

pendant Hudson to come & appeare before your Honno<sup>rs</sup> and the Assembly att a Certaine day, then & there to stand to & abide such Order and determinaçon therein as shall be found to be agreable to Equity & Justice And yo<sup>r</sup> shall pray &<sup>c</sup>: Liber F F  
[p. 164]

Fiat Justicia Charles Caluert

Cecilius &<sup>c</sup>: To the sherriffe of S<sup>t</sup> Marys County Greeting &<sup>c</sup>: Whereas in the Record & process and also in the rendring Judgm<sup>t</sup> of the plaint which in Our Prouin<sup>all</sup> Court held the 13<sup>th</sup> Octobr 1665, betweene Henry Hudson of this prouince plaintife and Daud Anderson late of New England def<sup>t</sup> as well of a Certaine ffriggott which the said Henry Hudson in our said Court recouered ags<sup>t</sup> Daud Anderson as of 1780<sup>th</sup> tob: which to the said Henry Hudson in the same Court were adjudged for Cost of suite, manifest Error hath interuened to the Greiuous dañage of him the said Daud Anderson as by the inspecçon of the Record and process thereupon which before us lately for Cause of Error in the same to be Corrected we haue caused to com manifestly appeareth, Now on the behalfe of the said Daud Anderson wee haue accepted that although the said Daud Anderson did prosecute our writt for the error in the Record aforesaid to be corrected and that the plea upon the said writt of Error remaineth undetermined, yet yo<sup>w</sup> after the allowing the said writt of Error the said Daud Anderson doe prosecute as wee are informed wee being willing in this behalfe to doe that which is Just and unwilling to Injure the said Daud Anderson in th<sup>e</sup> p<sup>r</sup>misses

To yo<sup>w</sup> and yo<sup>r</sup> Deputyes doe Co<sup>m</sup>and that from Execuçon of the said Judgm<sup>t</sup> yo<sup>w</sup> forbear, the said Errors remaining undiscussed, as allsoe from any further prosecuçon or molestaçon of him the said Daud Anderson by any maner of way for or by reason of the detaining of the said ffriggott till the Errors abouesaid in Our Assembly to be held att S<sup>t</sup> Marys the 8<sup>th</sup> of this Instant January shall be heard & determined And further that yo<sup>w</sup> doe Cause the said Henry Hudson to make his p<sup>r</sup>sonall appearance Before Vs & o<sup>r</sup> Assembly on the said Eighth day of January then and there to abide what wee shall decree & Order in and Concerning the p<sup>r</sup>misses, Giuen att S<sup>t</sup> Marys this second day of January in the 34<sup>th</sup> yeare of Our Dominion ouer the said Prouince Annoq̄ Domini 1665 Wittnes Our deare sonn & heire Charles Caluert Esq̄ Our Leiutenn<sup>t</sup> of Our said Prouince of Maryland [p. 165]  
Charles Caluert

Henry Hudson plaintiffe }  
Isaack Bedlow & } def<sup>t</sup> } This accõn superseded ut supra  
Thomas Nottley }

William Hollingworth p<sup>t</sup> } The p<sup>t</sup> hauing time till this Prouin<sup>all</sup>  
W<sup>m</sup> & Hannah Price def<sup>ts</sup> } Court to put in his Replicaçon to the  
def<sup>ts</sup> answeres to that Bill in Chancery preferr'd ags<sup>t</sup> them by the