

dent and Councill of Maryland came the said Magdalen Edmondson in her owne proper person and saith that in the record and process aforesaid as also in rendring Judgment and awarding Execution thereon there is manifest Error.

1st Imprim^s it is Erred in that the plaintiff Hugh Hall as Adm^r to Hugh Hall his father brings debt against the heir in the debet and detinet whereas it should be brought in the Detinet only.

2^d It is Erred in that the said Hugh Hall did not declare upon the bond by way of recitall and doth not shew by whom Administration was comitted.

3^{dly} It is Erred in that the Court gave Judgment upon the Audite the bond being not confessed and the Court had no power to give such A Judgment but should give it for the penalty.

4^{thly} It is Erred in that the Judgment is against James Edmondson as heir and that the debt recovered is not award[e]d to be leavyed of the lands descending to him from the obligor

5^{thly} It is Erred that Execution of the said Summe recovered is awarded against the goods and chattles of the said James in in [sic] the hands of the said Magdalen remaining to be Administred

6^{thly} By the said Hugh Halls owne shewing no such Scire facias lyes
[202] 7^{thly} It is Erred in that Additionall costs are given on the Scire facias.

And thereupon the same Magdalen prays the writt of our Lady the Queen to warne the said Hugh Hall Administrator etc. to be before the Honoble president and Councill to hear the Record and process aforesaid.

Magd[a]len Edmondson

And the said Hugh Hall Administrator etc. as aforesd by Wornell Hunt his Attorney comes and prays that the Writt of Error so as aforesaid brought by the said Magdalen Edmondson Administratrix as aforesaid may be quast and set aside for that the Record transmitted to this Hono^{ble} Court is not according to the tenour of the said Writt. Which being considered by the Court here is found to be true and is adjudged Sufficient by the whole Court for to quash the Same Writt and is Quasht accordingly and the Def^t allowed his costs.

Thomas Macknemara ag^t Her Majesty
In Error

The said Thomas Macknemara having obtained her Majestys Writt for correcting of Errors in A Judgment late given against him in her Majesty's Provinciaall Court and given security for prosecution thereof M^r Thomas Bordley one of the Attorneys of this honorable Court offers to appear and prosecute the said Writt as his Attorney but it being required of him to produce his Warrant doth not offer any sufficient And the said Macnemara having absented himself out of this Province this honorable Court refused