

Order of Court yo^r Pet^r was outed by the Sheriffe, & to his great preiudice forced to accept a new Tytle from M^r Edward Lloyd of the s^d Land purchased by him from Thomas Greene, who had married the Widow of Nicholas Haruey whose Land it was formerly. And further Sheweth that since th^t time & in this p^ent yeare yo^r Pet^r had five hogsheads of Tob Leauyed by way of Execuōn for his L^{ps} Rents notwthstanding the s^d Articles were neuer p^eformed, & it is held of M^r Lloyd, & not his L^p as more att large (relaōn to the s^d Articles & writings being had) may appeare.

Liber
P. C. R.

yo^r Pet^r therefore humbly moueth this hon^{bte} Court to take the premises into their Consideraōn, & declare whither hee ought to be chargeable wth the s^d Land, in order to the s^d Articles or whither hee ought to hold it by Graunt from M^r Edward Lloyd. And he shall &c:

Vppon the Petⁿ afores^d it is Ordered That when the Arreares of Rent to the Lord Proprietary bee payd & satisfyed according to th^t former Order for Extent, Then the Bond betweene the Pet^r & M^r Thomas Hatton his L^{ps} then Attorney Grafl Concerning the Extent be deliuered in, by M^r Secretary. And It is further Ordered th^t the heyre of the s^d Haruey pay his proportion of the arreares & Rent.

Judgm^t is Graunted to the p^{ff} agst the dēft for Three hund^d & Eighteene pownds of Tob & Cask.

Mr Will^m
Bretton v.
Walter
Smith
p. 206
Vid. fol. 142

The Dēft being lawfully summoned, & not appearing according to the writt.

The p^{ff} alleageth th^t hee deliuered to the dēft a man Seruant, in Consideraōn th^t the dēft should nurse the p^{ffs} Child. And further th^t the dēft was the occasion of his seruants going away in th^t time of seruice, & cause of his not working as was expected; hee hauing by this meanes lost the Crop of his s^d seru^t & satisfyed the dēft otherwise for the nursing of his Child.

Josias
ffendall v.
Michaël
Baysey
Vid. depos^{ns}
fol. 137

The dēft (p^r Attornat) sayth th^t hee did not counsell the seruant to goe away, & absent himselfe: But confesseth th^t hee promised to goe along wth the seruant to M^r Prestons, & see whither the s^d Seruant could obtaine his freedome or noe, w^{ch} (as he sayd) hee hoped to gett att Court.

The p^{ff} replyeth th^t the dēft ought to haue defended his owne Tytle & the p^{ffs} Tytle allso to the seruant att Court, w^{ch} hee did not, but quite contrary, neuer sending after him, but suffering him to loyter to & againe.

The Judgm^t of the Court is th^t the dēft shall make good the seruants Crop to the p^{ff}, according to their agreem^t for Twelue hunds pownds of Tobaccho & Cask.

Exeqⁿ
issued
vid. fol. 322