

Nicholas Cawsseen *plt* } Upon Reading of a former Order of this Liber B.
 W^m Smoote *Defdt* } Court made in this Cause 20 October last
 and of the Deposition of ffrancis Morgan in the Said Order
 Mencōned and now pduced into this Court by the p^{lt} accord-
 ing to the direccōn of that Order whereby it appeared that the
 whole debt mencōned in that Order remained Still due It is
 therefore Ordered that the S^d *Defdt* Shall forthwith pay unto
 the Said Complayn^t the Seaven hundred eighty and eight
 pounds of Tobacco and Cask mencōned in the former Order
 with Charges of Court, And the Bill is to be delivered up to
 be Cancelled.

I Cap^t ffrancis Morgan of York County in Virginia doe in
 Answer to this within Order of Court granted at S^t Maries in
 Maryland the 20th of October 1651 Concerning a debt due by
 Bill assigned over to Nicholas Cawseen due from W^m Smoot,
 That I the Said Morgan did never by my Self or by any Other
 for my use receive any pay or Satisfaction for the Said within
 debt of 1188^t tob and Cask or any part or parcell thereof from
 the Said Smoot or any for him But that it was intire and
 wholly due when I assigned it to Cawseen, To the which I
 have deposed in our County Court held at York this 24th of
 November 1651 ffrancis Morgan

Jurat in Cur Test Rob Bouth Cl. Cur

Capt Edward Hill by John Hallowes *plt* } The Complayn^t Sues for three
 his Attorney } Gunns delivered to George Man-
 The Widdow Manners *Defdt* } ners deceased by M^r Copley to
 keep for the p^{lts} use, to which the *Defdt* the Adm^rx alleadgeth
 She knows not of any Such Gunns, Whereupon Nicholas Keet-
 ing (at the request of the Said Hallowes) deposed on the P^{lts}
 behalf in Open Court that he heard George Manners Say he
 had three Gunns in his Custody which belonged to Cap^t Hill,
 and that he the Said Keeting had made use of two of them a
 Short and a long Gunn, It is therefore Ordered that the S^d p. 260
 three Gunns be delivered to the Said Complayn^t or to his S^d
 Attorney for his use and to be left out of the Inventory of the
 Decedent's Estate

George Mee *plt* } The Comp^t Sues for Seven hundred
 Widdo Manners *defdt* } eighty two pounds Tob & Cask out of the
 Estate of George Manner deced and proved by the Oath of
 John Prince upon Record, And the *Defdt* Rebecca Manners
 the Adm^rx not being able to make any objection to the Con-
 trary It is Ordered that the Complayn^t Shall be paid his Said
 debt out of the Decedents Estate after the time limited by the
 Custome &c