

howse about one yeare. The Judgm<sup>t</sup> of the Court is, That the dēft ought not to haue stopped the hogshhead. And if the p<sup>if</sup> was indebted for howseroome, to haue putt it to account, It is therfore Ordered th<sup>t</sup> the dēft pay to the p<sup>if</sup> another hogshhead of Tob of the same weight, w<sup>th</sup> Charges of Court.

Liber  
P. C. R.

Vppon the Respite last Court &c: The p<sup>if</sup> producing a Bill of the dēfts for Two pownd & a halfe of Beauer, It is Ordered that the p<sup>if</sup> haue Judgm<sup>t</sup> (the dēft not appearing) for Two pownd & a halfe of Beauer, according to his Bill, w<sup>th</sup> Charges of Court.

Corne-  
walleys v.  
Parker  
Vid. resp.  
fol. 33

Vppon the demand of the p<sup>if</sup> for 300<sup>t</sup> Tob. It is Ordered th<sup>t</sup> (the dēft not appearing, & Richard ffoster being his Security) the p<sup>if</sup> haue Judgm<sup>t</sup> agst the s<sup>d</sup> ffoster as Security according to his demand, w<sup>th</sup> Court Charges

Corne-  
walleys v.  
Lord

Non suite is Granted on the behalfe of the dēft; (the p<sup>if</sup> not appearing in Court to prosecute) w<sup>th</sup> Charges of attendance.  
The Court adiornd by the Gou<sup>r</sup> till afternoone.

Lord v.  
Gerard  
Vid. fol. 370

Tuesday afternoone All p<sup>ent</sup> as afore & Co<sup>h</sup> John Price.

The p<sup>if</sup> demandeth of the dēft 2500<sup>t</sup> Tob. Reference is graunted in the s<sup>d</sup> suite att the Request of Cap<sup>t</sup> Thomas Cornewalleys the dēfts Attorney & to be determined next prouinciall Court.

p. 100  
Mr At-  
torney Grall  
v. Hostkeyes

To the hon<sup>bte</sup> the Gou<sup>e</sup> & Councell of Maryland

The humble Pet<sup>n</sup> of Job Chandler. Sheweth

Chandler v.  
Jackson

That yo<sup>r</sup> Pet<sup>r</sup> had a Mare running in S<sup>t</sup> Maries County, & about this time twelmonth yo<sup>r</sup> Pet<sup>r</sup> came downe there to haue marked her, or gott her home where hearing Barnaby Jackson did lay claime to the s<sup>d</sup> Beast, & th<sup>t</sup> hee was looking for her to marke her, yo<sup>r</sup> Pet<sup>r</sup> meeting w<sup>th</sup> the s<sup>d</sup> Barnaby, did before sufficient wittnes forewarne him, from marking the s<sup>d</sup> Mare. Yett neuerthelesse the same day, or the next, he finding the s<sup>d</sup> Mare, marked her, & deteynes her from yo<sup>r</sup> Pet<sup>e</sup>. And further yo<sup>r</sup> Pet<sup>r</sup> being att S<sup>t</sup> Maries in July last, sent for the s<sup>d</sup> Barnaby to know whither hee would deliuer yo<sup>r</sup> Pet<sup>r</sup> his Mare w<sup>th</sup>out trouble, who told yo<sup>r</sup> Pet<sup>r</sup> before Cap<sup>t</sup> Cornewalleys & others, th<sup>t</sup> the Mare hee had marked was his owne, & th<sup>t</sup> Cap<sup>t</sup> Stone had deliuered my mare to Cap<sup>t</sup> Cornewalleys, & th<sup>t</sup> shee had Two Mare Colts.

The premises considered yo<sup>r</sup> Pet<sup>e</sup> humbly craues redresse And hee shall pray &c:

Vppon the p<sup>ifs</sup> Pet<sup>n</sup> concerning a Mare claymed by him, w<sup>ch</sup> the Dēft keepeth.