

Wednesday 20^o febr, Present as yesterday

The Pft suies the dēft for two thowsand pounds Tobacco as by a Note vnder the hand of the said Thomas Belcher more at large appeareth (vizt) Captaine Guyther I pray faile not to pay vnto Captn Tilghman for my use, two thowsand pounds of Tobacco w^{ch} is for soe much goods bought of him here, therefore I pray besure to make him good payment, for it will much concerne my Credit, and in doing this for me you will obliedge S^r

Liber
P. C. R.
Feb. 20
Captaine
Samuell
Tilghman v.
M^r John
Bateman
Adm^r to
Thomas
Belcher
deceased

March the 4th 1658

Your freind to Serue you

Tho: Belcher

In presence of Henry Coursey

And upon oath made by the Compt in open Court that hee was not paid any parte of the said sume, The Court Ordered the dēft to pay the said sume of Two thowsand pounds of Tobacco forthwith with Costs of Suite.

Roger Moore Son to Richard Moore late of Patuxent deceased came this day into Court and complaines against John Hambleton Reputed Guardian to the Complainant that he does not giue him Clothes &c. W^{ch} Cause is hereby referred to the County Court to doe therein what is fitt and iust, And it is further ordered that M^r William Ewens take into his Care the Complainant, and to furnish him with such necessaries as is fitting vntill further order from the said County Court.

Moore v.
Hambleton

The Plantiffe demands Corne and Clothes according to the Custome of the Countrey after serueing his tyme wth the dēft of fower yeares. To w^{ch} the defend^t answered that he bought the pft for Seuen yeares, and there being no Indentures, and by the examination of one upon oath sworne in open Court that hee heard the pft say there was Indentures drawne for his serueing yeares, but did not signe to the same, And the Court haueing referred the matter to a Jury they retourned their Verdict as followeth

Wm Knags
v. Robert
Kenly

The names of the Jury

M ^r Richard Smyth foreman	}	[W ^m Styles	}	Jur
Walter Pakes			M ^r John Luger		
M ^r Nicholas Young			Hugh Beuin		
Michaell Basey			Richard ffoster		
Daniell Clocker			W ^m Harper &		
W ^m Browne			James Thompson		

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who retourned thus

The Verdict of the Jury wherein they haue agreed that a Seruant comeing in at Sixteene yeares of age wthout Indentures ought not to serue aboue fflower yeares according to the Custome of this Province, And It is furthermore agreed upon by this Jury upon