

Vppon the demand of the pff, concerning a Steare, killed by the dēft & belonging to the pff, The dēft alleageth th<sup>t</sup> he sent to the pff, concerning the mark of the Steare, & if th<sup>t</sup> it did belong unto him, to come & mak claime thereof, & hee would satisfy him therfore.

Liber  
P. C. R.  
Barnaby  
Jackson v.  
William  
Stone

Thomas Griffin sworne sayth, That there was a Steare killed att his Masters howse, w<sup>ch</sup> was not marked w<sup>th</sup> his masters marke.

Respited till next Prouinciall Court.

The Court adiornd by the Gouverno<sup>r</sup> till afternoone.

Thursday afternoone All p<sup>ent</sup> as afore (Except M<sup>r</sup> Nath: Vtye

The pff producing a Bill or Couent, signed by the dēfts, for fowre hund<sup>d</sup> & fowrty pounnds of Tob in cask, The dēft alleageth, that hee is sued for the Bill, before th<sup>t</sup> Tob is cured or payable, & promised the pff to pay him Two months agoe. It is Ordered th<sup>t</sup> both parties bare their owne charges, & th<sup>t</sup> the dēft pay the pff fowre hund<sup>d</sup> & fowrty pounnds of Tob in cask, when the Tob is cured & payable.

Philip Land  
v. Emperor  
Smith

Vppon the Pet<sup>n</sup> of the pff, alleaging th<sup>t</sup> hee was arrested in Charles County for debt, & being proued th<sup>t</sup> the Debt for w<sup>ch</sup> the pff was arrested was not due (as by the s<sup>d</sup> Order in th<sup>t</sup> Court may appeare) & likewise hee being prisoner from the 27<sup>th</sup> of July, untill the 20<sup>th</sup> of August following he only demandeth of the dēft satisfaction for his trouble & charges of suite. The dēft sayth, th<sup>t</sup> it was a mistake in the Sheriffe, & also th<sup>t</sup> hee agreed w<sup>th</sup> the pffs mate, for the charge.

Empson v.  
Marshall

John Neuill aged 40 yeares or therabouts sworne Sayth That Thomas Baker & this Depon<sup>t</sup> walking in the s<sup>d</sup> Bakers plantaōn, The s<sup>d</sup> Baker told this Depon<sup>t</sup> th<sup>t</sup> Will<sup>m</sup> Marshall & he the s<sup>d</sup> Baker had agreed, & this was about Sunday was fortnight, & further this Depon<sup>t</sup> remembers th<sup>t</sup> Thomas Baker sayd it was for a wrong action, & further sayth not.

Will<sup>m</sup> Robinson aged 24 yeares or thereabouts sworne Sayth, That hee this Depon<sup>t</sup> about the first weeke in Septemb<sup>r</sup> last, did heare Thomas Baker say (as he the s<sup>d</sup> Baker came from the last Court held att Wicocomoco, in company w<sup>th</sup> Will<sup>m</sup> Empson & Will<sup>m</sup> Marshall) that Will<sup>m</sup> Marshall profered them 40<sup>l</sup> Tob p<sup>e</sup> day for their Court charges, & after a little consideraōn they did agree, & it was to bee sett on the backside of the Bill, & further this Depon<sup>t</sup> sayth not.

p. 123

And it appearing by the fores<sup>d</sup> oathes th<sup>t</sup> there was an agreem<sup>t</sup> made. It is Ordered th<sup>t</sup> the pff be nonsuited, not hauing any iust cause of accōn.

Vppon the demand of the pff, agst Cap<sup>t</sup> Will<sup>m</sup> Mitchell dēft, It is ordered th<sup>t</sup> the Attatchm<sup>t</sup> be continued, & th<sup>t</sup> the pff send the dēft word concerning the accounts specified in the Bill, & if the dēft appeare not att the next Prouinciall Court, uppon sufficient notice gyuen, Then the Court to proceed to Judgm<sup>t</sup>

Stone v.  
Mitchel