

Liber B. She for Rob^t Taylor tooke a false oath for your master. And
 further Saith not Francis Walton
 Sworne before me this 7th may
 1653 Ri: Preston

William Hanington aged 21 years or thereabouts Sworne &
 Examined, Saith, That what ffrancis Walton hath declared is
 truth, and further Saith not
 Sworne before me this 7th may William Hanington
 1653. Ri: Preston

Articles of Agreement betwixt George Rapiar
 Musision of the one parte and John Carrington
 planter of the other part. Wittneseth.

Imp^r That the Said George Rapiar doth bargaine & agree
 with the Said John Carrington to Sell and make Good the
 Sale of the Moyety or one half of the Cattle now in the pos-
 session of the Said Rapiar viz^t one Cowe two heifers one yearling
 and a Cow calfe Secondly the Said Rapiar doth firmly by these
 presents make over unto the Said John Carrington or his
 assignes one hundred acres of Land opposite to the land now
 in possession of Cap^t Brent, being the Moyety or one half of
 two hundred acres lately laid out upon the Said Rapiars Rights
 by m^r John Lewger Deputy Surveyor. In Wittness hereof I
 have hereunto put my hand this 9th August 1653.

Wittness the mrke of George Rapiar
 Henry Coursey.

In Consideration of the abovesaid Articles of the Said
 Rapiars, I the Said John Carrington doth bind my Self my
 heirs and Assigns firmly by these presents to pay or Cause to
 be paid unto the Said George Rapiar twelve hundred pounds
 of Tob: & Caske or to whom he Shall appoint the Said To-
 bacco to be paid unto, which is in consideration of the Said
 Moyety of Cattle mencōned in the Said Rapiars Covenant the
 S^d Tobacco to be paid at the Said two Covenanters parting of
 Copartnership or at the Death of him that Shall first decease
 this Life. And In Consideration of the Said hundred acres of
 Land mencōned as aforesaid, I the Said Carrington doth Cov-
 enant and agree with the Said Rapiar to live and Inhabit with
 him for the terme of two years to help to Settle and Cleare the
 Said Land Soe Covenanted and agreed upon as aforesaid, And
 that all Necessaryes after the date of this writing bought by
 Either party Shall goe in Copartnership betwixt the Said Cov-
 enantors and that both of them Shall be at Equall proportion
 of Charge for all things bought or procured into their family
 towards house keeping, viz^t Clothes or other Necessaryes