

George Manners att the rate of Three hund<sup>d</sup> pownds of Tob: Liber A.  
& cask. W<sup>ch</sup> is deliuered by me into the poss<sup>n</sup> of the s<sup>d</sup> Tho:

Greene Esq<sup>r</sup>

Record

John Hatch

Teste me. Will<sup>m</sup> Bretton Clk.

Decemb<sup>r</sup> 3<sup>r</sup> Thomas Gerrard Esq<sup>r</sup> Attorney & Admistrato<sup>r</sup>  
of Henry Brookes merch<sup>t</sup> demandeth of Cap<sup>t</sup> Rob<sup>t</sup> Vaughan  
twenty thowsand pownds of Tob: for goods receiued of the s<sup>d</sup>  
Henry, under his owne hand.

Summons to Cap<sup>t</sup> Vaughan to be att th<sup>e</sup> Court att S<sup>t</sup> Maries  
p<sup>o</sup> Martis vppon perill of iudgm<sup>t</sup>

John Hatch att the request of Jn<sup>o</sup> Thimbleby sayth vppon p. 108  
his oath to the best of his remembrance. That when Cap<sup>t</sup> Hill  
was going downe to Virginia & the s<sup>d</sup> Jn<sup>o</sup> Thimbleby was  
likewise going along w<sup>th</sup> him, this Dep<sup>t</sup> being the Sheriffe,  
demanded of the s<sup>d</sup> Thimbleby the Leuy w<sup>ch</sup> was due to Gou<sup>r</sup>  
Calvert. Whereuppon the s<sup>d</sup> Jn<sup>o</sup> Thimbleby assig<sup>d</sup> on Jn<sup>o</sup>  
Medly the fores<sup>d</sup> Leuy w<sup>ch</sup> the s<sup>d</sup> Medly denying to pay, saying  
th<sup>t</sup> the s<sup>d</sup> Jn<sup>o</sup> Thimbleby had nothing there due to him. Where-  
uppon Cap<sup>t</sup> Hill told this Dep<sup>t</sup> that soe much should be  
deducted out of this Leuy. as should satisfy the s<sup>d</sup> Gou<sup>r</sup> &  
thereuppon he was permitted to goe along w<sup>th</sup> the s<sup>d</sup> Cap<sup>t</sup> Hill.  
and further he sayth not.

Jurat Teste me Will<sup>m</sup> Bretton Clk.

Edward Hudson demandeth of Will<sup>m</sup> Steuenson three hund<sup>d</sup>  
fifty pownds of Tob: & cask due uppon acc<sup>t</sup>

Attachm<sup>t</sup> to the Sheriffe ret. 3<sup>d</sup> Jan.

Subpena to the sheriffe Jn<sup>o</sup> Willaine & Hen: Clay to testify.

Cuth: ffenwick Gent. att the request of Tho: Gerrard Esq<sup>r</sup>  
sayth uppon his oath. That being ffore-man of the Jury in a  
cause depending betweene the s<sup>d</sup> Tho: Gerrard Esq<sup>r</sup> & M<sup>rs</sup>  
Marg: Brent he did not know, nor saw that any Tob: was  
assigned under M<sup>r</sup> Caluert's hand to any one att th<sup>t</sup> p<sup>nt</sup>. But  
p<sup>r</sup>sently after the Court he saw an assignm<sup>t</sup> of 2000<sup>t</sup> Tob: assig<sup>d</sup>  
to Edw: Packer to w<sup>ch</sup> assignm<sup>t</sup> there was Gou<sup>r</sup> Caluerts name.  
Jurat Teste me Will<sup>m</sup> Bretton Clk.

These presents doe testify th<sup>t</sup> I Leon: Calvert Esq<sup>r</sup> doe  
assigne & make ouer all my right, tytle & interest, in two  
thowsand pownd weight of good merch<sup>ble</sup> leafe Tob: & cask.  
Remaying due vnto mee from M<sup>r</sup> Tho: Gerrard of S<sup>t</sup> Clem<sup>ts</sup>  
hund<sup>d</sup> in the prouince of Mary-Land gent, uppon acc<sup>t</sup> unto