

also the summe of fifteene hundred & Seventeene pounds of tobacco costs of suite whereof he is convict as by the Record thereof appeareth Yet the aforesaid Ralph Blackhall him the said John Quigley the damages and costs aforesaid hath not satisfied as by the returne of Our writ of fieri facias to you lately directed appeares Wee Comānd you therefore that you make Knowne to Mary Tilghman execut^x of the last will & testament of the said Richard Tilghman deceased & the said John Edmondson that they be & appeare before Our justices of Our next Provinciaall Court to be holden at s^t Maries the two & twentieth day of May next to shew cause if any they have why execution for the damages & costs aforesaid should not issue against them. Att which said two & twentieth day of May the Same Sheriff maketh returne of the writ aforesaid in these words vizt scire feci On John Edmondson non est inventa On Mary Tilghman M^r Warde promised faithfully to appeare for her being his Mother. Vincent Lowe Sheriff.

Liber N N
p. 186

Now here at this day to wit the 27th day of May in the yeare aforesaid Came the said John Quigley by Robert Carvile his Attorney to prosecute the same writ which being then with the returne thereof made by the Said Sheriff read it is adjudged by the Court here that the returne thereof made, is good and that the defendants Ought thereupon to appeare. Whereupon the said John Edmondson by Benjamin Rozer his Attorney came but the said Mary Tilghman came not, and the said John Edmondson not haveing showne sufficient cause to the Court here why execution for the damages and costs aforesaid should not issue against them It is granted by the Court here that the said John Quigley recover ag^t the said John Edmondson & Mary Tilghman executrix of the last will and testament of the said Richard Tilghman aswell the damages & costs aforesaid as also his costs of Suite sithence expended and laid Out. Afterwards to wit the same 27th day of May in the yeare aforesd Came the said John Edmondson by his Attorney aforesaid and prayed his Lopp writ of Supersedeas upon the judgment aforesaid & writ of Error which is granted unto him he the said Jn^o Edmondson giveing Security for the payment of what costs shall be by the said John Quigley recovered against him upon the said writ of Supersedeas & writ of Error, and that the errors be assigned and the cause heard this present Sessions of Assembly.

Then came the said John Edmondson with Howell Powell & John Stephens his suertyes & the said John Edmondson did acknowledge to owe unto his Lopp the Lord Proprietary the sume of fifty pounds sterling and the said Howell Powell & John Stephens the summe of five & twenty pounds Sterling apeice to be levyed of their goods & chattells Lands & Tenem^{ts} In case the said John Edmondson doe not pay the said John Quigley what costs shall be by him the said John Quigley recovered against the said John Edmondson upon the said writ of Supersedeas & writ of Error.