

*Edward Randolph v. John Blackmore and Ship Ann.* Criminal information upon identically the same offense, brought nine months later than the preceding. The record of this second proceeding is incomplete.

*Elizabeth Blackiston, Executrix of Nehemiah Blackiston, deceased, Collector of the Customs for the Potomac District v. Charles Carroll.* Criminal information for importation of beer without payment of duties claimed under the stats. 3 Henry VII, ch. 8, and 12 Charles II, chs. 23 & 24, and an act of the provincial assembly of 1692.<sup>1</sup>

*His Majesty v. Richard Sweatnam and Elias King.* Although charged with different crimes, Sweatnam with perjury and King with bribery, these two cases were brought together to the Court of Appeals by the attorney general for reversal of acquittals. The record here does not include a transcript of any of the proceedings in the provincial court; they are found in the unpublished records of that court.<sup>2</sup> The appeals were dismissed.

*Gabriel Parrott v. His Majesty.* From a conviction on a charge of perjury. The interruption of the record after Denton's death occurred after only part of the proceedings in this case had been recorded.

*Thomas Macnemara v. Her Majesty.* From a conviction of homicide by chance medley. The writ of error was sued out after allowance of benefit of clergy and burning in the hand, and after a writ of inquiry into assets of Macnemara's had been issued and returned.

*John Davison v. His Majesty.* Cause abated by death of the appellant before any proceedings taken in this court, and transcript not copied into the record. The provincial court records show that the case was upon an indictment for "trespass."

*William Vernon v. His Lordship.* From a conviction on a charge of horse stealing. Writ of error issued after payment to the owner of fourfold the value of the horse, whipping, and standing in the pillory. The attorney general not opposing, the judgment was reversed eight years after the conviction and the amount of the fine ordered to be repaid by heirs of the owner of the horse. Error was assigned generally in an insufficiency in the indictment and in the *venire facias juratores*, and the proceedings thereunder.

#### VIII. DEBT

*Henry Hawkins v. Philip Lynes.* On bond to pay an amount of tobacco. Converted into a suit upon attachment upon the return of summons of the defendant twice: *non est inventus*.

*William Parker v. George Lingan, Administrator of John Abington.* On a protested bill of exchange. Dismissed for want of any transcript of the record in this court.

*John Salter v. Clement Sale.* Upon bond for the sale of tobacco.

*Magdalen Edmondson, Administratrix of James Edmondson, Heir of John Edmondson v. Hugh Hall, Administrator of Hugh Hall.* Upon bond for payment of £121. An accounting ordered, as previously stated.<sup>3</sup>

<sup>1</sup> Ch. 22, *Archives*, XIII, 466.

<sup>2</sup> MSS. Provincial Court Records, Liber T. L., no. 1, 110, 507, 509, 676, 703, 704, and 810.

<sup>3</sup> Above, § ii, *Account at Common Law*.