

Liber P C Eighteenth day of June in the third yeare of the Dominion of Charles &^c Anno^q Dom One thousand six hundred Seventy Eight Ordered & Decreed by this Court, that the said bill of three thousand Eight hundred pounds of tobacco be delivered upp by the Said Bruen Radford to the said Edward Williams cancelled and made void And that the said Bruen Radford pay unto the said Edward Williams the sume of two thousand two hundred Seventy six pounds of tobacco for his costs in this behalfe laid out & expended.

Charles absolute Lord and proprietary of this province of Maryland and Avalon Lord Barron of Baltemore &^c To our trusty & well beloved Baker Brookes Esq.^r Thomas Taylor Esq.^r Henry Coursey Esq.^r and Benjamin Rozer Esq.^r Greeting Because in the examination of witnessess and the Judgement thereon in the Court Testamentary before our Deare uncle Philip Calvert Esq.^r our Judge for probate of Wills & granting of Administrations w.th in the said province in a Certaine Cause there depending between John Quigley who pretends & aleadges himselfe to be one of the Executors of the last will and Testament of John Deery deceased lybellant and Garrat Vansweringen Administrator of all and singular the goods Chattles rights and Creditts w.^{ch} were of the said John Deery Defend.^t About the Will and Testament of the said Deery w.^{ch} our said Judge in our said Court hath pronounced Null and voyd and the said Deery to dye Intestate. The Said Lybellant Alleadges that the said Judgement is not according to Law to the greate damage as well of the said Quigley as of the other Executors of the said John Deery named and appointed in the said Vacated Will as by the greivous Comp.^{lt} of the s.^d John we have received Wee willing that Justice should be duely Executed in all Cases throwout our s.^d Province did hereby Constitute and apoint you or any three or more of you (whereof we will that the Said Baker Brooke be one) To be a Court of delegates for the reviewing and rehearing the said Cause between the said partyes And therefore we have Comanded our s.^d Judge that he before you or any three or more of you as afores.^d at the City of S.^t Mayres the twenty third day of this Instant October all and singular the Records papers and Minuments remayning in his s.^d Court before him touching the s.^d Case That hee distinctly and openly under his hand & seale of office doe send Wee doe therefore Comand you or any three or more of you as Affores^d that the reveiwng rehearing and reexamining the s.^d Cause you diligently intend And to the end there may be noe further Clamour for want of Justice wee Comand you to Call before you as well the s.^d partyes as also the witnesses that were in the s.^d Cause examined before our S.^d Judge and noe others and the said witnesses to the Interrogatoryes allready before our s.^d Judge by the said partyes Exhibitted and to