

And that Dow: the s^r Smith sold the s^r Sollers the s^r 174 acres for
 about 500 sterl. & the s^r Sollers of s^r 2400. lob. & the s^r Jury charge: & except
 w^{ch} the Jury considering that Lowry being a poor man must at
 last make good the Jury remitted the same as if s^r Sollers -
 acquainted the Compt^{ts} w^{ch} all saying that if the s^r did not take
 care to have his remedy ag^t Lowry on his bond he must & would
 sue the Compt^{ts} Bond to win back his the Damages he had
 sustained by the s^r of Smith as afo^{re} that the Compt^{ts}
 acquainted the said Lowry w^{ch} what the s^r Sollers had said & that if the
 said Lowry did not satisfy the s^r Sollers the Damages, afo^{re} he would be
 in danger to forfeit his bond that Lowry promised to Indemnify
 the Compt^{ts} w^{ch} all saying that if by Law he was obliged to make
 good the Damages Sollers had sustained by Smith taking away
 the 174 acres afo^{re} he would sell his Estate to pay the same
 And to that purpose Lowry went to m^r Thomas Carker M^{ch}.
 offered him to sell him all his Estate & to secure in his hand
 so much Money or tobacco as would satisfy Sollers Demand if it
 should be adjudged reasonable that the said Lowry by his obligation
 afo^{re} should satisfy & pay the same. But Carker not being disposed
 to buy the same of Lowry nothing was then done whereupon the
 said Lowry being advised the Compt^{ts} was advised to put the said
 Bond of 18000. lob. in suite ag^t s^r Lowry and accordingly to the s^r Compt^{ts}
 sued s^r Lowry on s^r Bond in Calvert County Court in Aug. 1690 & w^{ch}
 the said Lowry appeared and being ordered to give special Bail to
 the s^r fountain he came his Bail or Counter Security to them that
 was the Bail and the s^r Lowry as well to Indemnify the s^r fountain
 the Compt^{ts} had advised as also in consideration that the s^r fountain should
 maintain the s^r Wm Lowry & his wife (being both Antient) during
 their lives and pay them 10: s^r ann^o & pay such debts as the s^r Lowry
 did then owe & should pay the s^r Debt of 18000. of tob. to the Compt^{ts} in
 Judgm^t should goe ag^t him upon the s^r Bond or that the s^r Lowry should
 be adjudged to pay it & the s^r Lowry did by some deed of gift or other
 or writing under his hand & seal give & grant to the s^r fountain
 their s^r Assign^{ts} forever all his the s^r Wm Lowryes Land goods Chattels
 Stock & personal Estate as by the said deed if produced might appear
 By virtue whereof s^r fountain possessed himself of all s^r Lowryes
 Estate both Reall & personal & afterwards the Compt^{ts} got Judgm^t on s^r Bond
 for s^r 18000. lob. afo^{re} w^{ch} s^r of s^r w^{ch} upon s^r Wm Lowry appeared
 to s^r prov. Court through the error of s^r attornay in not assigning
 his Replicacon the breach of s^r condition of s^r Bond the Judgm^t of s^r fountain
 s^r Lowry on the s^r Bond in the prov. Court was reversed & the s^r fountain
 afo^{re} was directed thereupon that is to say in Feb^r 1692 s^r Wm
 Dydd after whose death the s^r fountain by virtue of his deed of gift
 & writing afo^{re} claimed & took the possession of all s^r Lowryes personal Estate of
 s^r Wm Lowry subject notwithstanding s^r payment of his Debt & amongst others to
 Compt^{ts} Bond of 18000. of tobacco to make good his bill of the s^r fountain to s^r fountain
 Stamp herein s^r in case s^r Sollers should at any time recover ag^t s^r fountain
 so far as the s^r 18000. of tob. Bond would reach unto as the s^r Wm Lowry in his
 time had often promised & chiefly to that intent to pay other small debts
 owed & for his s^r wife maintenance for life was s^r consideration for
 and granting all his Estate to s^r fountain & his Assign^{ts} w^{ch} by the said
 fountain