

John Vanhack sworne in open Courte sayth that the def<sup>t</sup> was to give the p<sup>t</sup> one thousand pounds of tobacco for the first yeare and two thousand pounds of tobacco for the second yeare by a Condiscon made Betweene them to which he was Wittnes and further Sayth not

Liber  
P. C. R.

George Wilson sworne in open Courte sayth the same as the aforesaid John Vanhack, and they further sayth that the p<sup>t</sup> did not goe aboute to worke while the tenth of June and further sayth not

Whereupon it appeared to the Courte that the p<sup>t</sup> was in the def<sup>t</sup>s Service foure moneths that is to say from the foureteenth of January till the tenth of May for which tyme and Seruice the p<sup>t</sup> had noe satisfaccōn It is therefore ordered that the def<sup>t</sup> pay to the p<sup>t</sup> six hundred pounds of tobacco with costs of Suite.

This day came Thomas Taylor and desired Liberty to choose his . . . . whereupon he made Choyce of Philip . . . .

Re Taylor

Let it be Enquired for the Lord Proprietary whether John Jenkins Hugh Neile William Heard Henry Peere Richard Morris William Smoote John Courts James Walker William Hall, William Crayford Thomas Jaruis Thomas Lomax and John Morris contrary to the fidellity to his Lo<sup>ps</sup> due not hauing the feare of God before their Eyes, and by Instigacōn of the deuell, mutinously and seditiously Contrary to the Acte of Assembly in that case provided within this Province at the howse of Josias Fendall in Charles County vpon the Eighth and nynth dayes of February 1660 ag<sup>t</sup> the p<sup>son</sup> of his Lōps Governour his gouernm<sup>t</sup> & guards provided for the safety thereof did w<sup>th</sup> force attempt th<sup>t</sup> is to say vpon the 8<sup>th</sup> day of Feb. aforesaid at the howse of Josias Fendall aforesaid, in the County aforesaid in Armes did appeare, and upon the ninth day of February to rescue the p<sup>sons</sup> of Josias Fendall and John Hatch then Prisoners for mutiny and Sedicōn and under a guard did march in greate derrogacōn from the just power of his Lōp and the Subversion of the Government of this Province and Contrary to the peace of his said Lōp. his rule and dominion.

Attorney  
General v.  
Jenkins  
et al.  
p. 452  
vide 3 Md.  
Arch. Coun.  
406

Then order was giuen to the Sherriffe to Impannell a Jury (vizt) as followeth

|                        |  |         |
|------------------------|--|---------|
| Mr Richard Lloyd       | {<br>Randall Hanson<br>John Waghope<br>James Hall<br>Henry Ellery<br>John Vanhack<br>W <sup>m</sup> Lucas<br>Geo. Wilson<br>W <sup>m</sup> Cole<br>Thomas Innis<br>} | } Gent. |
| Mr John Warren         |  |         |
| William Tattershall    |  |         |
| Walter Pakes           |  |         |
| W <sup>m</sup> Browne  |  |         |
| Nicholas Young Foreman |  |         |
| John Shertcliffe       |  |         |
| Richard Bennett        |  |         |
| William Assiter        |  |         |