

December 14<sup>th</sup> 1674

Inquisition being made and returned concerning a part of land called Lewis Neck or River Mannors lately in possession of Lieutenant William Lewis deceased the judgment of the Court is that the same is Free for his Lopp to dispose thereof because of non payment of the rent referred.

Inquisition being made and returned concerning what lands Leonard Strong dyed Seized off, the Court will advise thereupon.

5.

Maryland ff. At a Court held for the Chancery and Provinciall Court at the City of St. Maries begun the 4<sup>th</sup> day of May in the 43<sup>th</sup> years of the Dominion of Charles the second Dom 1675 and there continued until the eighth day of the same month at which sixth day of May were present.

The Hon<sup>bles</sup> Charles Salvast Lieutenant Governour & chiefe judge  
Philip Salvast Esq<sup>r</sup> (Chancellour)  
Wm Salvast Esq<sup>r</sup> Secretary  
Baker Brooke Esq<sup>r</sup>  
Thomas Truman Esq<sup>r</sup>

John Bailey } Demand was given the Sheriff of St. Maries County that he attach  
James Meale } James Meale that he have him here the fourth day of May in  
the year aforesaid to answer unto his Lopp touching a certain content  
by him against his Lopp committed as is supposed for the breach  
of a certain Decree made here in a cause late depending between John Bailey  
Complainant and the said James Meale deft and also of all other things  
which should then & there be objected against him, & further to doe &  
receive what this Court should consider of in this behalfs &c.

Now here at this day to wit the sixth day of May in the year  
aforesaid came the said James Meale in his proper person but the  
said John came not and the said James having sufficiently made it  
appear to the Court here that he hath fully satisfied and paid the  
said Decree in the cause aforesaid the Court here doe ord that the  
said James Meale be discharged from the Decree aforesaid and that  
the Complainant Bailey pay unto him the summe of  
pounds of tobacco costs of Suite.

Garrett Vanstranger  
ag<sup>t</sup>  
John Quigley

May the 8<sup>th</sup> 1675.

The Complainant having filed his bill against the deft in  
bill being this day read in Court the Complainant's procurator  
moved the Court for a writ of injunction to stop proceedings at  
Common Law, The judgment of the Court is that no writ of injunction  
thereupon be granted him, and his bill thrown out.

They were all causes continued until next Court.

Robert Wells Compt<sup>t</sup>  
John Wright & Mary  
his wife Defts

The Complainant maketh Oath that upon the seventh day of  
April last past he served the defts with a writ of execution  
of a certain Small Order and Decree issued out of this  
Court bearing date the fourth day of March last past  
by delivering unto him the said writ under the seals of  
this Court which writ was directed to him the said John Wright and Mary  
his wife and was for them to pay unto the said Complainant the summe

of