white blankett that Indian conveyed them away (as this Exam^d heard Liber from the Indians) & that they went to the King to haue his ayde, & P.C.R. in the meane time they fled away.

James Jolley Examined Sayth That the men told him they came from Seauerne, then from Virginia (as the former) yett they presumed to take away their gunns, shooting one of, & holding the other in his hand (loaded as he supposed) And they Could not bring them away downe wth them, they having noe Boate only a small Canow

Mr Hugh Stanley Sayth uppon Oath That comming to Will^m p. 190 How's howse the sd Hows told this Depont tht hee & James Jolley being att Matapanian ffort, they mett wth 2 men wth had 2 guns there. Weh men told them the first they came from Seauerne, & then from Virginia, weh because they were in two tales they supposed to be Runawayes. Yett they presumed to take away their gunns shooting one gunne of & putting it under his foote, the other he held in his hand. And tht they profered the guns to this Depont being a Commist Hee againe willing them to keepe them & see them forth comming when demanded.

The Judgmt of the Court is that there appeareth noe euidence yett that the Exam^{ds} had any hand in conueying them men away. They are therefore acquitted & are to returne the Gunns to Mr Slye

Proclamation

By the Leiutenant & Gour of Maryland.

Whereas att a Court held in Caluert County of the 24th day of Proclama-Aprill last past, It was then by Proclamaon declared, That noe person tion as to or persons should be allowed to plead as Attorneys in any Court of this Prouince, but such only, as were thereto deputed under hand writing. Wch Order I have thought good hereby to Continue and Confirme. And further to auoyd all Inconueniences. I hoe hereby declare, that the Wife of Noe peson or pesons residing wth in this prouince after the end of this pent Court (allthough under handwriting deputed therto as aforesd) shall bee from henceforth admitted or allowed as Attorneys for their husbands in any Court of this prouince. But such persons are required hereby to depute or appoynt some other Attorney in their Roome & steede, other then their Wifes, in case they give not their pesonall attendance att the Court wherto they shall be cyted, or haue any suite depending. Gyuen att Josias ffendall St Maries this 26th day of ffebruary 1658

The Court adiorned by the Gouernoe till Munday 2 Clocke afternoone.

Cap^t Thomas Cornewalleys demandeth Attatchm^t agst the Estate Cornwaleys v. Mitchell's Estate of Capt Will^m Mitchell for 1000t Tob.