

as well the aforesaid Hugh Stevenson as the aforesaid Catherine Donelson by their attorneys at law and whereupon the same Catherine prays further leave therof to Imparte his until the next Court to be held at Dividing Creek in and for the County affo the third Tuesday of November then next following and she hath it g the same day is given to the aforesaid Hugh Stevenson here also

All which day here come againe as well the aforesaid Hugh Stevenson as the aforesaid Catherine Donelson by their attorneys at law and Whereupon the aforesaid Catherine prays further leave therof to Imparte here until the next Court to be held at Dividing Creek in and for the County affo the third Tuesday of March then next following and she hath it and the same day is given to the aforesaid Hugh Stevenson here also

All which day here come againe as well the aforesaid Hugh Stevenson as the aforesaid Catherine Donelson by their attorneys at law and Whereupon the said Catherine as before defendeth the force and Injury whereto and prays also on hearing of the writing obligatorie aforesaid and she hath it she prays also on hearing of the condition of the said writing obligatorie and it is read to her in these words. The condition of the above obligation is such that whereas the above bound John Donelson hath bargained and sold to the abovesigned Hugh Stevenson a certaine tract of Land called Castle quarter and containing one hundred acres as also a tract of Land called Grove containing one hundred and sixty acres more or less and adjoining to the former and lying on the east side of Pocomoke River in the County aforesaid if the aforesaid John Donelson his heirs Exec or aduise shall at the reasonable request of the said Hugh Stevenson or his heirs Exec or aduise make over alienate and confirme unto the said Hugh Stevenson to his heirs Exec or aduise as the Law in such cases directs the aforesaid tract of Land with all the howes orchards Gardens and all appurtenances thereto belonging as also to leath and plaster two rooms above stairs in the dwelling house and finish the mangle piece and make doors for said rooms that then the above obligation to be void and of none effect otherwise to remaine full force and vertue in law which being read and heard the said Catherine protesting that before the originall writing in this case Impetrated she the said Catherine had fully administered all the goods and chattles which were of the said John at his death to be administered in her hands and she the said Catherine at the time of the Impetration of the said writ had no goods or chattles of the said John in her hands to be administered or ever afterwards protesting also that the said John in his lifetime performed