

Liber FF Jn<sup>o</sup> Anderton et ux }  
 ag<sup>t</sup> Jn<sup>o</sup> Woollcott } Upon an Assize

At the last provincially Court time was then granted the def<sup>t</sup> until this Court to prove Greshams title good to the land in question Now Ordered this Cause be respited until next Court.

Raymond Stappelfort ag<sup>t</sup> } Morecroft p̄ quer  
 Eliz: Brooke adm<sup>rx</sup> Rob<sup>t</sup> Brooke } Jenifer p̄ def<sup>t</sup>

This cause respited till this Court The def<sup>t</sup> was now required by the Court to putt in what further demands she can make in discount of the twenty thousand pounds of tobacco due from her deceased husband to John Bayly late of this province, that the plaintiff may haue judgm<sup>t</sup> for the remainder according to an Order past last provincially Court

Upon examineing all papers and accompts relateing to the def<sup>ts</sup> demands Out of the said debt of which there remained due to the said John Bayly six thousand nine hundred eighty seven pounds of tobacco, for which said Summe judgment was granted the plaintiff against the estate of the said Robert Brooke deceased.

Jn<sup>o</sup> Avery ag<sup>t</sup> }  
 Eliz: Brooke adm<sup>rx</sup> Rob<sup>t</sup> Brooke } Morecroft p̄ quer

This Cause respited till this Court the plaintiff declared upon a bond for thirty foure thousand nine hundred thirty foure pounds of tob<sup>o</sup>, of which there is proved satisfied eighteen thousand One hundred Sixty nine pounds.

Ordered that the plaintiff haue judgment for the remainder being sixteen thousand seven hundred seaventy five pounds of tob<sup>o</sup>, to be allowed Out of the assetts that shall remaine due upon the accompt of the estate of the said Robert Brookes after the examination thereof.

George Yate plaintiff ag<sup>t</sup> }  
 Edward Loyd Esq<sup>r</sup> the Att<sup>r</sup> } The def<sup>t</sup> as Attorney aforesaid formerly  
 of Richard Owen def<sup>t</sup> } entred Caveat in the Secretaryes Office  
 with request that no Pattent might issue or be granted to the plaintiff for a parcell of land Containeing five and twenty acres lyeing in Ann Arrundell County until his Claimes thereunto On the behalfe of the said Owen were heard and determined Wherefore the def<sup>t</sup> was Sum<sup>o</sup>ned to this Court to shew cause (if any he had) why Pattent should not issue to the plaintiff for the said parcell of land, Who alleadged that the plaintiff Ought not to haue a grant for the same being formerly surveyed and sett forth to the said Owen fifteen or sixteen yeares since and rent paid for the same being demanded why he did not take Out pattent in the name of Richard Owen for the said land, replied he did repaire to the Secretaryes Office accordingly as he was required by the last