

M ^r Thomas Stone is Cred ^r 1660		
Rēcd the 17 th of October 1657 by 16 hhds in Cap ^t } Tilghman cont. neate 4980 at 2 ^d p pound. }	41	10 00
Rēcd the 26 th of June 1659 in Cap ^t Tilghman } 19 hhds cont. neate 7291 th at 2 ^d p pound }	60	15 00
Rēcd the 14 th of August 1660 29 hhds in Cap ^t } Tilghman Cont. Neate 9418 th at 2 ^d p pound }	78	09 08
For watches mending	00	10 00
	181	04 08

Liber
P. C. R.

The defd^t desires tyme till the next Provinciaall Courte which is granted and ordered accordingly.

John Hobbs by his peticoⁿ desires an Attaichm^t against the Estate of John Gotley which was granted accordingly

To the hono^{bte} Philip Caluert Esq^r Gouvernor and the rest of this hono^{bte} Councill.

The humble peticon of Thomas Southerne Sheweth That yo^r pet^r comeing into this Country a Servant was bound by Indenture for seaven yeares and the tyme being accomplish'd yo^r pet^r demanded his freedome of his Master Captaine Thomas Bradnox but he denyed the same Soe that yo^r pet^r was forced to sue in the County Co^{rt} at Kent And the Commission^{rs} findeing by five several deposicōns, that his tyme was expired was then vpon passing Judgem^t: And the said Captaine Bradnox craued an Appeale vnto this Pro^{all} Courte, as by the order will more at large appeare

Wherefore yo^r pet^r humbly Craues that yo^r honors would be pleased to grant order against his said Master Cap^t Thomas Bradnox for his corne and Cloaths due for his said servitude with such allowance as yo^r Honnors shall thinke meete for . . . longer which his said M^r deteyned him

William
Calvert Esq^r
by his
Guard the
Lord
Proprietary
v. Thomas
Stone
Hobbs v.
Gotley
Southern v.
Bradnox

Sattirday the three and twentyth of February 1661

Present as aforesaid

The Compt petitions to haue the def^t returned to his Service whoe went away before his tyme was expired as he alleadged the defd^t answeres put in peticoⁿ, And vpon the perusall of the proceedings of the County Courte at Kent had in this cause and of the deposicōns taken therein and noething by the pit or his Attorney appeareing matteriall why the def^t should not haue his freedom Corne and cloathes according to the custome of the Country The Judgem^t of

Feb. 23
p. 438
Thomas
Bradnox
upon an
appeale
from Kent
County v.
Thomas
Southerne