Sometime in ffeb: 1663 att the house of John Grammers Wee did Liber B B heare Thomas Pagett Call M^r Standley Cheating Knaue and did say hee would proue it and other Odious words, and all was Concerning a Bill of Giles Sadleirs as wittnes Our handes this 24th ffeb: 1663

Mathew Stone

Mathew Stone James Veitch

Att the same time I heard Thomas Pagitt say to M^r Standley that hee was a Cheating Knaue and would proue hime soe as wittnes my hand

Tho: Sprigg—

Robert Kingsbury dds writt agt Thomas Pagett in an accon of ditto die the Case—

Warr^t to sherriffe of Caluert County to arrest & Ret next Pro^{all} Court 3^d May next

Summons issued in ditto Causo to warne Hugh Standley and William Graues to testifye &c uppon perill of each forfeiting 500th tob: to the Lord Proprietary Ret ut Supra—

To the honble Gouernor & Councell of the prouince of Maryland— [p. 271]

The humble pet^{con} of Robert Kingsbury Sheweth

That whereas yo' pet' having bought of Thomas Pagett a certaine parcell of land the quantity of two hundred acres more or lesse and yo' pet' having fully Sattisfyed the said Pagett for the said land as by Bill of Sayle may more plainely appeare and yo' pet' demanding possession of the said land of the said Pagett is now denyed—

Wherefore yor petr humbly Craues Order of this honble Court for the said land wth damages & Cost of Suite and hee shall euer pray &c—

Proclamacon By the Leiuetennt Generall of Maryland

Whereas att the last Prou^{all} Court houlden att S^t Marys for this Prouince on the fifth day of this p^rsent instant the next Pro^{all} Court was then appointed to bee held on the first twesday in May following being the thirde day thereof—

Now forasmuch as the houlding of that Court on that day appointed will proue uery inconvenient when as the Gouernor and Councell cannot then Conveniently meet together, Being pressed wth some Vrgent Occasiones of the province which cannot suffer delay—

These are therefore to giue notice to all prsons whom it may Concerne, that I have adjourned the said Court to bee held on the thirde day of May as aforesaid, untill the second twesday in June next being the 14th day thereof, And all writts and other Processe issued for that Court intended to bee houlden on the thirde day of May shall bee returnable on the 14th day of June as aforesaid. Giuen undr my hand this Sixteenth day of Aprill 1664—