

Said Watson appearing by his Attorney Cap^t Waring who
confessed Iudgm^t The Court doth order that the Said Watson
Shall Satisfie the Said Nine hundred and ninety pounds of
Tobacco with one hundred and Sixteen pounds of Tobacco for
forbearance & Cost of Suit or Else Execucōn

Liber B.
No. 3.

John Lewger }
Thom: Mitchell } Whereas it appeareth to this Court that Iohn
Lewger Standeth indebted unto Thomas Mitchell
the Sumē of two hundred pounds of Tobacco as by Bill
appeareth, And Walter Hall Attorney of the Said Lewger
Confessing a Iudgment upon the Said Debt, The Court doth
order that the Said Lewger Shall Satisfie the Said debt with
Cost of Suit or Else Execution.

William Ireland plft }
Cap^t Morgin defendt } Whereas William Ireland Servant to m^r
William Parker, hath Petitioned to this Court
That Cap^t Morgin did unhumanly beat him, and also hath
Complained to this Court, that the Said Morgin doth Exact
that he the Said Ireland, and the rest of the Servants in that
family Should beate their Victuals in the Night and that they
often times want Victuals, The Court taking the Said Severall
Complaints into Consideration doth order that the Said Cap^t
Morgan do hereafter forbear to beate or Strike the Said
Ireland unlawfully, and that he doth not Exact that the Said
Ireland doe beate in the Night time but at a Seasonable time
in the yeare or in Case of Necessity, And that the Said Cap^t
Morgin provid Sufficient dyett for the Said Ireland and the
rest of the Servants of that family.

Nonsuit is Granted to m^r Gerrard in Action depending
between Cap^t Mitchell plft and him the S^d Gerrard def^t with
fiftie pounds of Tobacco Damage

At a Provinciall Court held at Putuxent for the
Province of Maryland the 23^d of September 1657
Commissioners Present as the Day before

Reference inter In^o Nevill & the wife of Iames Attcheson

The Case of Iames Attcheson Concerning Iohn Nevill & the
S^d Attchesons wife is referred to the next Court

The Court doth order with the Consent of both parties that
the matter depending between Thomas Seamer plft and Major
Iohn Billingsly defendant be refer'd to the Determination of m^r
Michael Brookes and m^r William Ewen, And in Case the Said
Arbitrators do not agree then to Chuse an Umpare, and
according to the Said Arbitration

p. 302

The Court to Order accordingly.