

Thomas Cockey William Rogers James Govane [714] Patrick Sympson of Annarundell County Gent and John Cockey of Baltemore County Gent his Securitys in the Penal Sum of Three Thousand Pounds Sterling Payable to the Said Bordley on Condition to prosecute with Effect an Appeale Entered to be Brought before his Majesty and Council from the Last Judgment Obtained as af^d and to pay and Satisfye unto the Said Bordley fourteen hundred and forty Pounds Sterling And Seven hundred and Sixty Nine Pounds Tobacco debt and Cost Recovered by Said Bordley Against your Petitioner in the Provincial Court together with the Cost that had been Adjudged in the S^d high Court of Appeals and Errors and Shall be Awarded by his Majesty in Council to be paid to Said Bordley by your Petitioner in Case the Said Judgment of the Court of Appeals Should be Affirmed which Said Security was Approved of by the Said Court of Appeals and the Appeale On the Said fourth Day of June was thereupon granted That on the allowance of the af^d Appeale Altho the Said Thomas Bordley was present in Court and Ninian Mariarte Son to Daniel Mariarte Gent. High Sherriff of Annarundell County One of the Under Sherriffs of the Said County and the Clerk of the Provincial Court were all present on granting thereof Your Petitioner to Prevent his being taken in Execution Or his Effects Seized by Vertue of the af^d Judgments Served the Said Bordley the Under Sherriff af^d and the S^d Clerk of the Prov^l Court Severally with an Attested Copy Under the hand of the Clerk of the Court of Appeals of a Minute of the allowance of the af^d Appeale as by an Attested Copy of the Said Minute of Allowance and Affidavit of the Service thereof herewith produced Appears. That Notwithstanding whereof on the Sixth Day of June Last your Petitioner by Virtue of a Writt of Capias ad Satisfaciendum most Unduly and Improvidently taken out of the Provincial Court On the Judgment recovered by the Said Bordley Against your Petitioner by Daniel Mariarte Gent high Sherriff of the County af^d in Contempt of the Appeale and Supersedeas af^d and Notice af^d to him and them given hath been falsly taken in Execution and Imprisoned and Still kept in Close prison in the Goal of the City of Annapolis Contrary to the Right of all his Majestys Subjects and the Laws of Great Brittain and this Province That on rendering Judgment Against your Petitioner in the Provincial Court Daniel Dulany and Edmond Jennings Gent Your Petitioners Attorneys Did Appear and Prayed an Appeale from that Judgment to your Excellency and Honours in the Court of Appeals in which Court they were practitioners and Attended thereon and proceeded So far in the Cause that they ordered the Transcript of the Judgment to be made out and Charged their fees to your Petitioner that Nevertheless on the Tryal of your Petitioners Cause in the Said Court the Said Attorneys Declined to be any farther Concerned therein and that Dureing the Whole Time of this Your Petitioners Confinement he has been Destitute of Council Particularly of those whose Council and advise he believes he is Intituled to by Law and Oblidged to Employ other Council who