

. . . . John White at Accomack . . . . Bradnox and that . . . . said White had . . . . not been vnder age the Reporte went he had been hanged And yo<sup>r</sup> depon<sup>t</sup> knew the said White to be an idle Runaway and of noe Creditt And yo<sup>r</sup> depon<sup>t</sup> heard say that John White was for sworne or perjured And alsoe that the said White had broken open a Store howse as the Generall Reporte went And further yo<sup>r</sup> depon<sup>t</sup> sayth not

Liber  
P. C. R.  
p. 80r

Jurat coram Philip Connor Charles X Hollinsworth his marke

The aforesaid Jury returned their Verdict thus (vizt) Wee of the Jury haueing duely enquired doe finde noe cause of p<sup>r</sup>sentment concerning the death of Thomas Watson.

And Proclamacōn being made that if any man haue any thing to say on the behalfe of the Lord Proprietary against Mary Bradnox the Relict of Thomas Bradnox concerning the death of Thomas Watson they shall be heard

Noe man appeareing the said Mary Bradnox is Cleared by Proclamacōn

The plt desireth an Appeale in Chancery against the next Co<sup>rt</sup> which was granted.

Robert  
Hooper v.  
W<sup>m</sup> Greene  
et vx

The Co<sup>rt</sup> is ajourned till to morrow morning at nine of the Clock

Thursday the 28<sup>th</sup> of Nouemb<sup>r</sup>

Present as before

Nov. 28  
Attorney  
General v.

. . . . last Co<sup>rts</sup> for some misdemeano<sup>rs</sup> by him Comitted And hath for the space of foure or fiue moneths been a Prisoner almost to his Ruine And whereas alsoe he is absolutely dejected through the Sence of his former follies and unfeignedly hath made most serious vowes of Amendm<sup>t</sup> being certainly assured of yo<sup>r</sup> Hon<sup>rs</sup> clemency to his tender yeares he haueing soe penitently ueiwed his p<sup>r</sup>sent misery

p. 803

The p<sup>r</sup>misses considered yo<sup>r</sup> penitent pet<sup>r</sup> humbly implores yo<sup>r</sup> hono<sup>rs</sup> that his vowes of Amendm<sup>ts</sup> may not be Cropt nor suffocated by a Continued Restraint but receiue nutriment from yo<sup>r</sup> Hono<sup>rs</sup> Clemency by the enjoym<sup>t</sup> of his Release in such nature as to yo<sup>r</sup> hono<sup>rs</sup> shall seeme meete And he shall pray &c.

Vpon the peticōn aboue said It is ordered that the pet<sup>r</sup> be releast.

The plt Claymes a Refference till next Co<sup>rt</sup> which was granted

Samuell  
Brockett v.  
Sarah  
Marsh  
Hobbs v.  
Haggett

To the hono<sup>bte</sup> the Gouvernor and Councill of the Prouince of Maryland

The humble peticōn of John Hobbs Sheweth That yo<sup>r</sup> pet<sup>r</sup> being indebted to Humphry Haggett in a certaine quantity of tobacco did