Liber Conveying the Estate here demanded vnto Idith Snowe mother to P.C.R. the s<sup>d</sup> Abell dated 27<sup>th</sup> June in the 18<sup>th</sup> yeare of the Souraigne Lord Charles &c Annoge domini 1642 which the deft desired might be proved to be the deed of Abell Snowe whereupon the said deed was Confronted with the Coppy to which Walter Snowe and Edward Lees made oathe that itt was a true Coppy before Sr Richard dvott one of the Mrs of the Chancery in the Kingdome of England which Coppy now remaynes vpon Record with the attestacon of Sr Richard Dyott which Coppy did agree verbatim with that deed now produced as the Originall deed by Marmaduke Snowe the plt. read a deed from Jdith Snowe to Marmaduke Snowe Conveying the Estate menconed in the former deed of guift vnto Marmaduke Snowe her sonne beareing date first June 1649 attested by William Fynney and Thomas Sutton John Oulsnam Robert Turner which was likewise Confronted with a Coppy to which Wm Fynney and Thomas Sutton made oathe that itt was a true Coppy and that their names together with two more wittnesses thereto subscribed were heir owne proper hand wryting and attested by Sr Richard dvott one Master in Chancery as aforesaid which Coppy was found to agree with the Originall Whereupon they proceeded And . . . . p Attornates Thomas Manning and . . . . abatemt to the peticon for . . . . Jdith Snowe his mother . . . .

Oct. 8 p. 1090 Wednesday the Eighth of October 1662 Present as Before.

Then was resumed the debate of the busines Between Marmaduke Snowe plt and Thomas Gerrard defts wherevpon the Cort ordered that the writt doe abate, and that the Bond wherein Mr Gerrard was bound not for to imbezill his Estate, and to make his appearance att the Cort be delivered in which was done accordingly

Marmaduke Snowe p Attornat John Hammond demands Scire facias for Thomas Gerrard to make his psonall appearance att the next Provinciall Co<sup>rt</sup> there to shew Cause why Execucon should not issue vpon the Judgem<sup>t</sup> Confest by the s<sup>d</sup> Gerrard in England.

Ordered that he haue a Scire facias according to his Demand.

Parratt v. Belcher's To the Honoble the Gouernor & Councell of Maryland

The humble peticon of W<sup>m</sup> Parratt Sheweth That whereas Thomas Belcher is indebted to yo<sup>r</sup> pet<sup>r</sup> six hundred and sixty pounds of tobacco and Caske yo<sup>r</sup> pet<sup>r</sup> humbly Craues order for the said debt and he shall pray.

Vpon the peticon aboue written M<sup>r</sup> John Bateman Adm<sup>r</sup> of the said Belcher Confesseth Judgem<sup>t</sup> for the aforesaid Sume of six hundred and sixty pounds of tobacco, . . . .