

Therefore It is Considered by the Court th^t the war^t Plead^d by the deffend^t Could not by Vertue of any Conditions of Plantacōns be surveyed vpon any Land fform^rly Escheated to his Lorp^s

Kent Co.
Ct. Recs.

The Court doth therefore Judge That the Land Conveyed by Brookes to the Plant, bee by the Shirriffe put into his possesⁿ & That the Defendent pay to the Plantive ffive Thousand ffour hundred forty & ffower pounds of Tob. over and Above all Officers fees incurred in this suite, And to provide the Plantive Convenient housing for himselfe, his wife & goods to be in, wthin ten dayes But th^t the said Tho: South & Thomas Hinson shall remaine on the s^d Plantaⁿ wth out molestacōn of the Plantf. till the Crop be throughly cured & finished.

Margret Brent Complaines against Abraham Holeman in an Acoⁿ of the Case to the Vallue of ffive Thousand Pounds of Tob^o & for this bringeth her suite

Brent v.
Holman

War^t Issued returne from the Shiriff 20th of the same mo.

Whereas the Court not findeinge any Cause whereby the Defendent should be Arrested & Impleaded, the Court doth therefore Order th^t the Suite be dismist, & A non suite granted to the Deft, wth Cost of suite, Else Execⁿ

Tho: Ringgold Planf^t the Atturny of W^m Boreman John Deere Defent, war^t ret. & 3 suppenes.

Boreman v.
Deere

Whereas Thomas Ringgold the Atturny of Will. Boreman not making any thinge Appeare to this Court, for occation of A suite, by testimony, or any other writeinge, whereby That John Deere was Ingaged to make delivery of A Stocke of Cattle w^{ch} M^r Ringold Bought of W^m Boreman as M^r Ringold doth Express in his Petcōn.

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The Court doth therefore Order that the Plantive shall be non suited granted wth Cost of suite to the Defend^t Else Execucōn

To the hon^{ble} Gou^r & Councell wth the Rest of the Com^{rs} on the Isle of Kent.

The humble Peticōn of Tho: Ringgold the Atturny of W^m Boreman Sheweth

That whereas yo^r Pet^r haveinge bought certaine Cattle ffrom M^r Boreman w^{ch} Cattle ware left in the Custody of John Deere, who hath taken vpp & had the Profit of the s^d Cattle & yo^r Pet^r cannot gett Possession all though he hath divers times Demanded the same yo^r Pet^r Craues of this hon^{ble} Court to Cause & Compell the said John Deere to make a ffull delivery of all such Cattle &

You^r Pet^r shall ever Pray &c.

Abraham Holeman sworne in Court 20th July 1658 Saith. That John Deere tould yo^r Depon^t he had one Cow of William Boreman &