

Liber W. C. And whereupon the said John Bawdon by Robert Carvile his Attorney saith, that whereas the said John Quigley upon the twelfth day of february in the yeare of our Lord God one thousand six hundred seventy & seven, by his certaine bond or writing obligatory sealed with the seale of him the said John Quigley & here in Court produced whose date is the day & yeare above said, did acknowledge himselfe to be holden & firmly bound unto the said John Bawdon in the Summe of nine hundred p^{ds} sterl good & lawfull money currant of England to be paid unto the said John Bawdon his Ex^{rs} or Adm^{rs} att his & their will & pleasure, To the which paym^t well & truely to be made he did binde himselfe his heyres Ex^{rs} & Adm^{rs} unto the said John Bawdon his Ex^{rs} & Adm^{rs} firmly by those p^{rs}ents, Yet notwithstanding the said John Quigley the said Summe of nine hundred pounds sterl to him the said John Bawdon according to the said bond or writeing obligatory though often thereunto requested hath not paid or satisfied, but the same to pay & satisfie hath hitherto denied & refused, & still doth deny to pay the same, to the damage of the said John Bawdon ffifteene hundred pounds sterl And thereupon he bringeth his suite

And the said John Quigley by Robert Ridgely his Attorney cometh & defendeth the force & injury when &c and prayeth the hearing of the said writeing obligatory & itt is read unto him, he prayeth also the hearing of the Condition of the said writing obligatory & itt is read unto him in these words. The condicōn of the above written obligation is such, that if the above bound John Quigley his heyres Ex^{rs} or Adm^{rs} doe & shall att or before the twelfth day of Octob^r next ensuing the date of the above Obligation well & truely pay or cause to be paid unto the said John Bawdon his Ex^{rs} or Adm^{rs} the just & full sume of foure hundred & fifty pounds sterl currant & lawfull money of England being for the passage or transportation of ninety servants for the supplies of Virginia & Maryland from the port of Waterford in Ireland in the good Shipp called the S^t George of London att the rate of ffive pounds each Servant att one whole & entire paym^t That then the above written Obligation to be Void & of none effect, otherwise to stand & abide in full force strength and Vertue in Lawe, which being read & heard the said John Quigley by his Attorney aforesaid prayeth liberty to imparle hereunto untill next Provintiall Court, & itt is granted unto him, the same day is given to the p^t also

At which said next Provintiall Court to witt the ffourteenth day of february in the fifth yeare of the Dominion of the right Hon^{ble} Charles Lord Baltmore &c Annoq̄ Doni 1679 came, y^e said parties by their Attorneys aforesaid And the said John Quigley by his said Attorney saith, that he hath nothing to say in barr or avoidance of the action aforesaid of him the said John Bawdon, whereby the said John Bawdon remaineth against the said John Quigley thereof wholly undefended Therefore itt is considered that the said John