

Liber B B To th^e hon^{ble} th^e Leiu^t Gräll & Councell of Maryland, in th^e Prouinciall Court sitting

The humble Petⁿ of Symon Carpenter Sheweth.

Vid fol. 194 That whereas yo^r Pet^r by diuers accounts & dealings wth M^r John
195 Bateman late deceased, finds him indebted to yo^r Pet^r & his partners
261 in th^e sume of sixty Three pownds, sixteene shillings & nine pence,
money sterl. of England, & ffowre Thows^d Three hund^d Eighty Eight
pownds of Tob, w^{ch} accounts & Engagm^{ts} haue bene ueiued & com-
pared wth th^e Deceaseds accounts, by th^e hon^{ble} Philip Caluert Chan-
celo^r & th^e Executrix of th^e s^d John Bateman, knowing in th^e most
part of them, w^{ch} s^d Debt for th^e greatest part haue bene long due to
yo^r Pet^r to his Extraordinary detrim^t & preiudice, & will proue to
his utter ruine wthout redresse from yo^r hon^{rs}

Therefore he humbly craueth order for his fores^d Debt, whereby
hee may bee in a Capacity to receaue th^e same. And hee shall
pray &c:

Robert Robins p^{ff} } The p^{ff} declares agst th^e dēft in an accōn of th^e
Richard Dod dēft } Case uppon Trouer & conuersion, ffor th^t
whereas in or about th^e month of August 1660, th^e dēft had in his
Custody or possesⁿ one mare of th^e p^{ffs}, The w^{ch} hee hath euer since
wthheld & kept out of th^e possesⁿ of th^e p^{ff}, And allthough th^e p^{ff}
hath of th^e dēft often demanded th^e s^d mare to bee deliuered him,
[p. 150] yett th^e dēft hath & still doth refuse to deliuer th^e s^d mare unto th^e
p^{ff}, And still to his owne use th^e s^d mare hee doth conuert, w^{ch} is to
th^e p^{ffs} Damāge 2000^t of Tob. Wherefore th^e p^{ff} craueth of this
hon^{ble} Court Judgm^t agst th^e dēft, for th^e s^d mare & her encrease &
his dammage, & for Cost of suite.

Daniel Johnson p^{ff} } The p^{ff} Declares agst th^e dēft in an accōn
Will^m Robinson dēft } of Couenant, for th^t whereas th^e dēft. in or
about th^e month of Septemb^r Año 1662 did sell unto the p^{ff} a Cer-
taine parcell of Land, Lying scituate & being in Charles County, &
in th^e Tenure & occupaōn of Thomas Hussey Lying uppon Patow-
meck Riuer, The w^{ch} yo^r Pet^r hath satisfyed him th^e dēft for. But
th^e dēft hauing gyuen th^e p^{ff} noe confirmaōn for th^e s^d Land, And
th^e p^{ff} hauing demanded oftē times of th^e dēft to giue a Bill of sale
for th^e same, The dēft hath & still doth refuse soe to doe, The w^{ch}
the p^{ff} conceiueth is contrary both to Law & Reason. Wherefore th^e
p^{ff} sayth in fact, th^e dēft ought to giue him assurance of th^e s^d Land
by Bill of Sale, ffor w^{ch} hee craueth th^e Judgm^t of this Court, & for
Costs of suite.

John Balley d^{ds} writt agst James Jolley in an accōn of Debt to th^e
ualue of 5395^t Tob. & cask.