

291

Staple or other Specialty whatsoever to be good and Pleadable Ordained in Indenture against
Any Person or Persons after the Principal Debtor and Creditor have been both Dead Two
Years or the Debt or thing in Action above Two years standing and whereas the said Lady
Baltimore hath Committed this Suite On an Obligation Dated the twenty fourth day of November
Sixteen hundred and Eighty eight so that No Action having been commenced within the Term of Twelve
Year Being the Time Limited by the said Act for Actions to be brought a/cst whch has ready to Ver
Wherefore the said Debts & Crys Judgment if the Plaintiff will Agreest them to have Right -
Dasholt of Dots

And the Said Lady Baltimore saith that the Plea a/cst of the a/cd Dots and the Matter
the same contained is not sufficient in Law to bind the Plaintiff Lady Baltimore needs not nor by the
of the Law is she obliged to the same to answer and this Plaintiff is to Ver. where fore for want
of a sufficient Plea in that Part of the Law Lady Baltimore Cray's Judgment and her debt a/cst Jagott
with her Damages by Occasion of the detaining of her said Debt to her to be adjudged
L Galt of Dots

To which Judgment of Dots I say we *Dasholt of Dots* -
Whereupon all and Singular the Premises being seen and by the Justices here fully Read &
understood it seemeth to the same Justices that the Plea a/cst of the a/cd Thomas Pensha Underwood
Pensha Esq a/cst above in Barr pleaded and the Matter in the same contained are not sufficient in the
Law to bar and preclude the a/cd Margaret Lady Baltimore Esq a/cst from having ^{her} action a/cst
against them - Therefore it is considered by the Justices here the fifteenth day of June an
D. One thousand Seven hundred and twenty five a/cst that the a/cd Margaret Lady Baltimore Esq a/cst
and Recover against the a/cd Thomas Pensha and Underwood Pensha Esq of Francis Pensha who was
Esqutor of John Pensha as well the sum of Nine hundred & Sixty pounds of tobacco the debt a/cst
as also the sum of three hundred & two *Pounds of tobacco for her costs and*
Damages sustained by Occasion of the detaining the same debt to the same Lady Baltimore of her a/cst
by the Court here adjudged to be Seized of the goods and Chattels which were of the a/cd John Pensha
at the time of his death in the hands of the a/cd Francis Pensha (who was Esq of the a/cd John Pensha)
remaining to be administered (and afterwards the Said Francis Pensha died testate Exequatur the
a/cd Francis Pensha Underwood Pensha by his Exequatur) (By the a/cd Thomas and Underwood Pensha
Exequators as a/cst if so much thereof in their hands may have & if so much in their hands they have not
then the cost and damages a/cst to be Seized of the proper goods and Chattels of the said Thomas and
Underwood Pensha's a/cst the a/cd Dots in Money a/cst