

lawfull Attorney, to arrest, sue, impleade, or imprison Thomas Pryor in my name for certaine Debts, w<sup>ch</sup> Orders of Court hath past agst mee

Liber  
P. C. R.

Wittnes Wilkes Maunder

Martin X Cole

The p<sup>f</sup> (p<sup>e</sup> Attornat Nicholas Gwyther) demandeth of the dēft One Thowsand sixty seauen pownds of Tob, w<sup>th</sup> dammages, accord- ing to Two seuerall Orders of Court in Virginia appearing Viz 23<sup>th</sup> Nouemb<sup>r</sup> 1658, for seuen hund<sup>d</sup> & seauenteene pownds of Tob. w<sup>th</sup> Court Charges. Allso another Order for Three hund<sup>d</sup> & fifty pownds of Tob. The s<sup>d</sup> Orders & dammages accruing for th<sup>t</sup> the p<sup>f</sup> trans- ported into this Prouince the Dēft, out of Virginia, hee being in- debted there.

Ordered th<sup>t</sup> the dēfts pay unto the p<sup>f</sup> according to his demand One thowsand sixty seauen pownds of Tob, w<sup>th</sup> Costs of suite & Likewise satisfy all such dammages as shall afterwards bee made appeare w<sup>ch</sup> the p<sup>f</sup> shall incurre by means of his the dēfts s<sup>d</sup> transport hither

To this demand being for 3000<sup>t</sup> Tob, The dēft sayth th<sup>t</sup> this Debt for w<sup>ch</sup> hee is arrested is a iudgm<sup>t</sup> of Court obteyned agst the dēft in Virginia by One M<sup>r</sup> Heale, & assigned ouer to the p<sup>f</sup> by the s<sup>d</sup> Heale, w<sup>th</sup>out his consent or knowledge, contrary to an Act of As- sembly in this prouince, w<sup>ch</sup> Judgm<sup>t</sup> is in nature of a specialty; & if the assignm<sup>t</sup> were allowed yett notw<sup>th</sup>standing the p<sup>f</sup> sueth him in a wrong accōn.

Nicholas  
Morris v.  
Gregory  
Marrell  
p. 212

The p<sup>f</sup> not appearing eyther by himselfe or Attorney, Ordered th<sup>t</sup> the p<sup>f</sup> be nonsuited & pay Costs of suite to the dēft.

Are called afore the Board & to the Barre John Williams, Mary Williams & Mary Clocker convicted of ffelony, And being demanded what they can alleage why Judgm<sup>t</sup> of Death should not bee pro- nounced agst them, Who alleaging nothing, Craue mercy, The Gouverno<sup>r</sup> pronounced sentence, Ordering the Sheriffe to returne the s<sup>d</sup> Prisoners from whence they came, & thence to Exequution, & then to hang by the neck till they bee Dead.

Attorney  
General v.  
Williams &  
Clocker

Was Called to the Barre Thomas Courtney convicted of Petite Larceny.

Attorney  
General v.  
Courtney

Ordered th<sup>t</sup> the Sheriffe take the s<sup>d</sup> Thomas Courtney, & forth w<sup>th</sup> giue him Thirty stripes. Writt ad Exequend<sup>m</sup>.

D<sup>r</sup> Luke Barber petitioneth the Court for a writt of Partition of the Plantaōn now in the occupaōn of Walter Hall, w<sup>ch</sup> hee hath formerly bought, & payd for, W<sup>ch</sup> was Graunted.

Barber v.  
Fox