

aboard the ship called the Reformaōn in S<sup>t</sup> Georges river Liber P. R.  
 in the County of S<sup>t</sup> Maries, on the 18<sup>th</sup> of January last in the  
 custody of Edward Packer then sheriff, being & remaining,  
 for suspicion of treason, at the place aforesaid, on the day  
 aforesaid, out of the custody aforesaid did break & depart  
 without & against the will of the said Edward Packer p. 131  
 1643  
 february with force & armes, contrary to the peace of the Lo:  
 Propr. &c.

returne Ignoramus.

In the afternoone, the first Enquest was charged w<sup>th</sup> 2. Bills more, viz

1. Lett it be enquired for the Lo: Propr if at mattapanian in S<sup>t</sup> Clements hundred on some day in Aprill 1643. Richard Ingle mariner did vse & vtter certaine malicious & scandalous words ags<sup>t</sup> the Princely honor of Prince Rupert viz [that Prince Rupert was Prince Traitor & Prince rogue, and if he had him aboard the ship he would whip him at the capsten] maliciously & scandalously, ags<sup>t</sup> the peace of the Lo: propr &c.

returnd Ignoramus.

2. Lett it be enquired for the Lo: Propr if Rich. Ingle mariner on 30<sup>th</sup> day of march last, aboard his the said Rich. Ingles ship, in S. Georges river within the County of St. maries, did vse & vtter these traiterous words (viz, that the king (meaning o<sup>r</sup> Sover: Lo. k. Charles) was no king neither would be no king, nor could be no king, vnles he did ioine with the Parlam<sup>t</sup>) intending & conspiring the death & destruccōn of o<sup>r</sup> Lo the k. as an enemy & traitor, contrary to his allegiance & contrary to the peace of o<sup>r</sup> Sov. L. the k. &c.

and the Inquest not agreeing vpon their verdict, at 7<sup>cl</sup> night, prayed to be dismissed & the Secretary adiorned the Court & Inquest till Saturday morn: next 9. clock

3. warr<sup>t</sup> to sheriff to warne as many ffreemen as conveniently he might not exceeding 24. to be at Court 9<sup>cl</sup> morn: to inquire &c. vpon pill of such fine as default deserve p. 132  
J. L.

Thomas hebden sheweth to the Court that in febr 1641. he made a demand vpon record, of 1200 acres of land due to him in his owne & others right by conditions of plantation; and since that time had the then Leiuten<sup>ts</sup> Generalls warrant to the Survayor for the survaying & laying out therof for the pet<sup>r</sup> and accordingly 700 acres in one plott together about the now dwelling house of the pet<sup>r</sup> is survayed, & the survay therof returnd into the office; & the pet<sup>r</sup> hath paid the survayor his fees, & hath paid his Lo<sup>ps</sup> cheif-rent for it; & hath built & dwelt vpon it these 4. or 5 yeares but now is denied to have his