

Liber M M His Excellency The Cap^t Generall upon the Suggestion of John Quigley on the behalfe of his partner Garrat Vanswearingen, that John Litchington Master of the ship Mary of London (for whome the said Vanswearingen was Security for his Dutyes) had absented himself and was gone into Virginia and it was conceived the ship would goe away without Clearing if not prevented, and so cause y^e sd Vanswearingen to come to be lyable to the forfeiting the bonds for w^{ch} he became Jointly bound with the said Litchington to ye Lord Proprietary, wherefore his Exc^{ty} upon the said Suggestion issueing an ord^r to the Sheriff of St Maryes County to secure the sayles of y^e said ship untill further order, and now here at this day the said Litchington Desired of y^e Court that his sayles might be to him Delivered, and the said Vanswearingen appearing and objecting nothing to the Contrary, It is by the Court ordered that the said Litchington have his sayles Delivered unto him accordingly, he paying the officer five shillings for his paines in securing them and no more.

Thomas Kerey having petitioned his Excellency The Cap^t Generall that having transported himself and family out of Virginia into this Province to inhabite, & for that Reason had Rights due unto him for three hundred acres of land, and George Johnson of p. 2 Somerset County having at that time power to prove Rights graunt warrants and Survey Land the said Kerey applyed himselfe to y^e said Johnson for the same and having pved Rights to 300 Acres of land before the said Johnson had a warrant for the same & the said Johnson Surveyd 300 Acres accordingly for the said Kerey but never returned the said Rights or Certificate to the Secretaryes office to be recorded to the great Damage of y^e sd Kerey, and his Excellency having Comanded the said Johnson by his warrant before this Co^{rt} to answer the same, who this day appearing alledged that he had Returned the said Certificate & Rights for 300 Acres for y^e sd Pet^r, to the Secretaryes office but that the Pet^{rs} name as he understood was Carey to w^{ch} being but a mistake the said Johnson was Discharged and the Records being searched a Certificate was found in lib ff ff fol 500 made by the said Johnson of 300 Acres of Land called Charges Adventure Surveyd for Thomas Carey. but the Rights appeared not wherefore it is ordered by the Co^{rt} that the said Carey pve his Rights anew and that Patent issue for ye sd land according

Christopher Rousby and ffancis Swinfen petition this Court that they were Sum^{oned} to appeare as witnesses in December Co^{rt} 1669, on the behalfe of Thomas Tovey p^{it} ag^t Thomas Brooke defend^t, and so from Court to Court untill Aprill Court last past being nine Courts in number, during all w^h time they did attend (as required