

and holds for Nought And that hie to those things w^{ch} hee by occasion of the p^{ro}misses
hath lost bee restored and that the said John Rawlugs to the sh^{er}rowe aforesaid may assure
wth Record proceedings and Errors aforesaid being read and heard. The said John
Rawlugs saith and saith Nothing in bar w^{ch} the Judgment aforesaid should not
bee Reversed aduulted and holds for nought, Therefore it is considered that the
Judgment aforesaid for the sh^{er}rowe in the Records and p^{ro}cesses aforesaid bee Reversed
aduulted and altogether hie for nothing and that the said Thomas Taylor unto all
things w^{ch} by reason of the Judgment aforesaid hee hath lost bee restored, and that
the said Thomas Taylor Recover against the said John Rawlugs the sum of
One thousand one hundred twenty two - - pounds of Tobacco for his Costs of suit in
this b^e halfe expences ~ ~

Richard Walker
John Shankes - Memorandum that on the eight and twentieth day of Septemb^r in the fourth
yeare of the Dominion of Charles Lord Baccmore &c. Amoy Downy One thousand
six hundred seventy nine said Richard Walker by Christopher Row by his attorney
before the Hon^{ble} Phillip Calvert Esq^r Chancellour of this Province, and prayd his
Lordships Writte of Error to the said Richard Walker to bee graunted, to the Count^{ie} or Justices
of his Lordships Countie Court of Saint Maryes Countie to bee directed, to require from the
said Countie Justices of the said Countie Court of Saint Maryes Countie to send before his
Lordships Justices of the said Countie Court at the City of Saint Maryes the Eight day
of October then next following the ten^{or} of the Record proceedings and Judgment of the
said Saint Maryes Countie Court in a case lately depending between John Shankes p^{er} and
the said Richard Walker Defendant, And it is graunted unto him, the ten^{or} of w^{ch} writte
writte followeth in these words Viz

Charles absolute Lord and propri^{ety} of the provinces of Maryland and Avalon Lord Baron of
Baltimore &c. to our Countenets of Saint Maryes Countie Greeting. Because in the Record and p^{ro}ceed
ad also in the rendering of Judgment before you in our said Court against Richard Walker att
the suite of John Shankes manifest Error happened to the great damage of the said Richard
Walker as by the great complaint of the said Richard w^{ch} hee heard, Wee willing that the
Errors of any bee, should in due manner bee Corrected, and full and speedy Justice to bee
done to the said parties in this behalf, Doe commaund you that the Record and p^{ro}ceed of
the said Judgment w^{ch} all things touching the said before our Justices of our p^{ro}vince Court
to bee hie at our City of Saint Maryes the Eight day of October next under your
hands and seals distinctly and openly you send, that in p^{ro}vision being had of the Record and
p^{ro}ceedings herein Wee may cause further to bee done what of Right and according to
the Lawes and Constitutions of this Province ought to bee done therein, and that ye have
thence this writte Witness our selfe att our City of Saint Maryes the twenty eighth
day of September in the fourth yeare of our Dominion &c. Amoy Downy One thousand
six hundred seventy nine

At w^{ch} said Eight day of October in the yeare aforesaid the Count^{ie} of the
said Saint Maryes Countie Court to his Lordships Justices of the p^{ro}vinciall
Court att the City of Saint Maryes the transcript of the Records of the
p^{ro}ceedings, and Judgment of the said Saint Maryes Countie Court have sent
according as by the said Writte they were commaunded under the hand of the
Lord of the said Countie Court the ten^{or} whereof followeth in these
Words Viz

St Maryes Countie Charles absolute Lord and propri^{ety} of the provinces of Maryland and Avalon Lord Baron of
Baltimore &c. to the sh^{er}rowe of Saint Maryes Countie Greeting. Wee commaund you that you take
the body of Richard Walker, and him safe keepe soe that you have his body before our Justices
of our Countie Court to bee holden att Newtowne the first Tuesday in August next to answere
unto