

plfe as afores^d. The dēft not appearing, nor any lawfull Attorney from him, It is therefore Respited till next Court. Liber
P. C. R.

The pff produced Three Bills of the dēfts. One for one thowsand twenty three pownds Tob. Another for Three hund^d pownds Tob. & another for one Thowsand pownd of Tob. in all 2323^t wth cask. All w^{ch} are acknowledged by the dēft, But the dēft alleageth, That the Bill for 1000^t Tob. was for Land, W^{ch} Land the s^d Boreman pff was contented to take againe, soe th^t the dēft payd unto him one hogshhead of Tob. or Two Barrows, And the paym^t of a hogshhead of Tob, to that end appearing by the Oath of Christopher Joanes. The Court doth order that the pff doe abate the Bill for 1000^t Tob. & th^t the dēft pay the remaynder (viz) one thowsand three hund^d twenty three pownd Tob. in Cask, to the pff uppon demand. William
Boreman v.
John Chare-
man

By the Lieu^t Graff of the Prouince of Maryland. Proclamaōn To auoyd all Inconueniences w^{ch} may hereafter arryse wth in this prouince Concerning Attorneys, I doe hereby declare to all persons, That noe person whatsoeu^r shall bee allowed & iudged an Attorney, w^{ch} shall not shew & make appeare such his deputaōn under hand writing, in any Courts of this prouince. Gyuen in the Prouinciall Court att S^t Leonards 28th day of April 1658. Proclama-
tion as to
Attorneys
p. 36

Josias ffendall.

Symon Ouerzee pff complayneth agst M^{rs} Jane Eltonhead for deteyning certaine Cattle in her possesⁿ & belonging to the s^d Ouerzee alleaging great dammage susteyned by him for want of the s^d Cattle. The dēft acknowledgeth th^t shee hath some such cattle in her possesⁿ It is therefore Ordered th^t the dēft immediatly deliuer, or cause to be deliuered unto the pff All such cattle, w^{ch} shee hath now in her possesⁿ, or can, or may deliuer unto him, & w^{ch} are yett lyuing. And as to those cattle w^{ch} were in her possesⁿ & are dead; The dammage therfore for the cattle wanting and their encrease, is to be Respited, & Determined att the next Prou: Court. Ouerzee v.
Eltonhead

Uppon the Petⁿ of John Chareman pff agst Will^m Boreman dēft, Respited till next Court. Chareman v.
Boreman

Uppon the demand of Phillip Land pff agst Will^m Eale dēft, for 2922^t Tob. Respited likewise till next Court. Land v. Eale

Uppon the Demand of Phillip Land pff agst Rob^t Sheale dēft in an accōn of Debt, for 1360^t Tob. Respited allso till next Court. Land v.
Sheale

The deposⁿ of John Caruell aged about 23 yeares examined & sworne this 10th of May 1657, Sayth, That M^r John Wade made Couent to & wth will^m Woodrofe, & That the s^d Woodroffe was to serue the sayd M^r Wade a compleat tweluemonth after his cure of Wade v.
Woodroffe