

Libe fees, concerning the tryall executing John Dandie; as by their the  
 P. C. R. s<sup>d</sup> Sheriffs yo<sup>r</sup> Pet<sup>r</sup> & Clarks accounts appeareth, before a Prouinciall  
 Vide 10 Md. Court held att Patux<sup>t</sup> for the sayd prouince the 5<sup>th</sup> Octob<sup>r</sup> 1657.  
 Arch. 547 And the s<sup>d</sup> Court hauing examined the sayd accounts, did order th<sup>t</sup>  
 Sher. 5204 fiue thowsand two hund<sup>d</sup> & twenty pownds of Tob to yo<sup>r</sup> Pet<sup>r</sup>, & six  
 Cl. 0622 hund<sup>d</sup> Twenty Two pownds of Tob. to the Clarke, to be forthw<sup>th</sup>  
 5826 satisfyed unto yo<sup>r</sup> Pet<sup>r</sup> & Clark, or else exequōn.

Re Simp- It is Ordered th<sup>t</sup> the Pet<sup>r</sup> haue, according to demand, in this Pet<sup>n</sup>  
 son's Estate Owen James, as Cred<sup>e</sup> to the Estate of Paul Simpson 2400<sup>l</sup> & Walter  
 Pake being likewise Cred<sup>e</sup> 1300<sup>l</sup> demand ioyntly Lrēs of Admistraōn  
 on the Estate of the s<sup>d</sup> Paul Simpson Deceased. Ordered th<sup>t</sup> they  
 haue Lrēs of Admistraōn ioyntly granted them.

p. 47 Rob<sup>t</sup> Clarke Esq<sup>r</sup> demandeth an Attachm<sup>t</sup> uppon the Estate of Cap<sup>t</sup>  
 Clarke v. Will<sup>m</sup> Mitchell, to the ualew of 2500<sup>l</sup> Tob. on the behalfe of Cawsins  
 Mitchell Childre

Cornwaleys To the hon<sup>bte</sup> the Lieut<sup>t</sup> Graff & Councell of State for the Prouince  
 v. Chandler of Maryland

The humble Pet<sup>n</sup> & Complaynt of Thomas Cornwaleys  
 Sheweth

That whereas Co<sup>th</sup> ffrancis Yardley & Nathaniel Batt both of  
 Virginia for a good & ualuable consideraōn to them in hand payd  
 by the s<sup>d</sup> Tho : Cornwaleys, became bownd unto the s<sup>d</sup> Thomas Corn-  
 waleys his heyres & Assignes in the penalty of fiue thowsand weight  
 of Tob, w<sup>th</sup> cask, for the deliury of Two Indian yowths, unto the  
 s<sup>d</sup> Tho : Cornwaleys, or his Assignes, As by the s<sup>d</sup> Obligaōn doth &  
 may appeare, W<sup>ch</sup> s<sup>d</sup> Indians were not brought to the place appointed,  
 nor euer deliuered to the s<sup>d</sup> Compl<sup>t</sup> ffor default whereof the visible  
 Estate of the s<sup>d</sup> Co<sup>th</sup> Yardley was attached w<sup>th</sup>in the fores<sup>d</sup> prouince,  
 And was Bayled by M<sup>r</sup> Job Chandelor, & one Goulding, who became  
 bownd to the Sheriffe, to secure the s<sup>d</sup> Estate till further Tryall att  
 Law, should determine the s<sup>d</sup> business, as by their Obligaōn in the  
 hands of Cap<sup>t</sup> Sampson Waring Successo<sup>r</sup> to the former Sheriffe  
 doth & may appeare Since w<sup>ch</sup> time the s<sup>d</sup> Thomas Cornwaleys being  
 out of the prouince, there hath bene noe proceedings in the s<sup>d</sup> busi-  
 nes, And the s<sup>d</sup> Gowlding being Dead, The s<sup>d</sup> Thomas Cornwaleys  
 humbly prayeth that processe may issue agst the s<sup>d</sup> Job Chandler  
 to produce the s<sup>d</sup> Estate, or giue satisfaction to the s<sup>d</sup> Thomas Corn-  
 waleys for his debt, & dammage, & hee shall pray &c :

Whereas the Estate of Co<sup>th</sup> Yardley (now being att Portobacco in  
 the prouince of Maryland) wholly attached for the use of Cap<sup>t</sup>  
 Cornwaleys debt : & Rich : ffoster his debt : & Tho : Marsh. Know  
 all men by these p<sup>e</sup>nts th<sup>t</sup> I Job Chandler & John Goulding doe ingage  
 o<sup>s</sup>selues for security of the s<sup>d</sup> Estate, unto John Smith, the present