^{ch} said sentence of the said Judge yo^r Pet^r appealed to yo^r L^{spp}: in yo^r Court of Chancery as by Law he might, Yo^r L^{spp} according to the Statute of the 25th Hen. 8th cap: 19: did by a Com^{iss}^o und^r your greate Seale appoint and Empower Baker Brookes, Henry Coursey, Thomas Taylor, and Benjamin Rozcr Esq^{rs} to bc Comission^{rs} and a Court of Delegates, for the reheareing and Definitively Determineing such cause. The said Delegates haveing in Obedience to yo^r L^{spps} s^d Com^{miss}. fully and thoroughly weighed and Considered the Evidences of both sides, and the pleadings thereupon, and being all Clearly Satisfied therein did pronounce publish and Declare their ffinal Sentence, Judgem^t and Decree which was, [The said John Deery did not dye Intestate, but that the words by