

Francis Pope late Sherriffe of Charles County, Plaintiffe. Henry Adams Walter Beane Zachary Wade and William Marshall Defendants . . . . . } The Plaintife Declares ags<sup>t</sup> the De- fend<sup>t</sup> in an accōn upon th<sup>c</sup> Case for that whereas the p<sup>l</sup>t, as Sher- riffe of the County afores<sup>d</sup> hauing according to law Leauyed Execu- cōns upon the Estate of Ann Haggett Administratrix of Humphry Haggett deceas<sup>d</sup> for two Certaine debts ags<sup>t</sup> the Estate of the said Haggett deceased by John Meekes Obtained att a Court held in Charles County the 5<sup>th</sup> January 1663 as p̄ the s<sup>d</sup> Execuōns und<sup>r</sup> the hand of Henry Adams aforesaid Giuen, Relaōn being thereunto had may more fully appeare, and the Execuōns Soe Leauyed the same according to the tenor and p<sup>r</sup>scription thereof, unto Appraysm<sup>t</sup> did bring before Sufficient appraysers, And there appraysm<sup>t</sup> soe made before Joseph Harrison of Charles County Court Commis<sup>r</sup> they the said Appraysers were Legally Sworne, and according to Law the Estate taken in Execuōn as aforesaid, the p<sup>l</sup>t did deliuer unto the said Meekes and the Ouerplus amount beyond the Debts and Cost of Suite Obtained by the foresaid Execuōns the p<sup>l</sup>t hath according to Law, unto the aforesaid Ann Haggett deliuered and therein discharged as the p<sup>l</sup>t presumeth his Office Justly and faythfully, yet neuertheless the Defend<sup>ts</sup> Contrary to all Rule of Courts, Law Equity and reason upon Petition of John Meekes p<sup>r</sup>sented att a Co<sup>r</sup>t held the 8<sup>th</sup> day of March now last past they the Defend<sup>ts</sup> Setting as Commission<sup>rs</sup> did the said appraysm<sup>t</sup> annull and make uoyd after the full accomplishm<sup>t</sup> of the Execuōn and appraysm<sup>t</sup> had and made as aforesaid and the said Estate to a new appraysment did Order which the p<sup>l</sup>t supposeth is Contrary to the law and practize of England and this prouince—

Liber B B  
Vide folio  
269

Wherefore the p<sup>l</sup>t sayth in fact hee is dampnified to the ualue of Three Thowsand pounds of tobacco or thereabouts Wherefore hee humbly prayeth Oyer of the Case before this Hon<sup>ble</sup> Court and Judgments against the defendants for his dammage and Cost of Suite— And hee in Duty bound shall euer pray &<sup>c</sup>—

Verte  
[p. 275]

ffra: Pope

Nicholas Gwyther dds writt ags<sup>t</sup> Thomas Wynne as Successor of Richard Willan late Sherriffe of saint Marys County deceas'd, in an accōn of the Case to the ualue of 1700<sup>th</sup> tobacco—

Warr<sup>t</sup> to Sherriffe of St Marys County to arrest &<sup>c</sup> ret<sup>n</sup> next Proin<sup>all</sup> Co<sup>r</sup>t 14<sup>th</sup> June next

To the hon<sup>ble</sup> Gouverno<sup>r</sup> & Councell in Pro<sup>all</sup> Co<sup>r</sup>t Assembled the humble pet<sup>con</sup> of Nic<sup>o</sup> Gwyther Sheweth

That in the time of yo<sup>r</sup> pet<sup>rs</sup> Sherriffship was Committed into his Custody by uertue of a Speciall writt from the hon<sup>ble</sup> Charles Caluert Esq<sup>o</sup> Gouverno<sup>r</sup> Robert Stack on the 21<sup>th</sup> day of January 1661 and there remain'd till Richard Willan Succeeding Sherriffe had him into Jurisdicōn being the 3<sup>d</sup> July 1662 as by discharge under