

Liber P. C. R. Mittimus to the Sheriffe of S<sup>t</sup> Maries County according to the order supradict.

The Court uppon speciall urgent busines of the Councill adiorned till to morrow morning.

Thursday 24<sup>o</sup> ffebruary

February 24 P<sup>ent</sup>.

Josias ffendall Esq <sup>r</sup> Gou <sup>e</sup>	} M <sup>r</sup> Robert Clearke	} D <sup>r</sup> Luke Barker		
Philip Caluert Esq <sup>r</sup> Secr			} M <sup>r</sup> Job Chandler	} M <sup>r</sup> Baker Brooke
Cap <sup>t</sup> Will <sup>m</sup> Stone				

Adams v. Parnell & Tilghman Know all men by these p<sup>ents</sup> th<sup>t</sup> I Henry Adams of the Prouince of Maryland doe constitute, ordaine, & appoynt my Louing ffreind Nicholas Gwyther of the same prouince my true & lawfull [Attorney] to all intents & purposes, as if I my selfe were p<sup>ersonally</sup> present, & I doe giue my s<sup>d</sup> Attorney as full power as any Attorney hath, or ought to haue as wittnes my hand this 10<sup>th</sup> feb. 1658

Wittnes Leonard Greene Henry Adams  
Tho: + Pritchard

p. 161 The p<sup>tf</sup> (p<sup>o</sup> Attornat Nicholas Gwyther) euidenth to the Court, that Henry Parnell Deceased was indebted unto the p<sup>tf</sup> nine hund<sup>d</sup> ninety Two pownds of Tob, principall Debt & the s<sup>d</sup> Parnell goeing out of the prouince, & not gyuing the p<sup>tf</sup> satisfaction according to his ingagem<sup>t</sup>, tooke out an attatchm<sup>t</sup> agst the s<sup>d</sup> Parnells Estate & therefore prouing his s<sup>d</sup> Debt to bee iust, demands iudgm<sup>t</sup> & satisfaction out of the Estate formerly attached, according to the s<sup>d</sup> Parnells Ingagem<sup>t</sup> unto the p<sup>tf</sup>, whereuppon Cap<sup>t</sup> Samuel Tilghman came, & sayth th<sup>t</sup> the Estate attached, as belonging to Henry Parnell d<sup>eft</sup>, was not the d<sup>efts</sup> Estate but did wholly apperteine & belong to him the s<sup>d</sup> Cap<sup>t</sup> Tilghman, & was surrendred unto him by the d<sup>eft</sup> himselfe halfe a yeare att least before the Attatchm<sup>t</sup> was layd. It is therfore Ordered th<sup>t</sup> the Attatchm<sup>t</sup> be taken of till it bee made appeare th<sup>t</sup> the Tob formerly attached is the d<sup>efts</sup> owne reall Estate or not.

Attorney General v. Overzee Warr<sup>t</sup> to the Sheriffe to impanell of a Jury of Twelue men  
Sheriffe returnes his writt & warned  
fforeman

M <sup>r</sup> Henry Coursey	M <sup>r</sup> George Reade	Clem <sup>t</sup> Tybalds
M <sup>r</sup> Rich: Willan	M <sup>r</sup> Roger Isham	Nich: Yowng
M <sup>r</sup> Edw: Parkes	Edmund Lindsey	Tho: Belcher
M <sup>r</sup> Hugh Stanley	James Lee	John Cornelius.

Was Called afore the Board Symon Ouerzee, His L<sup>ps</sup> Attorney informing the Court how th<sup>t</sup> the s<sup>d</sup> Ouerzee Correcting his Negro seruuant, the s<sup>d</sup> Negro dyed under his Correction & prefers this inditem<sup>t</sup>