

him Spoken (viz) I give all that I have to my Sister Ellino^r Lib. R. Deery, my Brother Owen Quigley, and my Couzen John Quigley and doe make them my Ex^{rs} doe amount to a Nuncupative Will, and that the s^d Deery was of a Sound Disposing mind at the time of the speakeing thereof] The Court of Delegates did therefore ord^r adjudge and Decree those words soe spoken by the said Deery to be the last Will of the said Deery, and that the s^d Ellino^r Deery, Owen Quigley and John Quigley are the Executo^{rs} of the said John Deery And that the said Garratt Vansweeringen pay unto the said John Quigley the Summe of seaven Thousand seaven hundred ninety seaven p^{ds} of Tobacço for Costs allowed the said Quigley for his Charges, as by the said Decree of the said Court of Delegates Remaineing upon Record in yo^r L^{spps} Court of Chancery (Relation being thereunto had) more fully and more at large it doth and may appeare. Now fforasmuch as the said Comiss^o for the said Court issued out of yo^r L^{spps} Court of Chancery, and the said proceedings, and Decree thereupon are there returned and Enrolled, and the said Garratt refuseth to pay yo^r Pet^r his said Costs according to the said Decree yo^r Pet^r humbly prayes yo^r L^{spp}: to grant him yo^r L^{spps} most gracious Writt of Execution of the said Decree to the said Garrat to be Directed, thereby Commanding him to obey the same, and if he shall not be obedient thereunto, then that process of Contempt as vsually of Course issue out of this Court. And yo^r Pet^r as in Duty bound shall pray &c^a

The said Garratt Vansweeringen did also at a Councell held at the City of S^t Maries the 28th Day of March last p^ferr his Peticōn to his L^{spp}: then in Councell w^{ch} was then read and heard but the Debate thereof then referred untill the next meeteing of the Councill be.

Peticon is as foll: (viz:)

To the R^t Hon^{ble} Charles Absolute Lord & Prop^{ry} of the Provinces of Maryland & Avalon Lord Baron of Baltemore &c^a

The Humble Peticōn of Garratt Vansweeringen Humbly Sheweth.

That yo^r Peticōner being principall Credito^r of John Deery decd: p^cured Lrēs of Adm^cōn from the Hon^{ble} Judge for probate of Wills &c^a And thereby possessed himself of the said Deerys Estate, and was forced to pay severall Debts of the s^d Deerys, and for the paym^t of his owne, and the other Creditors Debts, And the better to Enable him to Administer Duely, he was necessitated to Commence severall Actions ag^t severall D^{rs} of the said Deeryes, and amongst the rest ag^t