

ment and record Which is granted them. And the Said Thomas Ennalls by Tho<sup>s</sup> Bordley and Michael Howard his Att<sup>ys</sup> Comes and defends the force and Injury when etc. And prays leave to Imparle here unto untill Next Court and he hath it And the Same day is given to the plaintiff also.

[437] At which Said Next Court To Witt the twentyeth day of Aprill Anno Domini one thousand Seven hundred and twenty one Come again the Said Thomas Ennalls by Thomas Bordley his Attorney But the Said William Dorrington and Richard Hooper altho' Solemnly called Come not nor do they further prosecute their Appeale afores<sup>d</sup> ag<sup>t</sup> the Said Tho<sup>s</sup> Ennalls with Effect. Therefore it is Considered by the Court here the Said twentyeth day of Aprill Anno Dni Seventeen hundred and twenty one that the Said W<sup>m</sup> Dorrington and Rich<sup>d</sup> Hooper and their pledges of prosecuting be in Mercey etc. And that the names of the pledges be sought for etc. And that the s<sup>d</sup> W<sup>m</sup> Dorrington and Rich<sup>d</sup> Hooper go thereof Without day etc. And further it is considered that the s<sup>d</sup> Tho<sup>s</sup> Ennalls recover ag<sup>t</sup> the Said W<sup>m</sup> Dorrington and Rich<sup>d</sup> Hooper the Sum of                      pounds of tobacco to the s<sup>d</sup> Tho<sup>s</sup> Ennalls by the Court here adjudged According to the forme of the Statute thereof lately published and provided for his Costs and Charges by him about his Defence on this behalf Laid out and expended And that the s<sup>d</sup> Tho<sup>s</sup> Ennalls have thereof his execution

[TB] Thomas Wells v Charles Carroll  
Scire facias

MARYLAND ss Charles Absolute Lord and Prop<sup>ty</sup> of the Provinces of Maryland and Avalon Lord Baron of Baltemore etc. To the Sherriff of Ann Arundell County Greeting Whereas Thomas Wells of Prince Georges County in our High Court of Appeals and Errors before our Governour and Council on the twenty Sixth day of May Anno Domini one thousand Seven hundred and twenty Obtained a Judgment against Charles Carroll late of the City of Annapolis Esq<sup>r</sup> Whereby it was adjudged ordered Sentenced and Decreed the said day and year that the Said Charles Carroll or his Attorney not having filed any reasons or Errors on An Appeal brought by him the said Charles Carroll from the Chancery Court to our Said Court of Appeals against the Said Thomas Wells according to the rules of the Said Court that the Same Appeale Should be dismiss and that the Same Thomas Wells should recover of the Said Charles Carroll the Sume of three thousand four hundred and Eighty three pounds of tobacco Adjudged him by the Said Court for his Costs and damages by him about his Defence in that behalf expended And that the Said Charles Carroll is Since dead as by the Insinuation of the Said Thomas Wells We have Since received And that a certain Charles Carroll of the City of Annapolis [438] Gent his Son, is executor of the Last will and Testament of the Same Charles Carroll as by the Insinuation aforesaid we have received We therefore Command you that by good and Lawfull men of