

Liber B B bills or accompts, hee the said Riggs then to sue for & recouer by due Course of law any such debts bills and accompts as aforesaid for the use and behoofe of the p^lt as by Obliga^on und^r the hand and seale of the said Riggs bearinge date the 28th of March 1664 more att large appeareth, Wherein hee the said Riggs doth further Obleige and binde his heires and Assignes that in Case of Mortallity before the said Riggs his p^rformance of the p^rmisses aboue men^oned that then the p^lt shoulde receiue out of that Estate left by the said Riggs the su^me of three thowsand poundes of tobacco and Caske—

Now soe it is the said Riggs being deceased, wthout performing his said Obliga^on, And Richard Collett Administrat^r to the said Riggs possitiuely refuseth to make satisfac^on to the p^lt the said three thowsand poundes of tobaccoe whereuppon hee bringeth his suite—

And humbly prayeth Order of this Honno^{ble} Court ags^t the said Collett for the said Three thowsand pounds of tobacco or a Repos-session of the said land to the p^lt being his proper reall Estate and neuer any satisfac^on in the least for the same made to the p^lt wth da^mages & Cost of suite—And (as in duty bound) hee shall pray &^c—

Cecilius &^c To the Sherriffe of S^t Marys County Greeting &^c Whereas in the Record and processe and alsoe in the rendringe Judgm^t of the plaint which was in Our Prouinciall Court held the 5th of Aprill 1664 between Thomas Wynne of Snow hill in S^t Marys County and William Hollingworth late of Salem in New England as well of a Certaine debt of 2500th tob: which the same Thomas Wynne in our same Court recouered ags^t William Hollingworth as of 927th tob: which to the same Thomas Wynne in our same Court were adjudged for Costs of suite and whereuppon Our same Court before Our Gouverno^r and Councill it was lately considered of, that the said Thomas Wynne should haue his Execucon against the said William Hollingworth of the debt & Cost of suite aforesaid by the default of him the said William Hollingworth manifest error hapned to the greiuous da^mage of him the said William Hollingworth as by [p. 438] the inspection of the Record & processe thereupon which before us lately for cause of error in the same to be Corrected we haue Caused to Come manifestly appeareth and whereas yo^w by Our writt we haue lately Comanded that yo^w should Leauy as well the said 2500th tob: as the said 927th tob: for Costs of suite uppon any the goods debts or Chattles of the said William Hollingworth Now on the behalfe of the said William Hollingworth we haue accepted, that although the same William Hollingworth did prosecute Our Writt for the error in the record aforesaid to be corrected and that the plea uppon the said writt of error remaineth undetermined, yet yo^w after the allowing the said writt of error the Goods debts or Chattles of the said William Hollingworth in Execu^on haue taken as we are informed Wee being willing in this behalfe to doe that which is Iust