

within Twelve Months from the Time of his Admittance to Such Administration And Such parcel or portion of the Said Estate as Shall be found remaining upon Such Account Examined and Adjusted by the Judge appointed for the Time being for probat of Wills etc. Do Distribute and dispose as by the Said Judge Shall be Limited and Appointed According to the true Intent and Meaning of the Last Will and Testament of the Said deced and lastly do at all and every Time or Times hereafter Clearly Discharge and Save harmless her Said Majesty her Judges and all other her Officers and Ministers from all persons having or pretending to have any Right Title or Interest to the Said Goods and Chattles that then this Obligation to be Void and of no Effect or Else to Stand and remain and be in full force power and Virtue.

Which being read and heard the Said Henry Ennalls by his Attorney af<sup>d</sup> prays leave to Imparle hereunto Untill Next Court And he hath it And the Same Day is given to the Said Daniel Dulany Esq<sup>r</sup> his Lordships Attorney Generall who etc. also.

At which Said Next Court To Witt the 10<sup>th</sup> day of September Annoque Domini 1723 Comes again as well the Said Daniel Dulany Esq<sup>r</sup> his Lordships Attorney Generall who etc. as the Said Henry Ennalls by his Attorney af<sup>d</sup> and the Said Henry Ennalls by his Said Attorney prays further Leave to Imparle hereunto Untill Next Court and he hath it and the Same is given to the Said Daniel Dulany Esq<sup>r</sup> his Lordships Attorney Generall Who etc. also.

At which Said Next Court To Witt the 19<sup>th</sup> day of May Anno Dom 1724 Comes again as well the Said Daniel Dulany Esq<sup>r</sup> his Lordships Attorney Generall who etc. As the Said Henry Ennalls by his Attorney af<sup>d</sup> and the Said Henry Ennalls by his Said Attorney as before defends the force and Injury when etc. and Saith that the Attorney Generall the Action af<sup>d</sup> against him to have or mantain Ought not because he Saith that before Suing out the Original Writt in the plea af<sup>d</sup> To witt the first day of September Anno Dom Seventeen hundred and Eleven the Said Hugh Eccleston Ex<sup>r</sup> as af<sup>d</sup> Did Make a true and perfect Inventory of all and Singular the Goods Chattles and Creditts which were of Hugh Eccleston Deced in the Condition of the above Writeing mentioned appraised in money and the Same So made did Exhibit into the office for probat of Wills etc. before the af<sup>d</sup> first day of November in the Condition of the af<sup>d</sup> Writeing mentioned To Witt at Annarundell County And the Said Goods Chattles and Creditts Did well and truly Administer Viz<sup>t</sup> Did pay the Debts of the Said Deced which he did Owe at the Time of his Decease So far forth as the Said Goods Chattles and Creditts Extend to and the Law would Charge and further Did make a True and Just Account of and upon his Said Administration within Twelve months from the Time of his Admittance to the Said Administration To Witt on the Thirtieth Day of Jully. which was then in the year Seventeen hundred Twelve and that Such part or portion of the Said Goods found remaining upon the