

but Confesseth the cition of the said John whereupon the said John against
the said Robert for the said sum of Twelve hundred & thirty pounds of
Tobacco debt and five hundred pounds of Tobacco Costs of Suits remaineth wholly
undefended wherefore it is considered by the Court here that the said John
ajwell the said sum of Twelve hundred and thirty pounds of Tobacco debt
ajoresaid as also the said sum of five hundred pounds of Tobacco Costs of
Suits recover against the said Robert Large & the said Robert in mery &

The marks of
Robert Large

Taken and Acknowledged before us the three Twentieth day of May
1676 with a Chat Executio whilst the tenth of October next

Will Calvert
Sam: Chew

Maryland: Lewis Blangy late of Kent County was summoned to answer unto John Quigley Gent
one of the Attorneys of this Court in a plea of Debt
And whereupon the said John in his own person saith that whereas the said Lewis the
twentieth day of April 1677 borrowed of him the said John the sum of Six thousand six
hundred Sixty four pounds of tobacco And the said Lewis did faithfully promise him the
said John the said sum of Six thousand six hundred Sixty four pounds of Tobacco when
thereunto required would well and truly pay and satisfy yott the said Lewis the said
Lewis the said sum of Six thousand six hundred Sixty four pounds of tobacco to
him the said John though often thereunto required hath not paid but the same
to pay hath denyed & still doth deny to the damage of the said John Twelve
Thousand pounds of Tobacco and thereupon he bringeth his Suits
And the said Lewis Blangy in his own person cometh here into Court & doth confess
the force and injury whereof and the said Lewis to the said John as to the said sum
of Six thousand six hundred Sixty four pounds of tobacco nothing in barr thereof saith
but Confesseth the cition of the said John against the said Lewis for the said sum
of Six thousand six hundred Sixty four pounds of tobacco whereupon the said John
against the said Lewis for the said sum remaineth wholly undefended wherefore
it is considered by the Court here the twentieth day of April Anno 1677 that the
said John the said sum of Six thousand six hundred Sixty four pounds of
tobacco the debt ajoresaid recover against the said Lewis And the said Lewis in
mery & but so as Executio thereof stay for Three thousand three hundred thirty two
pounds thereof untill the tenth day of October Anno One thousand six hundred Seventy
Seaven & Three thousand three hundred thirty two Pounds the remainder of the said
sum of Six thousand six hundred Sixty four pounds of tobacco that Executio thereof
stay untill the tenth of October One thousand six hundred Seventy Eight

Whereas John Dobbs of Kent County was taken in Execution at my Suite by Robert
Dunn late Sheriff of the same County for the sum of Six thousand Twenty one
pounds of tobacco Debt & five hundred forty four pounds of tobacco Costs of Suits for
which said sum Tobias Wells late of the same County became security in the Provincial
Court that the said John Dobbs should satisfy and pay the sum of Two thousand
pounds of tobacco yearly untill the same should be paid or otherwise to the said Tobias
Wells would satisfy and pay the same And whereas Lewis Blangy who married
Mary the Relict of Deborah Barmett the Relict Executrix of the said Tobias
Wells hath this present April Court confessed judgement to me in great part for the said
Debt and Cost ajoresaid Do therefore acknowledge full Satisfaction upon the
Judgement ajoresaid obtained against the said John Dobbs Do thereof discharge
and acquit the said John Dobbs of & from the same together with his Goods
& Chattells & the Goods & Chattells of the said Tobias Wells Witness my hand and seal
the twenty third day of April 1677

John Quigley (Signature)

Witness herunto
Michael Lockford
Shephon Moxby

Said Quigley
orth
75
County of St
bntk doc
dea and
neys for
of Wars or
ols or
herute for
m my sue
deliver
day
Attorneys
bntk allow
May in the
Examined saith
he Corda
ogshads of
but further
where the
Tobacco but not
Answer unto
Mornay saith
said six
of Twelve
faithfully
tirty pounds
Satisfie yott
ounds of
th not paye
ie said John
Suite
Doo
d Ros
ofondoth the
as to the said
barr thereof saith
but