Hereupon the said John Dowglas Acknowledged a Judgment for Liber C the said Severall Debts of 1524th of tobaccoe and 148th of tobaccoe to the said Absolam

Ordered Therefore tht the said John as Admin of the said Bridgets estate doe Satisfie the said Debts to the said Absolam and he the said Absolam to Satisfie Costs and Charges of suite.

To all to whom these presents shall Come Know ye that I Lydia Wilkins of Northton Countie in Virginia Spinster doe by these presents Institute appoint and ordaine my trustie and well beloved freind Thomas Heddie of the said Countie of Northton my true and Lawfull Attorney for me and to my use to aske demand and receive of the Executor or Executors of Mr Richard Randall late of Portobaccoe in the Province of Marieland decd all such Legacie or legacies as he the said Richard Randall hath Left me by his Last will and testament and upon receipt thereof Letter of Acquittance or Acquittances to Signe Seale, and Deliver in my Name and to my use And upon Denyall of Payment thereof the Executor or Executors or those that wth the estate of the said Mr Richard Randall dec^d is impowered to arrest sue and Imprison, and upon Payment againe to release Acquitt and discharge out of Prison and one Attorney or more if need require to Institute, ordain & Appoint under him & whatsoever else is Needfull and Necessary to be done in and concerning the Premises for the Lawfull recoverie of the said Legacie or Legacies I promise to Allow ratifie and establish In witnes whereof I have hereunto Set my hand and Seale this 3d Day of February Anno Dni 1667. Lydia Wilkins Signed sealed and delivered Ο

in the presence of us Will. Mellings Jo. Michael Nicholas Cridland

Be it Remembred That the Worple Court of Charles Countie have [p. 260] engaged their promise to Absolam Covant of Bristoll Merchant That if he will Transport Alexander Howell out of this province to England He the said Absolam shall therefore be Satisfied the full and just Quantitie of one Thousand pounds of tobaccoe in Caske at some Convenient place in Charles Countie.

Whereas James Bowling by writt of Scire facias Summoned John Morrice to Shew Cause if he Could wherefore writt of Execucon should not forthwith issue to Levie the quantitie of 500th of tobaccoe for which above a yeare and a day past he obtained order against the said Morrice Now the said Morrice made his personall appea but could declare no Sufficient cause whatsoever wherefore the said Bowling should not have Execucon as afore-