

And being putt to the Vote. The Judgm^t of the Councell is M^r Baker Brooke Not, because the whole business was not sent home to his L^p. Liber
P. C. R.

M^r Rob^t Clearke Not, ffor the same reason.

Co^m Nath: Vtye, Not, The Busines being not fully sent home, nor Appeale graunted for to haue the whole busines determined concerning the Land: But only where his L^{ps} Manno^r of Snow Hill is.

Co^m John Price. Noe finall Determinaōn.

D^r Luke Barber The same.

Gouerno^r. Noe final Determinaōn.

But Ordered to be entred uppon Record, though not as a ffinal Determinaōn.

And further Order^d, That Summons issue, to M^r Richard Willan & M^r James Lindsey Ad audiendu^m Judiciu next Provinciaall Court.

The Determinaōn of the Cause touching Snow Hill betwixt Thomas Gerard Esq^r p^{tf}, & James Lindsey & Richard Willan dēfts made by the Right Hon^{bte} the Lord Baltemore, Lord & Proprietary of Maryland to whom itt was referred by Appeale. Se + ale

Hauing perused the State of the Case concerning Snow Hill, Betweene Thomas Gerard Esq^r p^{tf}, & Richard Willan & James Lindsey dēfts, sent unto Vs by way of Appeale ffrom Our Prouinciaall Court of Maryland, And finding it not proued by the p^{tf} that Susan his Wife in whose right hee claimes, as heyre att Law to her Brother Abel is heyre to Abell Snow, but are fully satisfied by the notoriety of the thing, that shee is not, hee hauing a Brother or Brothers of the whole Blood yett lyuing. And finding th^t the s^d Land was fforfeited to Vs by the Act for Deserted Plantations.

ffor by the Coppie of the Record sent unto Vs, & attested by the p^{tf} wee find that the p^{tf} entred his Claime to the s^d Lands as heyre att Law in right of his Wife & Children not untill the Twentieth of March One Thowsand Six hund^d ffifty one, And that by the Act for Deserted Plantaōns he ought to haue entred & made his Claime good & payd all arreares of Rent before the ffieue & Twentieth of March One Thowsand six hund^d ffifty one W^{ch} according to the English accompt w^{ch} begins the yeare of Our Lord on the ffieue & Twentieth of March, & according to the true intent and meaning of the sayd Act, was neere a yeare after it should haue bene done, and that the sayd Land was accordingly seized by Vs, and graunted to the defend^{ts}. p. 372

Wee doe Determine that the Plantiffe hath noe Title to the sayd Plantation Gyuen under Our hand and Seale att Armes this Eleauenth day of August One Thowsand six hund^d ffifty and nine

C: Baltemore.

The Court adiornd by the Gouerno^r till munday morning att ii à Clock