

Ordered that Collonel Thomas Brooke dismisse his men Lib. R. R. now in Armes under his Comānd, and that they goe home and be in a readynesse at an houres warning to attend such further Orders as the Deputy Governour and Counsell shall thinke fitt.

Ordered that Cap^t John Peerce be allowed Out of the publike for provisions and drinke to the Souldiers under his Comānd at Mattapeny Garrison the summe of tenn pounds of tobacco p day for each Souldier, and the said Cap^t Peerce to give accomodations to Coasters as Occasion shall require.

Whereas the Deputy Governour the twentieth day of August last past Sent Comissions to Collonel Thomas Brooke Coll W^m Burges Coll Samuel Chew and Coll Henry Coursey for the suppressing of all mutines and insurrections &c where they Comānd. The Counsell doe approve and consent to the same.

Whereas by an Act made at the last Generall Assembly held at the City of S^t Maries Entituled An Act for the easement of the Inhabitants of this Province in Suits at Law for small debts It is amongst other things Enacted that an accompt Sworne to by the plaintiff or a bill proved by his Evidence before any One justice of the Provinciall Court or any two justices of any County Court within this province shall be sufficient evidence to prove the said debts in any County Courts within this Province &c And whereas the said Act hath not provided any way to compell the wittnesses resideing Out of the County where the defendants shall reside to come to give evidence for proof of such bills as shall be sued in any fforreigne County: It is hereby Ordered that the Clerkes of the Provinciall Court and the Severall and respective County Courts within this Province where any wittnesse to any bill under fiftene hundred pounds of tobacco shall reside, shall from time to time upon request of any plaintiff, suing for any such debt in any other County Court of this Province make Out his L^{opp}s writt of Subpena Comāding such wittnesses to appeare before any One of his L^{opp}s justices of the Provinciall Court or any two of his L^{opp}s justices of the same County Court as the p. 102 said plaintiff shall require, That justice may not be delayed nor plaintiffs longer kept Out of their just debts and hereof all Clerkes are peremptorily to take notice.

By the Deputy Leivtenant
A Proclamation

fforasmuch as W^m Davyes late of the Clifts in Calvert County W^m Gent Giles Hasleham and John Pate with divers others of the same County haveing formerly contrived a certaine Seditious paper tending to the utter Subversion of his