

were Intirely Unacquainted with the Circumstances of your Petitioners Cause Wherefore he Prays Minute may be thereof made and that your Excellency and Honours will be pleased to give your Opinions in relation thereto Your Petitioner Likewise Conceives it is Agreeable [715] To reason and no Ways repugnant to Law Wherever a Judgment is unduly recovered. Or Judicial process Unduely or Erroneously Issued

The Court before whom the Cause Last was may Quash that Process and Order the Party to be Set at Large and Vacate Such Judgment as af<sup>d</sup>

Your Petitioner therefore humbly prays your Excellency and Honours Consideration of the whole Premisses and that he may be relieved therein According to Law and that if the Cause be as represented by your Petitioner that the Sherriff of Annarundell County may be Directed to Set your Petitioner at Large

And Your Petitioner as in Duty bound Shall pray etc.

July 19<sup>th</sup> 1726

M Macnemara

MARYLAND SS. To His Excellency Charles Calvert Esq<sup>r</sup> Governour of Maryland and to his Lordships Honourable Council Sitting as a Court of Appeals and Errors. The Humble Petition of William Rogers of the City of Annapolis in the Province af<sup>d</sup> Gent.  
Humbly Sheweth

That your Petitioner and a Certain Robert Gordon of the af<sup>d</sup> City Entered into Bond with a Certain Thomas Cockey to a Certain Thomas Bordley of the City af<sup>d</sup> Dated the Twenty Seventh Day of May Seventeen hundred and Twenty four in the Penal Sum of fourteen hundred and forty Pounds Sterling Conditioned for the Payment of the Sum of Seven hundred and Twenty Pounds Sterling the Contents of a Sett of Bills of Exchange drawn Per Said Thomas Cockey on a Certain Jonathan Forward Merchant in London that the Bills were protested and returned and the Bond put in Suite Against your Petitioner in the Provincial Court and on the Nineteenth Day of October Seventeen hundred and Twenty five the Said Thomas Bordley recovered Judgment there for the af<sup>d</sup> Penalty and nine hundred and thirty five Pounds of Tobacco Cost of Suite from Which Judgment your Petitioner According to the directions of the Act of Assembly prayed An Appeale to your Excellency and Errors in the High Court of Appeals of this Province Which was granted on giving good Security and the Day thereafter Security was given and Approved of by the Said Court Thereafter the Transcript of the Judgment af<sup>d</sup> was Sent up to the Said Court of Appeals and Sundry Errors Assigned and the issue in Law thereon made up and on the Second Day of June Last the Same Came to be Argued before your Excellency and Honours Sitting as a Court of Appeals and Errors Whereupon you were pleased to affirm the Judgment of the Prov<sup>l</sup> Court that on the Affirmance thereof your Petitioner by his Attorney in Court and in Presence of the Said Thomas Bordley Prayed an Appeale from the [716] Judgment of the Said