

August Court 1717

a plea that he render to her the just and full Summe of Ten pounds  
 fifteen Shillings & Eleven pence Lawfull money of America which  
 from her he unjustly detains &c. AND Whereupon the said Mary  
 of Twenty Second day of August Anno Domini Seventeen hundred and  
 Sixteen at Kent County in Maryland and within the Jurisdiction of this  
 Court in y<sup>e</sup> Lifetime of the said John By his certain Bill obligatory  
 which y<sup>e</sup> said Charles Sealed with his Seale and as his deed delivered  
 heremto Court brought y<sup>e</sup> date whereof is y<sup>e</sup> same day and year  
 and bound himselfe to pay to the said John his Ex<sup>or</sup> or Adm<sup>r</sup>  
 the said just & full Summe of Ten pounds fifteen Shillings & Eleven  
 pence Lawfull money of America at or before y<sup>e</sup> twenty third  
 day of January next ensuing y<sup>e</sup> date of y<sup>e</sup> said Bill yet the said  
 Charles altho' often required the said Ten pounds fifteen Shillings  
 and Eleven pence to y<sup>e</sup> said John in his life time or to the said  
 Mary after y<sup>e</sup> death of the said John hath not paid but that  
 to the said John in his life time & to y<sup>e</sup> said Mary after his  
 y<sup>e</sup> said Johns death hitherto to pay hath altogether denied  
 and yet doth deny & unjustly detain to y<sup>e</sup> damage of the said  
 Mary fifty Shillings like money of y<sup>e</sup> said and in retardation of y<sup>e</sup>  
 Execution of y<sup>e</sup> said Testament and thereupon he brings Suite  
 &c. and brings heremto Court y<sup>e</sup> Letters Testamentary of y<sup>e</sup>  
 which Testifie &c. BONNE & Queer pley &c. In Doe & De Do  
 AND the said p<sup>ty</sup> by her atty<sup>ny</sup> and prays that the said Deft<sup>o</sup>  
 may to his deed and answer. . . AND the said Deft<sup>o</sup> having  
 made no reply to the same this Court gives rule to the said  
 Deft<sup>o</sup> to plead to y<sup>e</sup> same at least four hours before the Court  
 adjourns otherwise Judgment to be Rendered for want of a plea  
 the time and given being out and no plea put in by which the  
 it may still remain against the said Deft<sup>o</sup> without defence  
 therefore it is Considered by the Court here by this Twenty Second day  
 of August Anno Domini One thousand Seven hundred and Seven  
 teen That the said p<sup>ty</sup> Mary Frogg Ex<sup>or</sup> of the said John Frogg deceased  
 recover against the said Deft<sup>o</sup> Charles Glover as well the said Summe  
 of Ten pounds fifteen Shillings and Eleven pence Lawfull money  
 of America the debt and as also the Summe of three hundred  
 Eight.