

hood to be then p<sup>r</sup>sent to informe the suruey<sup>r</sup> the Naturall bounds of each pattent &<sup>c</sup>: that the saide suruey<sup>r</sup> may make report thereof to this Court, &<sup>c</sup>: Liber FF

The Plaintiffe alleadgeth that the said Jury was Chosen and he not p<sup>r</sup>sent to make his exceptions or Challenge, and further that Philemon Loyd gen<sup>t</sup> the foreman of the said Jury was incapable of being a Jury man hee being und<sup>r</sup> age, whereupon the p<sup>r</sup>st would not deliuer or produce his pattent for the suruey<sup>r</sup> or Jury to take a ueiw thereof according to the last ord<sup>r</sup> of this Court which hath deterr'd the Execu<sup>c</sup>on thereof

Wherefore the Court hath againe Ordered that this Cause be respited till next Prouin<sup>all</sup> Court, and that a Jury be then impannell'd and appointed to ueiw all papers pattents and Records relating to the difference now in hand, and to returne their Verdict thereon that a period may be put to all disputes and Scruples made in the bounds or laying out of each parcell of land according to the same that is sett downe and exprest in each pattent [p. 423]

W<sup>m</sup> Wheeler being bound by Recognizance in tenn pounds Sterling last Court to prosecute Thomas Lewis upon suspition of theft att this Prouin<sup>all</sup> Court, which said Wheeler made not his appearance accordingly, Ordered his said Recognizance of Tenn pounds sterling be forfeited to the L<sup>d</sup> Proprietary

Cap <sup>t</sup> W <sup>m</sup> Burges plaintiffe Ann Couill the Guardian of John Couill defendant Jenifer p <sup>r</sup> que <sup>r</sup>	}	This Cause respited from last Prouin <sup>all</sup> Court, the sherriffe of Ann Arrundell County not hauing a due returne of the su <sup>m</sup> ons made by which writt she or the said John Couill was to appeare, which su <sup>m</sup> ons he now re- turnes endorced on the back side thereof thus
---	---	--

By uertue of this writt I haue su<sup>m</sup>oned Ann Couill the Guardian of John Couill w<sup>th</sup>in written to appeare att the day and place w<sup>th</sup>in Conteyned upon the sixth day of July 1666

p<sup>r</sup> mee Tho: Stockett high sherriffe  
of Ann Arrundell

Whereupon the said Ann Couill was called, who appeared not, neither by herselfe nor her Attorney to defend the Complaint of the said William Burgess Whereupon it is Ordred by the Justices that Judgm<sup>t</sup> pass ag<sup>t</sup> the defend<sup>t</sup> by Nihil dicit, and that the said Cap<sup>t</sup> W<sup>m</sup> Burges haue hold Occupy and Enjoy the said Fowre hundred acres of land to the onely Use and behoofe of him the said W<sup>m</sup> Burgess & his heires for Euer w<sup>th</sup>out any further lett hinderance or molesta<sup>c</sup>on from the said Ann Couill Guardian to John Couill or any other p<sup>r</sup>son or p<sup>r</sup>sons w<sup>soe</sup>uer, and further Ordered that the Pattent entred on Record soe surreptitiously Obtained by the said