

Liber fees, 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 hauing examined the sayd accounts, did order th^t
Sher. 5204 fīue thowsand two hund^d & twenty pownds of Tob to yo^r Pet^r, & six
Cl. 0622 hund^d Twenty Two pownds of Tob. to the Clarke, to be forthwth
5826 satisfyed unto yo^r Pet^r & Clark, or else exequōn.

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

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

Cornwaleys To the hon^{bte} the Lieut^t Graff & Councell of State for the Prouince
v. Chandler of Maryland

The humble Petⁿ & Complaynt of Thomas Cornwaleys
Sheweth

That whereas Coth ffrancis Yardley & Nathaniel Batt both of
Virginia for a good & ualuable consideraōn to them in hand payd
by the s^d Tho : Cornwaleys, became bownd unto the s^d Thomas Corn-
waleys his heyres & Assignes in the penalty of fīue thowsand weight
of Tob, wth cask, for the deliuary of Two Indian yowths, unto the
s^d Tho : Cornwaleys, or his Assignes, As by the s^d Obligaōn doth &
may appeare, W^{ch} s^d Indians were not brought to the place appointed,
nor euer deliuered to the s^d Compl^t ffor default whereof the visible
Estate of the s^d Coth Yardley was attatched wthin the fores^d prouince,
And was Bayled by M^r Job Chandelor, & one Goulding, who became
bownd to the Sheriffe, to secure the s^d Estate till further Tryall att
Law, should determine the s^d business, as by their Obligaōn in the
hands of Cap^t Sampson Waring Successor to the former Sheriffe
doth & may appeare Since w^{ch} time the s^d Thomas Cornwaleys being
out of the prouince, there hath bene noe proceedings in the s^d busi-
nes, And the s^d Gowlding being Dead, The s^d Thomas Cornwaleys
humbly prayeth that processe may issue agst the s^d Job Chandler
to produce the s^d Estate, or giue satisfaction to the s^d Thomas Corn-
waleys for his debt, & dammage, & hee shall pray &c :

Whereas the Estate of Coth 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 o^e hands this 7th of May 1655 P. C. R.

Signed in the p^{nc}ce of Vs

James Veitch

Geo: Burbage.

Job. Chandler

John Goulding

Ordered according to the petⁿ th^t p^{rc}esse issue agst M^r Job Chandler & be determined next Prouinciall Court.

Proclama^on being made by the Sheriffe, & noe one hauing any Adjourn-
Business to be heard & determined, The Gouvern^o dissolved the ment of
Court

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

Here are Recorded such Entryes, Depos^{ns} Commis^{ns} & proceedings p. 48
done & taken during the Court.

Jacob Lumbrozo demandeth warr^t agst Anthony Galloway in an Lumbrozo v.
acc^on of Debt of 600^t Tob. Galloway

Warr^t to the Sheriffe of Anarundel County to arrest &c: Ret. next
prouinciall Court, to be held 8^o Septemb^r next.

Subpena to the Sheriffe of S^t 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 ca^a Sup^{ra}.

Subpena to the Sheriffe to warne Rob^t Kingsbury to testify in ca^a Goodridge
James Jolley & Timothy Goodridge, att Jolleys request v. Jolly

Thomas Thomas, lyuing att S^t Leonards Aged 34 yeares or there- Johnson v.
abouts examined 29 Aprill, Sayth uppon Oath, That Cornelius John Thickpenny
son had from Will^m Batten, uppon his this Depon^{ts} account, some
quan^{ty} of strong drinke, but what quan^{ty} he cannot say, And that
for the strong drinke Henry Thickpenny satisfied him this Depon^t
out of wages dew from the Depon^t to the s^d Henry, & this is all he
can say in this matter.

Jurat Cora^e Ed: Scott.

John Chareman maketh Oath Aprill 29, 1658, That hee this Re An-
Depon^t saw M^r James Lindsey deliuer into the hands of Symon tonio's Es-
Antonio a Gun, in Satisfaction of a Cow Calfe. And hee the s^d tate
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 Depon^{ts} Fox