

Liber A. 2^{da} Junij Be it knowen vnto all men by these p'sents that I William Bretton of Newtowne in the Province of Maryland gent have sold and delivered and by these p'sents doe sell deliver and make over vnto Richard Bennett of the same place Planter for a valuable consideracōn two Cowes and two bull Calfes by their sides marked with my owne proper Marke viz. over and vnderkeeld the right Eare (comōnly called a fflower de Luce) and cropt on the left Eare. named Good Luck being five or six yeares old, and Small Cole being three or fower yeares old And further I the said William Bretton doe hereby Warrant & mainetaine the sale of the said Cattle vnto him the said Richard Bennett his heires or Assignes for ever against all iust claymes in Lawe Whatsoever Witnes my hand
Witlm Bretton
 Testes Richard Browne

At a Court held at St Maries Ven^{ris} primo Junij 1649 p'sent { Thomas Greene Esq^r Governor
 Cap^t John Price
 M^r Thomas Hatton Secretary

Vppon the Accōn of Phillipp Land Plte v^rsus M^{rs} Margaret Brent deft being for 301^l of Tob: and caske due vppon Accompt, the defendant confessing the debt The Court doth order that shee make paym^t thereof.

In the Cause betwixt Marks Pheypo and Nicholas Keeten pltes and ffrancis Pope def^t being for a parcell of land for w^{ch} the plte Pheypo alleadgeth hee had a Warrant of Survey w^{ch} (as appeared) was not executed, but the same was afterward surveyed and laid out for the deft who hath built and cleered therevppon. The Court sawe noe cause to relieve the plte herein And ordered that the Cause should stand dismissed.

In the Cause betwixt Marks Pheypo and Nicholas Keeten pltes against James Johnson def^t, the matter of Complaint being vppon the same grounds as that against ffrances Pope The Court likewise ordered that the same should bee dismissed.

The matter in question betweene M^{rs} Margarett Brent on the behaulf of M^{rs} Ewre plf and Anthony Rawlins deft being for a Heifer w^{ch} as the plfe alleadgeth the def^t had by a private Conveyance from W^m Hardwich and w^{ch} did never belong to the said Hardwich or Thomas Sturman but as she probably beleiveth vnto M^r Ewre. Vppon debate whereof and vppon
 p. 252 oath made This Court conceived there was some probability that the said Heifer was one of M^{rs} Ewres stock and might have beene heretofore plundered, and doth therefore order that the said William Hardwich shall by Michās next