shall doe or cause to be done in or about the premisses or any part Liber PC thereof by these presents In wittnes whereof I the said Charles Scarburgh as the Attorney and Agent of the abovenamed Henry Scarburgh have hereunto sett my hand and seale in the margent hereof this first day of April One thousand six hundred seventy One.

Cha: Scarburgh seale.

On the backside of the abovesaid Letter of Attorny was thus written vizt The within written letter of Attorny was by the within named Charles Scarburgh acknowledged as his Act and deed to the within named Daniel Jenifer in the presence of Us.

Thomas Aram George Kirkam Mary Williams

Memorandum that the abovewritten Letter of Attorney was the 15<sup>th</sup> day of April 1674 proved in Open Court here by the Oath of Thomas Aram one of the wittnesses thereunto.

Ordered that the former bill be dismist without Costs and that p. 54 the def<sup>ts</sup> putt in their severall and respective answers by the ninetenth day of May next ensueing.

Mr Robert Ridgley.

Sr I desire you will be retained One of Mr Henry Scarburghs Attorneys and in case of my failing to appeare at the next Court in the said cause that you would please to act as fully and amply therein as if I were personally present and this shall be your sufficient warrant of Attorney therein from under my hand as the Attorny and On the behalfe of the abovenamed Henry Scarburgh Complainant and Capt Richard Pery and Others defendants this 21th day of April 1674.

Daniel Jenifer

To M<sup>r</sup> Robert Ridgley Attorny of the Provinciall Court Wittnes Jn° Blomfeild

Memorandum that Die Sabati 7e Martij 1673 came Robert Lasly administrator of the goods and Chattells of John Bigger Sen late of Calvert County deceased by his Procurat Robert Carvile and shewed that upon the forth day of June last past John Brigger jutendred an accompt upon Oath of the estate of John Bigger Senior deceased to the value of eight thousand six hundred and five pounds of tobacco besides sixteen dozen of wooden combes not valued and three dozen of pinns the said administrator therefore prayed that the said Bigger jut might be Ordered to deliver to him the said eight thousand six hundred and five pounds of tobacco and the sixteene dozen of combes and the three dozen of pins or the value of them whereupon the judge considered that forasmuch as every Executor whether by right or of his Owne wrong is presumed to