

Liber
P. C. R.
p. 422
John Hobbs
v. John
Gottley als
dowle deft

In regard the plt doth not proceede in this Cause ag^t the defend^t,
It is ordered on motion of M^r W^m Hardidge Attorney for the deft
that this Cause be dismissed, and the plt to pay Costs of suite for his
vniust vexacōn in this Cause.

Re Allen

Roger Allen seruant to M^r Henry Coursey coming into Court,
And in regard hee had no Indentures, and being very young, and that
the Sence of the Boord was demanded what tyme they thought fitt
the said Roger should serue The Court deliuered their opinion that
he should serue fore Six years.

Coll Nath :
Vtye by his
Attorney
Rich :
Collett v.
W^m Bretton

Vpon perusall of all acc^{ts} & papers belonging to this Suite the
Court doth finde that the ballance of acc^o is 173^l tob. due to the
Complt which is ordered accordingly :

Thursday 21th of ffebr

Present as aforesaid

Feb. 21
Brockett v.
Marsh

To the honno^{ble} the Gour & Councell of Maryland

The humble petition of Samuell Brockett Sheweth that whereas
your petitioner has right in behalfe of his wife to a Tract of land in
Kent, and M^{rs} Sarah Marsh vniustly detaines it from your pet^r,
your pet^r humbly Craues order peaceably to enioy the said land. And
your pet^r shall pray &c

The deft M^{rs} Sarah Marsh by her Attorney M^r Richard Smyth
answers that shee does not knowe whither of right the plt ought to
demand the land in the petⁿ mentioned. To w^{ch} the plt produced in
Court a Certificat w^{ch} is as followeth (vizt) Wee whose names here
are vnder written doe declare that An the wife of Samuell Brocket
was the daughter of John Abbott of the Isle of Kent in the Province
of Maryland, and this wee can depose when we are lawfully called

The H H. marke of Hannah Lee Andrew Δ Basha his marke.

Wth w^{ch} the defts Attorney rested satisfied; and thereupon this
Cause is respitted by the Court till next Prou^{ll} Court.

William
Styles p
Attorn.
Mr Tho:
Maninge v.
John Pile
p Attorn.
Thomas
Turnor
p. 423

To the honno^{ble} the Gouvernor and Council of Maryland

The humble petition of William Styles Sheweth That whereas
John Pile after he had disposed of a Servant the space of a yeare or
thereabouts pretended to your pet^r a Right in him, and sould the same
Servant (w^{ch} he formerly had . . . Humbly Craues that the said . . .
And upon full hearing and debate of the Cause on both sides, The
Court found no cause of Suite, and therefore non suite was graunted
in this Cause.

Know all men by these presents that I John Piles of Saint Maries
in the Province of Maryland gent haue constituted, deputed and