

Liber P. C. R. Cornwalleyes v. Gooderick  
 Cap<sup>t</sup> Thomas Cornwalleyes demandeth warr<sup>t</sup> agst George Gooderick in an accōn of Debt.  
 Warr<sup>t</sup> to th<sup>e</sup> Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. Eod.

Boreman v. Chayrman  
 Will<sup>m</sup> Boreman demandeth warr<sup>t</sup> agst John Chayrman in an accōn of the Case.  
 Warr<sup>t</sup> to th<sup>e</sup> Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. Eod.

Boreman v. Brookes  
 Will<sup>m</sup> Boreman demandeth warr<sup>t</sup> agst Francis Brookes in an accōn of the Case.  
 Warr<sup>t</sup> to th<sup>e</sup> Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. Eod.

March 29  
 Re Estate of Crabtree  
 [Vide 10 Archives 420]  
 Whereas it appeereth upon Record That Phillip Land entred Caveat (1<sup>o</sup> Septeb<sup>r</sup> 1655) w<sup>th</sup> a demand of Adm̄istraōn of the personall Estate of John Crabtree deceased; And noe other demand appeering upon Record from any clayming thereto. The Secretary hath thought fitt to graunt Lrēs of Adm̄istraōn unto the s<sup>d</sup> Land. according to his demand. The sayd Crabtree being [indebted] unto th<sup>e</sup> s<sup>d</sup> Land, in the Summe of Three Thowsand & Thirty pownds of Tob: & Cask, to conteyne th<sup>e</sup> same.

Lrē of Adm̄istraōn to Phillip Land.

Cæcilius Absolute Lord & Proprietary of th<sup>e</sup> Prouince of Maryland & Avalon, Lord Baron of Baltomore &c: To Phillip Land of S<sup>t</sup> Maries in the County of S<sup>t</sup> Maries Principall Cred<sup>e</sup> of John Crabtree Deceased late of this Province Carpenter, Greeting

Whereas John Crabtree deceased Dyed w<sup>th</sup>out any Will . . . unto yo<sup>u</sup> th<sup>e</sup> s<sup>d</sup> Phillip Land of . . . & authority to adm̄ister . . . s<sup>d</sup> deceased. And well . . . collect, Leuy & . . . [ma]nner of Debt & Debts due & oweing to the s<sup>d</sup> Deceased. And out of th<sup>e</sup> goods  
 p. 4 Debts and Chattels of th<sup>e</sup> s<sup>d</sup> Deceased w<sup>ch</sup> haue, may, or shall come to yo<sup>r</sup> hands, or possession well & truly to pay the Debts, due by th<sup>e</sup> s<sup>d</sup> Deceased, soe far forth as th<sup>e</sup> same shall thereto extend, & th<sup>e</sup> Law will charge yo<sup>u</sup> according to th<sup>e</sup> true ualew & summe thereof; Yo<sup>u</sup> hauing first taken your Oath well & truly to Adm̄ister th<sup>e</sup> same. And to make or cause to bee made A True & perfect Inuentory of All & singular the Goods Chattels, & Debts of th<sup>e</sup> s<sup>d</sup> Deceased, w<sup>ch</sup> haue, may or shall come to yo<sup>r</sup> hands, possess<sup>n</sup> or knowledge. And also a True & iust Accompt in & concerning yo<sup>r</sup> Adm̄istraōn therein. And to exhibite both into the Office ffor Probate of Wills & Granting Adm̄istraōns lawfully authorized. Touching w<sup>ch</sup> Inuentory yo<sup>u</sup> are assigned to performe att or before the first day of Septemb<sup>r</sup> next ensuing. And an Accompt when yo<sup>u</sup> shall bee therto lawfully requyred. And lastly wee doe hereby constitute, ordaine, & appoynt