therfore Ordered th^t this Cause bee respited till the next Prouinciall Liber P. C. R. Court, to bee held in Septemb^r following.

Uppon the Petⁿ of Thomas Philips, agst Cap^t Will^m Mitchell for Philips v. uniust Molestaon & trouble. The sd Mitchell not appearing nor any Mitchell Attorney from him, att this Court, (& this being the last day of the Court, & the Court ready breake up) the Petr desyres an Nonsuite, wth costs of suite. And bringing in his account in Court, for 470t To the Tob: Being for seuerall dayes his attendance in Court. It is Ordered Cler th the sd Mitchell be Nonsuited, & th the Petr be allowed fowre Sher: hund^d & seauenty pownds Tob: wth other costs beloinging to this suite, as is demanded.

QQ 100 199

Exequion issued out thereuppon according to the Order.

of St Maries

Whereas Capt Will^m Mitchell hath exhibited a Bill in Chancery Mitchell v. agst Thomas Gerard Esqr about fowre Cowes att a Court held att Patuxt in Decembr last, & reference being Graunted unto this Court, The sd Willm Mitchell not appearing eyther by himselfe or Attorney, p. 46 & this being the last day of the Court, It is Ordered by this Court th the sayd Bill be dismissed, & the sd Mitchell to pay costs of suite.

John Harwood (pe Attornat Capt Willm Euans) deft, Craueth a Stone v. Nonsuite agst Capt Stone plf, who not appearing this Court, neither by himselfe, or Attorney, & this being the last day of the Court It is Ordered tht the ptf be nonsuited.

Bartholomew Phillips (pe Attornat, James Langworth) deft, Stone v. Craueth likewise a nonsuite agst the pff, who not appearing, this Philips Court, It is Ordered th^t the plf be nonsuited.

Henry Thickpenny pe Attornat Peter Joy craueth a Nonsuite agst Johnson v. the sd Johnson, wch is graunted, according to the Order yesterday Thickpenny passed afore noone Aprill 29° Vid. pag. 39.

Uppon the Petn of Thomas Markeyne plf, agst Willm Chaplane Markeyne v. deft; the Petr alleageth great prejudice, & detriment susteyed by Chaplan him, in tht the deft (the Petr being lame) cutt of a ioynt in one of his toes wthout the approbaon of a Chyrugeon. Ordered tht the Case be respited, & determined att the next County Court, to be held in the County of Caluert.

To the honbie Josias ffendall Leiutent of the prouince of Maryland Proprietary & the rest of this Honble Court. v. Dandy

The Humble Petⁿ of James Veitch.

Sheweth

Whereas yor Petr did exhibite the Accounts both for himselfe & the Clarke, for the imprisonmt, & other necessary & usuall charges &