

the Will mentioned & Bequeathed to her the Said Ann & Deliver the Same quietly and peacebly to the Comp<sup>lts</sup> and uppon paym<sup>t</sup> of the Said Sume of tob and delivery of the Stock of Hoggs & catle & goods & plantacon and p<sup>r</sup>misses aforesaid the Said Bond of 80,000<sup>l<sup>s</sup></sup> tob to be Deliv<sup>d</sup> upp to be Cancelled and the Said Def<sup>ts</sup> for their doing herein are for ever hereafter Saved harmless & indempnified by this p<sup>r</sup>sent decree.

Liber P C

p. 72

2<sup>d</sup> Aprill 1675

Lett this decree be Inrolled

Charles Calvert

This Decree is according  
to y<sup>e</sup> p<sup>r</sup>ties p.<sup>lts</sup> & def<sup>ts</sup> consent in  
their Bill & answ<sup>r</sup> now uppon

Record

Ro: Carvile

Kenelme Cheseldyne

In Chancery May the 5th 1675

Walter Hall & others Credito:<sup>rs</sup> & Legatees of John  
Reynolds decd Com:<sup>lts</sup> W.<sup>m</sup> Clawe the Surviving Exec:<sup>r</sup>  
of the said Reynolds defend:<sup>t</sup>

This cause coming the p<sup>r</sup>sent day to be heard upon Bill & Answers in the p<sup>r</sup>sence of the Attorneys on both sides, the Com:<sup>lts</sup> by their Bill setting forth That the said John Reynolds did dye seized of a certaine Tract of land called ff<sup>r</sup>esh Pond Neck in the pleadings men<sup>c</sup>oned having first made his Will & therein & thereby Willed all his just debts should be paid And after the same paid he gave severall Legacyes to the Comp:<sup>lts</sup> the Legatees to be paid within a Yeare after the Sale of the said lands & p<sup>r</sup>mises And of the said Will he made the Def:<sup>t</sup> & one Jo.<sup>n</sup> Smallpeece Exec:<sup>rs</sup> After whose death the said Exec:<sup>rs</sup> haveing proved the said Will & possessed the said reall & p<sup>r</sup>sonall Estate of Reynolds sufficient to pay the Comp:<sup>lts</sup> their debts & Legacyes aforesaid And the said Smallpeece being since dead, the said Defend.<sup>t</sup> As Surviving Exec:<sup>r</sup> is wholly possessed of the p<sup>r</sup>mises, but refuses to pay the comp:<sup>lts</sup> said debts & Legacyes p<sup>r</sup>tending he hath not Assetts of the p<sup>r</sup>sonall Estate to doe the same Whereupon the said Comp:<sup>lts</sup> desired him to sell the land to pay & discharge the same according to the true Inten<sup>c</sup>on of the said Testato:<sup>r</sup> but he refused so to doe, p<sup>r</sup>tending he hath not by the Will sufficient authority to sell the same Therefore to have the said Def:<sup>t</sup> Impowered to Sell the same And that the Comp:<sup>lts</sup> the Credito:<sup>rs</sup> & other the Cred.<sup>rs</sup> of the said Testator may be paid their just debts And after the same paid the Comp:<sup>lts</sup> the Legatees may be paid their Legacyes so farre as the same will amount to satisfie & pay the same is the Scope of the Comp:<sup>lts</sup> Bill And the Def:<sup>t</sup> by Answer Setting fourth That he did after the death of the said Testator and the other Exec:<sup>r</sup> Smallpeece possesse himsef of the said Testato:<sup>rs</sup> p<sup>r</sup>sonall Estate & did Exhibit to the Judge for probate of Wills &