

The dep<sup>n</sup> of German Gillett aged 30 yeares or thereabouts Sayth  
 That walter Peake did say that he did owe to J<sup>no</sup> Lumbrosa a bill of  
 thirteene hundred and odd pounds of tobacco, and proffered him to  
 giue him a bill for next yeare, he denied the offer and since he  
 denied itt the said Peake would not proffer the said Lumbrosa the  
 like againe for he had a Generall discharge for all and further Sayth  
 not

Liber  
 P. C. R.  
 Lumbroso v.  
 Pake

German A Gillett

Sworne in open Co<sup>t</sup> John Gittings Clre. his marke

• This Cause is referred to the next Provinciaall Co<sup>t</sup>

neither p<sup>t</sup> nor def<sup>t</sup> appeareing the cause is dismiss.

Richard  
 Kadmore v.  
 Tho:

. . . . to M<sup>r</sup> Thomas Griffith of London Merch<sup>t</sup> in the Sumē of  
 34<sup>th</sup> ster. as p his bond appeareth

Steeres  
 p. 1006  
 Symon  
 Carpenter  
 Atty. to  
 Thos.

Now whereas Francis Carpenter hath ad<sup>tred</sup> on the Estate of the  
 said Richard Hicks yo<sup>r</sup> pet<sup>r</sup> humbly desires yo<sup>r</sup> honors order, and  
 that a course may be taken for the said Griffiths satisfaccōn out of  
 the Estate And yo<sup>r</sup> pet<sup>r</sup> shall pray

Griffith v.  
 Francis  
 Carpenter  
 Adminr in  
 trust as  
 atty. unto  
 Leonard  
 Chamber-  
 laine

Knowe all men by theis p<sup>s</sup>ents that I Thomas Griffith of London  
 Merch<sup>t</sup> haue and by theis p<sup>s</sup>ents doe name make authorize and  
 appoynte my very loving freind Symon Carpenter of Patuxent in the  
 Province of Maryland merch<sup>t</sup> my true and lawfull Attorney for me  
 and in my name and to my proper use & behoofe to aske leauy require  
 recouer and receiue of the Ex<sup>rs</sup> or Administrators of Richard Hicks  
 late of Patuxent aforesaid Carpenter the Sumē of thirty foure  
 pounds of lawfull moneys of England which is due unto me as by a  
 certaine bond more at large appeareth Giueing and by theis p<sup>s</sup>ents  
 granting unto my said Attorney my full power and lawfull authority  
 as concerning the p<sup>r</sup>misses to doe sue for execute p<sup>r</sup>secute acquitt and  
 finish all and euery lawfull Acte and Acts whatsoever in and about  
 the p<sup>r</sup>misses needfull in as full and ample manner to all intents effects  
 and purposes as I myselfe might or could doe personally p<sup>r</sup>sent and  
 looke whatsoever my said Attorney shall lawfully doe or cause to be  
 done in and aboute the p<sup>r</sup>misses I promise to rattifye Confirme and  
 allowe for good by theis p<sup>s</sup>ents In Wittness whereof I haue here-  
 unto putt my hand and Seale the 10<sup>th</sup> of October in the yeare of our  
 Lord God 1660

Tho. Griffith

Signed Sealed and deuliuered in the p<sup>r</sup>sence of . . . .

The p<sup>t</sup> desires p[ro]ut in peticōn, The def<sup>t</sup> alleadges the bond is  
 voyd; and there being noe wittnesses p<sup>r</sup>sent to que the said bond, it  
 is ordered th<sup>t</sup> a Non Suite be granted to the def<sup>t</sup>

p. 1007

The p<sup>t</sup> not haueing his writtn<sup>s</sup> ready a non suite is granted to  
 the def<sup>t</sup>

John Ham-  
 mond v.  
 Anne  
 Tilney