

Liber FF seale this 27<sup>th</sup> day of March in the yeare of Our Lord God 1666  
Signed sealed & deliuered Abraham Rowse (seald)

In the p<sup>r</sup>sence of  
Cesar Wheeler  
Edward Sauage

The abouesaid letter of Attorney was in Open Court proued By  
The wittnesses thereto

The def<sup>t</sup> by his Attorney put's in his Answer to the p<sup>l</sup>t<sup>s</sup> declara-  
cion which is as followeth uizt

To the Comp<sup>t</sup>: of William Hempsteed Abraham Rowse humbly  
answereth that there Comming no accompt along w<sup>th</sup> this paper att  
the time hee was arrested the Bill of Complaint is altogether insuf-  
ficient and uncertaine to be answered unto & therefore prays that  
the writt att law by which he was arrested may abate

[p. 224] Ordered Nonsuite pass ags<sup>t</sup> the p<sup>l</sup>t: w<sup>th</sup> These Charges following  
Abraham Rowse by his Attorney John Gittings humbly desires this  
Hon<sup>ble</sup> Court to allow him these Fees following (uizt)

To Nonsuite ..... 150 } 270<sup>th</sup> tob:  
Attorneys Fees going and Coming..... 120 }

Marks Pheypo p<sup>l</sup>t }  
Gaspar Guerin def<sup>t</sup> } Compounded

This day Came John and Nicholas Goyther Sonns to Cap<sup>t</sup> Nicholas  
Goyther late of S<sup>t</sup> Marys County deceased into Open Court and  
desired the Hon<sup>ble</sup> Philip Caluert Esq<sup>o</sup> would undergoe the trouble  
of being their Guardians as they were distressed Orphants Which  
upon himselfe hee was willing to take being appointed before, Ad-  
ministrato<sup>r</sup> of the Estate of the said Nicholas deceased by the Lei-  
tenn<sup>t</sup> Generall and Cheife Officer for probate of Wills and granting  
Administracons

Robert King p<sup>l</sup>t  
W<sup>m</sup> Greene Eliz  
his wife & Braddy } def<sup>t</sup>s } sherriffe returnes writt thus (languidus  
in persona) of William Greene but  
sends to George Marshall a note to desire  
him to be his Attorney in the Case, which the said Marshall did first  
produce by a peece of paper, which was not thought an authenticke  
power, then the said Marshall did allsoe deny (being askt if he would  
answere for him) to be his Attorney, whereupon the p<sup>l</sup>t: Craues  
Judgm<sup>t</sup> upon default, but the husband W<sup>m</sup> Greene being incapale  
of making his appearance could not pass Judgm<sup>t</sup> ags<sup>t</sup> the wife, But  
Ordered that he appeare next Prouin<sup>all</sup> Court by himselfe or At-  
torney, Otherwise to shew Cause to the Contrary to the said Court