

Daniel Jenifer p̄pr } According to the foregoing Ord<sup>r</sup> in fo: 455 Liber FF  
 John Lewger defen<sup>t</sup> } the defend<sup>t</sup> being attached by a writt of priu-  
 ilidge, and yet noe Appearance made, Ordered the sherriffe of  
 Charles County who did take the body of the defend<sup>t</sup> according to  
 the writt be amerced, and that the p̄ft haue his remedy ag<sup>t</sup> the said  
 sherriffe for the defend<sup>ts</sup> not appearing

William King petitioneth the Court That George Colton late of  
 Caluert County dec<sup>d</sup> was at the time of his decease endebted to the  
 s<sup>d</sup> Pet<sup>r</sup> the su<sup>m</sup>e of One Thowsand pounds of tobaccoe Wherefore  
 hee prayeth Ord<sup>r</sup> ag<sup>t</sup> the Estate of the said decedent for the said su<sup>m</sup>e

Ordered that the said W<sup>m</sup> King bee forthwith satisfi<sup>d</sup> the su<sup>m</sup>e  
 of One Thowsand pounds of tobacco & Caske Out of the Estate of  
 the said George Colton deceased

Toby Wells plaintiffe }  
 Jn<sup>o</sup> wright who maryed the Relict } The defend<sup>t</sup> being brought heither  
 of Barthol<sup>w</sup> Gleuin defendant } by a Scire facias upon a Recog-  
 Morecroft et Jenifer p̄ quer } nizance acknowledged in Court  
 Caluert et Boughton p̄ def<sup>t</sup> } by his predecessor Gleuin for Six  
 and twenty thowsand pounds of  
 to<sup>b</sup>: of to<sup>b</sup>: The defend<sup>t</sup> pleadeth that hee hath fully Administred  
 and noe Assetts remaining of the Estate

The p̄ft denys that the defend<sup>t</sup> hath fully administred, yet neuerthe-  
 less further alleadging that debts of the highest Nature ought to be  
 first satisfi<sup>d</sup> this being a Recognizance acknowledged by the said  
 Barth: Gleuin in this Court which was likewise the Opinion of the  
 Court

Whereupon the defend<sup>t</sup> produceth a receipt for part of the said  
 26000<sup>lb</sup> to<sup>b</sup>: which was allowed of by the p̄ft: and the remaind<sup>r</sup>  
 thereof due to the p̄ft is Fowreteene Thowsand three hundred and  
 seauenteen pounds of to<sup>b</sup>: for which su<sup>m</sup>e Judgm<sup>t</sup> past against the  
 defend<sup>t</sup> to satisfi<sup>e</sup> to the plaintiffe, as allsoe to satisfi<sup>e</sup> the p̄ft  
 halfe of all Charges expended in that suite when the s<sup>d</sup> Gleuin ac-  
 knowledged the said Recognizance to the p̄ft: the said Toby Wells  
 hauing satisfi<sup>d</sup> the full Charge therein which Condi<sup>o</sup>n was ex-  
 pressed in the said Recognizance soe past to the said Toby Wells

Anthony Callaway p̄ft } Defend<sup>t</sup> pleads not Guilty The [p. 462]  
 John Wright who maryed the Relict } p̄ft<sup>s</sup> lease being read and ac-  
 of Barthol<sup>w</sup> Gleuin defendant } knowledged by the defend<sup>t</sup>  
 Morecroft p̄ quer } all Euidences being sworne it  
 Caluert et Boughton p̄ defendant } was prou'd that the p̄ft was  
 disturbed by the defend<sup>t</sup>—Ordered a Jury bee impanel'd to enquire  
 of Damages susteyned by th<sup>e</sup> p̄ft: