

1<sup>ly</sup> Not will read to him as your deponent knows of.  
 2<sup>ly</sup> To the second that whilst the said Deery was in an Elgomy of death and out of his soules to the best of your deponents Judgment and expressed souerall Jolt-  
 3<sup>ly</sup> foolish words during the seide time.  
 To the third he cannot depose.

Ordered that the Register give Copies of all and every the Excommunications before this Court taken to such persons as shall require the same and that the parties by their petors or elgoms com: to tryall on Saturday next at one of the Clocks in the Afternoon.

The Court Adjourns till Saturday next one of the Clocks Afternoon.

At a Court of Delegates held at the City of St. Marys upon the second day of November being Saturday in the third year of the Dominion of the Right Hon<sup>ble</sup> Charles & Shooz Domi 1678.

Present Coll. Baker Brooks Esq. Coll. Henry Courfey Esq. Maj. Benjamin Rorer Esq. The same day John Doughty Esq. Robert Ridgely his orator and Garra Vanhoringen Esq. Christopher Doughty his orator presented to this Court and having been fully heard on both sides the Court adjourns till Wednesday next to advise upon the premises.

At a Court of Delegates held at the City of St. Marys the fifth day of November being Wednesday in the third year of the Dominion of the Right Hon<sup>ble</sup> Charles & Shooz Domini 1678.

Present Coll. Baker Brooks Esq. Coll. Henry Courfey Esq. Maj. Benjamin Rorer Esq.

The same day it was ordered that Coll. Henry Courfey and Maj. Benjamin Rorer shall and are hereby appointed and authorized to pay such cost as shall be to be taxed in this Court and that the same fee by them Taxed shall be as substantially valid as if all the Judges of this Court had done the same.

The same day it was ordered that Charles Botcher Register of this Court shall and is hereby authorized to sign the records of this Court and also all orders of shall be by this Court made and decreed and that the same fee by him signed shall be as substantially valid and valid as if the Judges of this Court had signed the same.

At 10<sup>th</sup> day came before the said Court of Delegates appointed as aforesaid for reviewing rehearing and rehearing the said cause as well the said Libellant John Doughty by Robert Ridgely his orator as the said Garra Vanhoringen by Benjamin Rorer Esq. his orator and upon full and mature deliberation and advisement of and upon the premises this Court hearing fully and thoroughly reviewed and considered the evidences of both sides and hadning thereupon and being all clearly satisfied therein doo pronounce and publish and declare their official sentence Judgment and decree as followeth that is to say that the said John Doughty did not dye Intestate but that the words by him spoken (viz) I give all that I have to my sister Elmore Deery my Brother Owen Doughty and my Cousin John Doughty and do make them my Executors doo amount to a Mutuipatium will and that the seide Deery was of a sound disposing

Edward Johnson  
 ag  
 John Abington  
 and John Abington  
 Senior Esq. in Law  
 and Esq. of Law etc.  
 in full and proud  
 1678.