

And that don: the 2d Smith sold the 2d Sollers the £ 174: aero^r for
about 500 sterl. & the sum of such 2400: lbd: if Jurye charg'd w.
the Jurye considering that Lowry being a poor man must at
last make good the Jury remitteth the same as if 2d Sollers
acquainted the Comp^t w^r all saying that if the p^t did not take
care to have his remedy ag^r Lowry on his bond he must & would
give the comp^t bond to recover his damages he had
sustained by the doct^r of Smith as also that the Comp^t
acquainted the said Lowry w^r what the 2d Sollers had said & that if the
said Lowry did not satisfy the 2d Sollers his Damages as he would be
in danger to forfeit his bond that Lowry promised to indemnify
the Comp^t w^r all saying that if by Law he was obliged to make
good the damages Sollers had sustained by Smith taking away
the 174 aero^r as he would sell his estate to pay the same
and to that purpose Lowry went to Mr Thomas Casker Mich^r
offered him to sell him all his estate & to secure in his hand
so much Money or tobacco as would satisfy Sollers demands if it
should be adjudged reasonable that the said Lowry by his oblig^r
as he should satisfy & pay the same. But Casker not being disposed
to buy the same of Lowry nothing was then done whereupon the
said Lowry being entreated the Comp^t was advised to put the said
bond of 18000: lbd: in such aq^r of 2d Lowry and accordingly the Comp^t
put 2d Lowry on a 2d Bond in Talver^r County Oct^r in Aug: 1690 now
the said Lowry appeared and being ordered to give speciall Bayle to
def^r Fountain to become his Bayle or Counter Security to them that
was the Bayle and the 2d Lowry as well to indemnify the 2d Fountain
his Comp^t had heard as also in Conference that the 2d Fountain should
maintain the 2d Wm Lowry & his wife (being both Antient) during
their lives and pay them 10: p^r and p^r pay such debts as the 2d Lowry
did then owe & should pay the 2d debt of 18000: of lbd: to the Comp^t in
judgement should goe against him upon the 2d Bond or that the 2d Lowry should
be adjudged to pay it 1000: lbd: 2d Lowry did by some Dede of gift or otherwise
or writing under his hand & seal give & grant to the 2d Mich^r Fountain
heir & assigns forever all his the 2d Wm Lowry or Lundy good & chattell
Stock & personal estate as by the same Dede if produced might appear
By virtue whereof the 2d Fountain performed himself of all the 2d Lowry
estate both Roale & sonall & afterwards the Comp^t got Judgm^r on the 2d
Bond for 18000: lbd: & w^r sum of such wherupon the 2d Wm Lowry appre-
t^r prov^r deth through the error of his p^t attorney in not affixing
his replicacion to the breach of condition of the 2d Bond the Judgm^r of the
Court was reversed & the Comp^t was forced to bring a new action ag^r the
2d Lowry on the 2d Bond in the prov^r Court & took out a capias ag^r him but
before he was arrested therupon he is to say in ff^r 1692^r 2d Wm Lowry
died after whose death the 2d Bond was recovered by virtue of the Dede of sale
written at claymore & th^r the possession of all his estate & personal estate of
the 2d Lowry subject howorth^r to his payment of his Dede amongst others to
the Comp^t Bonds of 18000: of tobacco to make good & tide of the 2d land & to save
himself heretofore in case of the 2d Sollers should at any time recover any 2d Bond
so far as the £ 18000: of his Bond would reach unto as the 2d Wm Lowry in his
time had often promised & choifly to that intent to pay other small debts to
owes & for his & his wife maintenance for life was of consideration for
and granting all his estate to the 2d Fountain in his bond which by the said
Fountain