

Ought to be tryed by a Jury of the Vicinage of the Place
 where his offence was committed, your humble Suppliant
 Concurring thereto Commission to be so Exequatur as that
 it reacheth all the adjacent Governments (and Maryland
 Inclusive) doth humbly offer that his Tryal was not
 according to the Laws and Customs of England no part of
 the Jury that went upon him being of the Vicinage but
 not of the County of Talbot in Maryland where he was
 committed and your Suppliant Concurring that a Jury or
 part of the Jury might have been Summoned in Talbot
 County or any part of Maryland by the force of the said
 Commission, and he also in due humility offers that by
 the 24th Act of Assembly in 1662 concerning the Tryals
 of Criminal Causes tryed in the County where the said committed
 ought to be summoned upon the Vicinage so that he supposed
 the s^r Com^r of Oyer and Terminer hath not been well and
 suffitly perused in the late Tryals and proceedings against him
 and your Suppliant doth further humbly offer that in
 Judgment of there is no Specification of the River Creek
 Town Parish or hundred way not of the County nor foynes
 where the said said was committed whereas the Laws and
 Customs of England do require (in all Judicium) a particular
 relation of the very place w^t the parish hundred and
 County where it lyeth to helpe that the Prisoner at the
 bar may not suffer any prejudic though want of
 certainty wheredunto he might plead.

And your humblye Suppliant doth further
 Submissively Offer that the said W^t or parishes affarow
 for his tryall did not amount to the number of twenty four
 persons whereas he humbly Conciues that (by the English
 Laws and Customs) that Number was required to make a
 (perfect)