

his remedy at Law against him

Phillip Lynes

The said Lynes alledgith that Henry Hardy of
Charles County the Receiver of him the said Lynes
did come to Mr. J. Lynes house and in a huffing manner
told him that in the name of the R. Hon. the Lord
Proprietor he did arrest him, without shewing either
writt or Disputation, or declaring at whose suite,
whereat the said Lynes, not knowing him to be any
Officer of the Sheriff, but a servant of his owne
employed by him, took occasion its time to correct
him and wove him out of doors.

Robt. Doyme

The said Doyme affirmeth that the said Lynes was
legally served with an Execution by the Lawfull
Officer Henry Hardy w. he came prooves sufficiently
and therefore insists upon the returne by him made
of the ord. of the board, wherein if he have wronged
the said Lynes, he shall haue his remedy at Law.

Council R. full
come: Mr. Doyme
returne

Resolved that the returne made by the said Sheriff
Mr. Robert Doyme by virtue of the ord. of the board must
be accepted as good and perfect, and that the said Lynes remaine
a prisoner until next Court; and that if the said Doyme
came prooves the writt legally served, and that the Dep.
Henry Hardy specially appointed did in presence of others
produce the writt and Disputation, the same wth stand good
if not the said Lynes shall haue his remedy at Law.

[Large decorative flourish]

At a Council held at the City of St. Maries the 5th day
of March Anno Domini 1685. Present

God Wm. Dwyer
God Henry Darvall
God Wm. Dwyer

God Wm. Dwyer
Mr. Court Hill

Richard J. ...

Com: Mr. Thomas ...