

Liber his whole Estate, w<sup>ch</sup> he was possess of in his life time, as yo<sup>r</sup> Pet<sup>r</sup>  
P. C. R. can make appeare by seuerall depos<sup>ns</sup> prouing the s<sup>d</sup> Will.

Yo<sup>r</sup> Pet<sup>r</sup> therefore humbly craueth this hon<sup>ble</sup> Court would be pleased to take into their Charitable Consideraōn yo<sup>r</sup> Pet<sup>es</sup> condicōn, being a Seruant, And th<sup>t</sup> yo<sup>r</sup> Pet<sup>r</sup> being the lawfull Exequutrix of the s<sup>d</sup> White & solely concernd' in the Estate, Vppon prooffe of the Will, order of Court may be possess' of the s<sup>d</sup> Estate & yo<sup>r</sup> Pet<sup>r</sup> shall pray &c:

Samuel Packer aged 24 yeares or thereabouts Sworne & examined this 2<sup>d</sup> day of Octob<sup>r</sup> 1658 Sayth.

That about the middle of Octob<sup>r</sup> last past, comming to Will<sup>m</sup> Marshalls to worke, he found there Thomas White deceased killing a hogge & amongst other familiar discourse, hee told this Depon<sup>t</sup> th<sup>t</sup> hee was crasye & desyred to eate some fresh prorke, saying I thinke I shall haue noe great occasion to kill any more: & taking this Depon<sup>t</sup> by the Sleeue sayd, the rest are Margaretts if I dye, & further sayth not.

Jurat before me James Walker.

And Vppon this & other oathes produced, & formerly Recorded, there could not bee prooffe made of the will.

Gerard v. Vppon the Pet<sup>n</sup> of Thomas Gerard Esq<sup>r</sup> demanding One Thousand pounds of Tob & Cask, By a Note produced w<sup>th</sup> seuerall names  
[vide 3 Md. Arch-Coun. 276] att itt: imploying & sending downe him the s<sup>d</sup> M<sup>r</sup> Gerard as Burgesse to St Maries June 14<sup>th</sup> 1652.

It is Ordered th<sup>t</sup> the Pet<sup>e</sup> haue fiue hund<sup>d</sup> pounds of Tob & cask, To be equally payd him, by the Subscribers of the s<sup>d</sup> note, & to be gathered up by the Sheriffe together w<sup>th</sup> the Country Leauies.

Willm The p<sup>tf</sup> departing the Court, & not putting his plea in, agst the  
Battin p<sup>tf</sup> dēft, Ordered th<sup>t</sup> the p<sup>tf</sup> be nonsuited and pay fiue hund<sup>d</sup> pounds of  
Cap<sup>t</sup> Willm Tob to the dēft for his molestation and trouble, Writt Exeq<sup>n</sup> accord-  
Stone dēft ing to this Order, Vid. fol. 217.

Re Hatton's  
Estate

To the hon<sup>ble</sup> the Governo<sup>e</sup> & Councill

The hum<sup>ble</sup> Pet<sup>n</sup> of Patrick fforrest Sheweth

That yo<sup>r</sup> Pet<sup>r</sup> & Cap<sup>t</sup> Rich: Banks being left Trustees or Exequuto<sup>rs</sup> of the late Estate of M<sup>r</sup> Thomas & M<sup>rs</sup> Margaret Hattons both deceased, Haue by & w<sup>th</sup> the consent of the s<sup>d</sup> M<sup>rs</sup> Hatton's Children bargayned & sould unto the wo<sup>th</sup> Philip Caluert Esq<sup>r</sup> the howse & howses, as allso the Land late in the posses<sup>n</sup> & occupaōn of the s<sup>d</sup> M<sup>r</sup> Hatton, That is if in case this hon<sup>ble</sup> Court shall thinke fitt to allow thereof the s<sup>d</sup> M<sup>r</sup> Hatton in his Will, leauing the Legality of the s<sup>d</sup> Saile, unto the confirmaōn or disallowing of this hon<sup>ble</sup> Court.