

ffriday 7th of Octob^r 1659.

Liber
P. C. R.
Oct. 7

Pnt^e

Josias ffendall Esq^r Gou^r Cap^t Will^m Stone } M^r Baker Brooke
M^r Tho: Gerard } Coth Nathan: Vtye
D^r Luke Barber } M^r Edward Lloyd

Whereas att a Prouinciall Court held the 3^d of March last, An Attatchm^t agst the Estate of Jaruise Dodson was then continued, to the intent the sayd Dodson might haue notice thereof, & put in his answere to th^t Claime. And whereas likewise att the Court held the 22th of Aprill following, It was Ordered th^t a Seru^t of the s^d Dodson, then under Attatchm^t, & in the Sheriffes Custody, should bee put into the pffs hands or possesⁿ, & him to keepe till the last day of Nouember following: To the intent likewise the s^d Dodson might afore th^t prefixed time, appeare, & make prooffe, whither the pff hath iniured him in this her Clayme, or not? (as by both the s^d Orders of Court may more att large appeare) And whereas the s^d Dodson hath not made his appearance att eyther of the s^d Courts by himselfe or his Attorney; nor made any Enquiry or iust Clayme after the s^d Seruant since in Compliance wth th^t former Order Court on the 22th of Aprill as afores^d.

Hammond
v. Dodson
Vid. fol. 213
Vid. fol. 233
fol. 346

It is therefore ordered That Cap^t Nicholas Gwyther Sheriffe (in whose Custody the Seru^t now is) deliuer the s^d Seruant unto the plaintiffe.

The dēft sayth, th^t hee was not summoned, & therefore denyeth to make answere att this Court to this action. Ordered therefore th^t this Cause be respited till next Prouinciall Court. And th^t the Gou^r giue Commisⁿ to M^r Edward Lloyd, or some other (as hee thinke fitt) to admīster Oath to Cap^t Rob^t Vaughan att to examine vpon such Interrogatories, & the dēft Charge wth.

Willm
Hewes v.
Cap^t Willm
Stone

Whereas Philip Morgan was requyred by the Sheriffe of Anarundall to assist him, in apprehending Thomas Thurston, according to Order of the Councell published on the 23th of July last: w^{ch} command of the s^d Sheriffe hee refused to obey; And was thereuppon warned or summoned by the s^d Sheriffe to attend, & make his appearance att the Prouinciall Court to bee holden att Anarundel on the 3^d of August following, W^{ch} Command likewise the s^d Morgan disobeying, & in contempt (as is supposed) of the Gouvern^t absented himselfe, & appeared not vpon the sheriffs lawfull summons att th^t Court, as hee ought to haue done. And it appearing to the Board, a Contempt, in the s^d Morgan in not obeying such lawfull authority, It is therefore Ordered th^t the s^d Philip Morgan bee fyned, & pay to the Lord Proprietary One Thowsand pownds of Tob & Cask.

Attorney
General v.
Morgan
p. 311
Vide 3 Md
Arch. Coun.
364