

place in S^t Maries County notwithstanding which the said John the said summe of three thousand two hundred forty-five pounds of tobacco according to his Said writeing Obligatory to him the said Robert in his life time nor to the said Johanna since his death hath not payd although he hath bin thereunto often required but the Same to pay hath altogether denyed & Still doth deny whereupon she saith She is dampnified and hath losse to the value of six thousand pounds of tobacco And thereupon she bringeth her suite And she bringeth here her Letters testamentary whereby it appeareth she hath right of administration. Liber N N

And the Said John by Kenelm Cheseldyn his Attornyes cometh and defendeth the force and injury when &c and prayeth liberty of Speakeing hereunto untill the next Provinciaall Court and it is granted him the same day is given to the said Johanna. Afterwards to wit the fourteenth day of April in the first yeare of the Dominion of Charles Lord Baltemore &c Annoq; Dom̃ 1676 came the said Johanna and John by their Said Attornyes and the said John Saith nothing in barr or avoidance of the action aforesaid of her the Said Johanna in forme aforesaid brought Whereupon it is granted by the Court here that the said Johanna recover against the Said John Wahop aswell the summe of three thousand two hundred forty five pounds of tobacco the debt aforesaid as also the Summe of five hundred eighty Seaven pounds of tobacco costs of Suite but so as execution Stay untill the tenth day of October next.

Johanna ffarrer ex ^x Rob ^t ffarrer ag ^t James Lewis & John Waghob	}	James Lewis and John Wahob late of s ^t Maries County otherwise called James Lewis & John Wahob both of the County of s ^t Maries in the Province of Maryland Planters were sumoned to answer unto Johanna ffarrer executrix of the last will & Testament of Robert ffarrer deceased of a plea that they render unto her the Summe of nine hundred thirty two pounds of tobacco which from her they unjustly deteine.
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And whereupon the said Johanna by Robert Carvile her Attorney saith that whereas the said James and John the ninth day of March in the yeare of Our Lord 1674 by their certaine writeing Obligatory Sealed with the Seales of them the said James & John and here in Court produced whose date is the day and yeare abovewritten did bind themselves their heirs execut^{rs} adm^{rs} or assignes joyntly & severally to pay or cause to be paid unto him the said Robert in his life time his heirs executors or assignes or to his lawfull Attorney the full and just summe of nine hundred thirty two pounds of good sound merchantable tobacco & caske & to be paid at the plantation of the aforesaid James Lewis at or upon the tenth day of October next ensuing the date thereof notwithstanding which the said