

Liber N N saith, that whereas the said John Quigley upon the Twenty third day of Novemb^r one thousand six hundred Seventy five by his certaine bill or writeing obligatory Sealed with the Seale of him the said John & here in Court produced whose day is the day & yeare above written, did confesse himselfe to owe & stand firmly indebted unto the said Matthew Warde in the full & just Summe of ffoure hundred pounds of good sound M^rchantable tobacco & caske upon demand Yet notwithstanding the said John the said Summe of ffoure hundred pounds of tobacco to the said Matthew in his life tyme, or to the said Mary since his death though often thereunto requested hath not paid or satisfied, but the same to pay & satisfie hath hitherto denyed & still doth deny & refuse to the damage of the said Mary Eight hundred pounds of tobacco & thereupon she bringeth her suite And the said Mary bringeth here into Court her Letters testamentory
p. 834 by which itt may appeare to the Court here that she is Exec^x And hath Administration &c

And the said John Quigley by Robert Ridgely his Attorney cometh & defendeth the force & injury when &c and prayeth liberty to imparle hereunto untill next Provintiall Court & itt is granted unto him, the same day is given to the plaintiffe likewise

Att which said next Provintiall Court came the said parties by their Attorneys aforesaid And the said John Quigley by his said Attorney saith, that the aforesaid Mary ought not to have her action aforesaid against him, because he saith that he the said John Quigley the day of after the date of the same bill obligatory in the life tyme of the said testator & att the speciall instance & request of the said testator the said foure hundred pounds of tobacco to the Hon^{bl} William Calvert Esq^r Secretary of this Province for the accompt of the said testator did pay & satisfie And this he is ready to averr, whereupon he prayes judgem^t if the aforesaid pth her action aforesaid against him ought to have And the said Mary by her said Attorney saith that she ought not to be barred of her action aforesaid, for that the said Mary saith that the said John did not pay the aforesaid ffoure hundred pounds of tobacco in satisfaction of the aforesaid bill And this he [*sic*] prayes may be inquired of by the Countrey And the said John Quigley likewise, whereupon day is given to both parties untill next Provintiall Court

Now here att this day to witt the Sixth day of June in the fourth yeare of the Dominion of Charles Lord Baltemore &c Annoq³ Doni 1679 cometh the said Mary Warde by her Attorney aforesaid & offereth her selfe against the said John Quigley in the plea aforesaid, but the said John cometh not but maketh default Therefore itt is considered that the said Mary Ward Ex^x as aforesaid recover against the said John Quigley as well the Summe of ffoure hundred pounds of tobacco debt As also five hundred Seventy two pounds of tobacco costs of suite And the Defend^t in mercy &c