Liber ffees, concerning the tryall executing John Dandie; as by their the P. C. R. s^d Sheriffs yo^r Pet^r & Clarks accounts appeareth, before a Prouinciall Vide 10 Md. Court held att Patux^t for the sayd prouince the 5th Octob^r 1657. Arch. 547 And the s^d Court having examined the sayd accounts, did order th^t Sher. 5204 five thowsand two hund^d & twenty pownds of Tob to yo^r Pet^r, & six hund^d Twenty Two pownds of Tob. to the Clarke, to be forthwth satisfyed unto yo^r Pet^r & Clark, or else exequion.

Re Simpson's Estate It is Ordered th^t the Pet^r haue, according to demand, in this Petⁿ Owen James, as Cred^e to the Estate of Paul Simpson 2400th & Walter Pake being likewise Cred^e 1300th demand ioyntly Lrēs of Admistraōn on the Estate of the s^{dh} Paul Simpson Deceased. Ordered thth they haue Lrēs of Admistraōn ioyntly granted them.

p. 47 Robt Clarke Esq^r demandeth an Attachmt uppon the Estate of Capt Clarke v. Will^m Mitchell, to the ualew of 2500t Tob. on the behalfe of Cawsins Childre

Cornwaleys v. Chandler

To the honbite the Lieut Graff & Councell of State for the Prouince of Maryland

The humble Petⁿ & Complaynt of Thomas Cornwaleys Sheweth

That whereas Co# ffrancis Yardley & Nathaniel Batt both of Virginia for a good & ualuable consideraon to them in hand payd by the sd Tho: Cornwaleys, became bownd unto the sd Thomas Cornwaleys his heyres & Assignes in the penalty of fiue thowsand weight of Tob, wth cask, for the deliuery of Two Indian yowths, unto the sd Tho: Cornwaleys, or his Assignes, As by the sd Obligaon doth & may appeare, Wch sd Indians were not brought to the place appointed, nor euer deliuered to the sd Complt ffor default whereof the visible Estate of the sd CoH Yardley was attatched wthin the foresd prouince, And was Bayled by Mr Job Chandelor, & one Goulding, who became bownd to the Sheriffe, to secure the sd Estate till further Tryall att Law, should determine the sd business, as by their Obligaon in the hands of Capt Sampson Waring Successor to the former Sheriffe doth & may appeare Since weh time the sd Thomas Cornwaleys being out of the prouince, there hath bene noe proceedings in the sd busines, And the sd Gowlding being Dead, The sd Thomas Cornwaleys humbly prayeth that processe may issue agst the sd Job Chandler to produce the sd Estate, or give satisfaction to the sd Thomas Cornwaleys for his debt, & dammage, & hee shall pray &c:

Whereas the Estate of Co^{tt} Yardley (now being att Portobacco in the prouince of Maryland) wholly attatched for the use of Cap^t Cornwaleys debt: & Rich: ffoster his debt: & Tho: Marsh. Know all men by these p^ents th^t I Job Chandler & John Goulding doe ingage o^eselues for security of the s^d Estate, unto John Smith, the present

prouinciall Sheriffe untill further tryall be had in court therein. In Liber wittnes whereof Wee haue Sett oe hands this 7th of May 1655 Signed in the pence of Vs Job. Chandler James Veitch John Goulding Geo: Burbage.

Ordered according to the petn tht preesse issue agst Mr Job Chandler & be determined next Prouinciall Court.

Proclamaon being made by the Sheriffe, & noe one hauing any Adjourn-Business to be heard & determined, The Gouernoe dissolved the ment of Court Court.

And appoynted the next Prouinciall Court to be held on the first Twesday in Septemb^r next (Viz) 8° Septemb^r

Here are Recorded such Entryes, Deposns Commisns & proceedings p. 48 done & taken during the Court.

Jacob Lumbrozo demandeth warrt agst Anthony Galloway in an Lumbrozo v. accon of Debt of 600^t Tob.

Warrt to the Sheriffe of Anarundel County to arrest &c: Ret. next prouinciall Court, to be held 8° Septemb next.

Subpena to the Sheriffe of St Maries, to warne John Bolaine to Robins v. bee att the next County Court, to be held in Charles County to testify Robins his knowledge in a Cause depending betwixt Robert Robins & his wife

Subpena allso to the Sheriffe to warne Phillip Land, & Timothy Goodridge to testify in caâ Suprà.

Subpena to the Sheriffe to warne Robt Kingsbury to testify in caâ Goodridge James Jolley & Timothy Goodridge, att Jolleys request

Thomas Thomas, lyuing att St Leonards Aged 34 yeares or there- Johnson v. abouts examined 29 Aprill, Sayth uppon Oath, That Cornelius Johnson had from Will^m Batten, uppon his this Deponts account, some quanty of strong drinke, but what quanty he cannot say, And that for the strong drinke Henry Thickpenny satisfied him this Depont out of wages dew from the Depont to the sd Henry, & this is all he can say in this matter.

Jurat Corae Ed: Scott.

John Chareman maketh Oath Aprill 29, 1658, That hee this Re An-Depont saw Mr James Lindsey deliuer into the hands of Symon tonio's Estate Antonio a Gun, in Satisfaction of a Cow Calfe. And hee the sd Antonio seemed to this Depon^t to be well contented.

John Lewger aged 30 yeares or thereabouts sworne & examined Re Henry this 28 day of Aprill 1658, Sayth That to the best of his this Deponts Fox