

said Credito:<sup>rs</sup> shall att such place & tyme as the said Judge for Probate of Wills & Graunting Administracons shall appoint make before him their just debts appeare to be justly due before they shall Clayme any benefitt by this Decree And the said Defend:<sup>t</sup> shall from tyme to tyme give a true & just Acompt of his Executorshipp and of his necessary paym:<sup>ts</sup> & disbursem:<sup>ts</sup> of the same Estate which together with the debts aforesaid being first paid Then the remainder (if any be) shall be paid to the said Legatees in such manner & proporcon as the said Judge shall appoint And upon Certificate or quietas est from the said Judge that the said Def:<sup>t</sup> hath duely paid all as farr as he had Assetts or the Value of the land amount[ed] to Then the said Defendt. is hereby forever Indempnified saved harmlesse against the said Credito:<sup>rs</sup> & Legatees & all other psons whatsoever for or touching the said reall or psonall Estate of the said Testato:<sup>r</sup> Jo: Reynolds

Lett this be Enrolled  
Charles Calvert

Die Martij 3<sup>o</sup> Martij 1673

p. 74

Whereas Luke Gardner the Sole Surviving Executor of Robert Cole late of St. Clements Bay in the County of St. Maries deceased at the request of Robert Cole Son and heire of the Said deceased and Ignatius Warren who mary the daughter of the said deceased was cited to this Court to render an accompt of his Executorshipp Whereupon the Said Luke the 17th of October 1673 appeared and in presence of the Said Cole and Warren delivered in his accompt of and concerning the execution of the Said Estate last will and Testament in writing Signed with his hand of w<sup>ch</sup> accompt the said Robert Cole the heire and the Said Ignatius Warren prayed copies and time till the tenth of November then next Following to make their Exceptions the Said accompt which was then accordingly granted Att which Said tenth of November appeared as well the Said Luke Gardner the Execut<sup>r</sup> as the Said Robert Cole and Ignatius Warren and the said Robert Cole the heire to the deceased delivered in his exceptions in writeing to the acc<sup>t</sup> of the Said Executor vizt in thirteen articles in particular to which the Executor immediately made answers which were taken in writeing by the Judge or Commissary Gen<sup>l</sup> for testamentary causes which being read & Considered off by the Said Robert Cole and nothing Further objected in particular materiall to hinder the passeing the Said accompt The Said judge would further advise himselfe himselfe upon the Said accompt in regard of the last Exception in Generall to the Said accompt made by the Said Robert namely the execut<sup>rs</sup> accompt (of which he prays allowance) being so imperfect in many the particulars there being no expresse time of the Delivery or to whom or for what accompt whereby it is impossible for the said Robert to make his just excep-