

Liber N N Sumē of five hundred thirty eight pounds three shillings and tenn pence sterling, Soe that there remaines due to ballance from the said John Brooke to the said John & Thomas Dudlestone the Sumē of Seventy fue pounds sterling & two thousand three hundred fifty & eight pounds of tobacco Yet the said John Brooke in his life nor the said Rebecca since his death to whom Admcōn of all & singuler the Goods Chattells rights & creditts of the said John att the tyme of his death were comitted while she was sole, nor the said Thomas & Rebeccah since Espousalls between them celebrated the said Sumē of Seventy fue pounds sterling & two thousand three hundred fifty eight pounds of tobacco to the said John & Thomas haue not paid nor satisfied, but the same to them hitherto to pay haue denyed & still doe deny, whereupon the said John & Thomas say they are damnified & haue losse to the Value of twenty thousand pounds of tobacco & thereupon they bring their suite

And the said Thomas & Rebeccah by Robert Ridgely their Attorney come & defend the forcce & injury when &c and pray liberty to imparle hereunto untill next Provinciaall Court & itt is granted unto them, the same day is given to the plaintiffes also

p. 768 Now here att this day to witt the Thirteenth day of March In the fourth yeare of the Dominion of Charles Lord Baltemore &c Annoq̄ Doni 1678. cometh the said parties by their Attorneys aforesaid And The said John & Thomas Dudlestone by their said Attorney say that they will make no further prosecution ag^t the said Thomas & Rebecca in the plea aforesaid Therefore itt is considered that the said John & Thomas Dudlestone take nothing by their writt but be in mercy for their false claime thereupon prosecuted And that the said Thomas & Rebeccah goe thereof without day And that the said Thomas & Rebeccah recover against the said John & Thomas Dudlestone the sumē of Seven hundred sixty nine pounds of tobacco for their costs & charges by them about their defence in this behalfe laid out & expended, to the said Thomas & Rebeccah by the discretion of the Justices here adjudged And that the said Thomas and Rebeccah may haue thereof Execucōn.

Kenelm Cheseldyn Ex ^r John Jones ag ^t John Quigley	}	John Quigley late of S ^t Maryes County otherwise called John Quigley of the City of S ^t Maryes in the Province of Maryland gentl was Sumōned to Answer unto Kenelm Cheseldyn Exec ^r of the last Will & testa- ment of John Jones deceased in a plea that he render unto him the sumē of twelve hundred pounds of tobacco which from him he un- justly detaineth
---	---	---

And whereupon the said Kenelm in his proper person saith that whereas the said John Quigley the first day of June in the yeare of our Lord One thousand six hundred seventy six by his certaine