

Liber FF George Yates plaintiff } The defend<sup>t</sup> one of the Justices of this  
 Edw<sup>d</sup> Loyd Esq<sup>r</sup> def<sup>t</sup> } Court was summoned as Attorney of Richard  
 Attorney of Ric: Owen } Owen of London Merchant to shew Cause  
 (if any) why the said George Yates should not haue pattent for  
 one small parcell of land lying in Ann Arrundell County and surueyed  
 by the said yates ags<sup>t</sup> which land the defend<sup>t</sup> hath entred Caeat that  
 noe pattent should to the said yates thereof

The said Edward Loyd Esq<sup>r</sup> acquainting the Court by a letter sent  
 to Daniel Jenifer that hee being lame was not of Capacity to trauaile  
 soe farre as to the Court, therefore desired the Cause may be respited  
 untill next Court, which was accordingly granted by the Court

Richard Collett plaintiff } The p<sup>ft</sup> being high sherriffe of Caluert  
 Thomas Mannyng defend<sup>t</sup> } County and officiating his office as al-  
 lead'ged was by the defend<sup>t</sup> struckt and beaten Contrary to the Act  
 of Assembly wherupon by Warr<sup>t</sup> from the Leiutenn<sup>t</sup> Generall the  
 said Mannyng was taken into the sherriffs Custody there to remaine  
 untill he should put in security to answer what should be objected  
 ags<sup>t</sup> him this Court in that behalfe, wherupon he made appearance  
 accordingly and the Court being Credibly inform'd that the said  
 Richard Collett is uery sick and weak and not able to appeare this  
 Court to put in his Complaint ags<sup>t</sup> the said Mannyng Wherefore  
 Ordered that this Cause be respited till next Prouin<sup>all</sup> Court

[p. 546] Jeremiah Dickeson plaintiff } The p<sup>ft</sup> sues the defend<sup>t</sup> as Admin-  
 John Stone the Administrato<sup>r</sup> } istrato<sup>r</sup> of the Goods and Chattles  
 of Richard Stone defendant } of Richard Stone dec<sup>d</sup> in an ac<sup>on</sup>  
 Thomas Nottley p<sup>r</sup> quer } of debt upon a Bond for Six thou-  
 William Caluert defendant } sand pounds of tobacco for the  
 paym<sup>t</sup> of One Thowsand pounds of tobacco and one Male Seruant  
 betwixt the age of sixteen and thirty for his full time he hath to serue  
 upon his com<sup>ing</sup> in, which said Bond being read in Court, Judgm<sup>t</sup>  
 is granted by the Court to the plaintiff Against the defend<sup>t</sup> as Adm<sup>r</sup>  
 aforesaid for the said sume of One Thowsand pounds of tobacco  
 and one man seruant according to the Condi<sup>on</sup> of the said Bond

The plaintiff preferr'd his Bill of Cost to be allowed him in the  
 said suite, which the Court would not allow off being upon a dead  
 mans Estate, But that it may not remaine for a president hereafter  
 in such Cases, The Court hath thought fitt and doth hereby Order,  
 that from and after the last day of this Prouinciall Court, what per-  
 son or persons soeuer that shall be sued or impleaded for any debt  
 or debts be they of what nature soeuer and due uppon any dead per-  
 sons Estate, the person soe sued or impleaded being Cast in the said  
 suite shall satisfy & pay all Cost and Charges whatsoever that shall  
 accrue in th<sup>e</sup> said suite and usually allowed by this Court