

The Jurors for the Lord Proprietary doth p'sent James Gaylourd that yesterday being the 12<sup>th</sup> of this instant . . . . February did inordinately misbehave himselfe . . . . and drinking and . . . . The aforesaid James Galourd being Committed into the Sherr. Custody; till he was againe called for; the Sherriffe being called to bring him before the board againe, answered he was gone, Whereupon It is ordered that the Sherriffe aforesaid be fined one hundred pounds of tobacco.

Liber  
P. C. R.  
Attorney  
General v.  
Gaylord  
p. 1016

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

The humble petico<sup>n</sup> of Mary Bradnox Sheweth That whereas there was an acco<sup>n</sup> of Conspiracy entred by Thomas Bradnox ag<sup>t</sup> Sarah Tayler whoe is unjustly freed which acco<sup>n</sup> could not be determined till the said Bradnox was cleared of the death of Thomas Watson which being cleared yo<sup>r</sup> pet<sup>r</sup> humbly craueth such sattisfacc<sup>o</sup>n of Sarah Tayler and John White for such their false complaynts ag<sup>t</sup> the said Bradnox with such their conspiracy and running away from their service to accomplish their unchristean designe as yo<sup>r</sup> Honors shall seeme meete And she shall euer pray &c.

Bradnox v.  
Taylor

The Opinion of the Board is that Mary Bradnox ought to haue releife ag<sup>t</sup> Cap<sup>t</sup> Robert Vaughan William Leeds and Nicholas Picckar if they haue wrongfully sett her Seruant free and to that end tis Ordered that M<sup>r</sup> Henry Coursey and M<sup>r</sup> Edward LLOYd doe examine the busines and certefye it downe to the next Pro<sup>all</sup> Co<sup>rt</sup>

To the hono<sup>bte</sup> Charles Caluert Esq<sup>r</sup> Leiuetenn<sup>t</sup> Generall of the Prouince . . . . 1660, and yo<sup>r</sup> pet<sup>r</sup> still demanding his lawfull debts, and refusinge paym<sup>t</sup> was forced at last to enter with him in lawe at the County Co<sup>rt</sup> to yo<sup>r</sup> pet<sup>rs</sup> greate loss, and the def<sup>t</sup> being one of the Com<sup>rs</sup> in that Co<sup>rt</sup> yo<sup>r</sup> pet<sup>rs</sup> cause would not be heard

Beane v.  
Medley's  
Estate  
p. 1017

Wherefore yo<sup>r</sup> pet<sup>rs</sup> desire is that his Suite may be brought by yo<sup>r</sup> hono<sup>rs</sup> order to this Pro<sup>all</sup> Co<sup>rt</sup> and yo<sup>r</sup> pet<sup>r</sup> shall euer pray &c.

Vpon the petico<sup>n</sup> abouesaid It is ordered that Coll Euans or some of the Adm<sup>rs</sup> of John Medley doe appeare to answere the said James Beane his Suite the next Pro<sup>all</sup> Co<sup>rt</sup>

Present Cap<sup>t</sup> Neale.

This cause in regard the def<sup>t</sup> did not appeare is referred till tomorrow morning

Marmaduke  
Snowe p  
Attorn. Tho:  
Turner v.  
Thomas  
Gerrard  
William  
Greene et  
vx v. Fobby  
Roberts p  
Attorn.  
Joseph  
Swett

Ordered that the Attachm<sup>t</sup> be released. Knowe all men by this p'sents that I Fobby Roberts resident and present in Boston New England Seaman haue for diuers good Causes me heretunto moueing made Constituted and appoynted and by this p'sents . . . . appoynt M<sup>r</sup> Joseph Swett . . . . belong or any way appertayne unto me the said Roberts appeareing doe either by Contract, bargaine or accompt,