

Liber P. C. R. Two guns to his owne howse home wth him) When as the Soldiers who gaue the s^d Stephenson th^t gun intended, but one gun only to him.

It is therefore Ordered (it not being wthin the compase of each of the Articles) That the dēft eyther restore the s^d gun or ells satisfaction therefore to the p^{if}, according as is demanded in his Petⁿ wth Costs of suite.

Cornwaleys v. Wade p. 247 Zacharias Wade Adm̄istrato^r of John Wade Chyrurgeon acknowledgeth Judgm^t to Cap^t Thomas Cornwaleys for sixty seauen pounds of Tob, It being the remainder of a Bill due to the s^d Cap^t Cornwaleys from the s^d John Wade, for fowre hund^d & seauen pounds of Tob.

To the hon^{bte} the Leiu^t & Councell of Maryland

Williams v. Overzee The humble Petⁿ of John Williams humbly Sheweth That yo^r Pet^r made a Crop of Tob & Corne the last yeare att M^r Symon Ouerzees. All w^{ch} Tob & Corne the s^d Ouerzee deteyneth & denyeth to giue yo^r Pet^r any account thereof. Reseruing what euer did belong to yo^r Pet^r, to his owne priuate use. W^{ch} yo^r Pet^r conceiueth by his late fault, (by yo^r Clemency pardoned) to belong rather to the L^d Prop^r, Now soe it is th^t yo^r Pet^r is left destitute hereby of all subsistance for the future, & for want of Corne, not able to worke for the maintenance of himselfe, & his poore family this yeare following.

According to yo^r hon^{rs} former clemency yo^r Pet^r most humbly requesteth th^t hee may haue his Corne allowed him for his subsistance only & those waring cloaths w^{ch} M^r Ouerzee deteyneth & hee shall euer pray &c:

To the p^{ifs} Petⁿ the dēft sayth, That the Corne w^{ch} the p^{if} made on his grownd this last yeare was not considerable, when he the dēft had taken 4 or 5 shares out of it; & the p^{ifs} share could not bee sufficient to mainteine him, his Wife, & child, & therefore hopeth th^t the Court will not compell him to allow the p^{if} Corne for all his family. And as to the Cloaths, the dēft sayth th^t though he p^emitted the p^{if} to weare them, yett they did not belong unto him as his owne, when as they were the cloaths of his seruants who dyed in his howse, Besides th^t the p^{if} is indebted unto the dēft, & not able to satisfy him, his debt.

The Court considering, th^t according to the Law & Custome of this Prouince noe Inhab^t thereof ought, or may be de pryued of all liuelyhood & subsistance: & th^t Corne & other necessaries allso haue bene protected from Exequuōns: & the p^{if} hauing made a Crop, both of Corne & Tob, att the dēfts howse, & for the dēfts benefitt, as is supposed.