

Liber
P. C. R.
Hammond
v. Dodson
Vid. fol. 151
fol. 213
fol. 233
fol. 310

To the hon^{bte} the Governo^r & Council &c

The humble Petⁿ of Anne Hammond Sheweth That by order & Justice yo^r Pet^r attached a Seruant of Jaruise Dodsons for a Debt owing to yo^r Pet^r from the s^d Dodson, & obteyned thereuppon Order, for the deliury & possesⁿ of the s^d seruant. Now soe it is That this suite long depending in this Court, The seruant soe attached lyued all the time wth the sheriffe, & in his Custody, doeing him labour amongst the rest of the s^d Sheriffs seruants, & being sett on worke by him. Whereuppon shee conceiueth her selfe freed from the ffee of th^t Attatchm^t, when as the sheriffe conuerted the seruants labour to his owne use, gyuing yo^r Pet^r noe accompt thereof.

Shee humbly therefore prayeth, for the reason alleaged, th^t shee haue the Seruant ffree of all the sheriffs charge for ffees, as in Equity shee conceiueth iust, & shee shall pray &c: It is Ordered that the Pet^r enioy the s^d seruant according to former Order of this Court. And the Sheriffe remitteth his ffee of Attatchm^t, & the Pet^r dispose of her s^d seruant to her best benefitt, as shee pleaseth

Reade v.
Reade

Whereas John Reade pff, hath commenced suite agst George Reade deft, Concerning a certaine peice or parcell of grownd adioyning to both their plantaõns in Patux^t Riuier, To w^{ch} Land both parties lay claime therto; The Controuersy arrysing through the marking of Certaine Trees: Insomuch th^t the difference cannot bee determined att this Court. It is therefore Ordered th^t the Cause bee Respited till next Prouinciall Court, And th^t both p^{ties} bring their Euidences thither, & their Respectiue Leases, & all other writings, concerning their Lands or plantaõns they now liue on: To the end this difference may more clearly appeare to the & haue itt^s finall determinaõn.

To the hon^{bte} the Governo^r & Councell of Maryland

p. 346
Clarke v.
Hawley's
Estate

The humble Petⁿ of Robert Clarke Esq^r Sheweth, That whereas yo^r Pet^r did suruey by warr^t for Cap^t Will^m Hawley ffine thowsand six hund^d Acres of Land. The ffee whereof amounted to six hund^d poun^ds of Tob, W^{ch} Tob. yo^r Pet^r demanded of Cap^t Nicholas Gwyther Executo^r of the s^d Hawley, Who doth not deny to pay the same: But sayth hee cannot doe it, wth out Order of this hon^{bte} Court.

Yo^r Pet^r therefore most humbly desyres yo^r hon^{rs} Order requyring the s^d Cap^t Gwyther to pay yo^r Pet^r his s^d Tob, W^{ch} graunted yo^r Pet^r will pray &c:

It is Ordered uppon this Petⁿ th^t Cap^t Nicholas Gwyther (being p^{nt} in Court, & alleging nothing agst the Pet^r, but acknowledging the iustnes of the demand) make paym^t of Six hund^d poun^ds of Tob, to M^r Rob^t Clarke for his ffee of Suruey: The s^d Gwyther being Executor or Admⁿistrato^r of the fores^d Cap^t Hawleys Estate, & now enioyeth & possesseth the s^d Land soe surueyed