

John Quigley } the def^{ts} Attorney moves the Court here the foure & Liber M M
 ag^t } twentieth of November in the yeare aforesaid that
 Marke Cordea } George Charlsworth one of his materiall evidences
 in this case being crazey and probably may not be
 liveing to give evidence at the tryall it is granted by
 consent of the plaintiff that his deposition be taken in writeing and
 shall be evidence at the tryall of this cause.

Benj^a Cowell } Whereas Benjamin Cowell the Sixtenth day of
 ag^t } April in the 40th yeare of the Dominion of
 Rich: Tilghman } Caecilius &c obtained judgment against Richard
 Tilghman of Talbott County for twenty thousand
 pounds of tobacco Now here at this day to witt
 the two & twentieth day of November Anno Doñ 1675 Came Kenelm
 Cheseldyn Attorney for the plaintiff and acknowledged Satisfaction
 upon the said judgm^t.

Richard Speed } Memorandum that heretofore to wit the ninth
 ag^t } day of february in the 43th yeare of the Domin-
 Edward Erbery & } ion of Caecilius &c the Sheriff of Charles County
 Comp^a } maketh returne. By virtue of a writt of attach-
 ment beareing date the 14th of December 1674

I have attached Severall quantities of tobacco in the hands of Sever-
 all persons amounting in the whole to the summe of fiteene thou-
 sand One hundred twenty two pounds of tobacco. Whereupon it
 is granted by the Court here that Scire facias issue to the Said Sher-
 iff that he make Knowne to the Severall persons in whose hands
 the said tobacco remaineth that they be & appeare here to show cause
 if any they have why execution for the Same should not issue.

Nouber the 16th 1675

Upon the petition of John Miles that he hath made a Cropp of
 tobacco at W^m Kings & for the debt of the said King execution is
 Levyed upon all his tobacco. The Said King acknowledged in Open
 Court that the Petitioner is to have a third part of the Cropp.