

Hunniford assigning her his Cabbin to lye in, & did lye downe priuately by her, for the space of halfe an howre, And whilst they were thus together This Dep^t heard the s^d Elizabeth utter words to this effect. Bidding M^r Hunniford be quiett for M^r Wills was awake yett, & further Sayth not

Liber
P. C. R.

Jurat Coram me Will^m Bretton.

Tho: Wills

Subpoen. (att the request of Rob^t Robins) to warne Christopher Goodwicker to be att the next Prouinciall Court 26 Aprill to testify his knowledge Concerning the s^d Robins & his Wife.

Charles Maynard demandeth warr^t agst Walter Hall in an accōn of the Case.

Maynard
Hall

Warr^t to the Sheriffe of S^t Maries County to arrest &c: Ret. next Prou: Court att S^t Leonards in the County of Caluert 26^o Apr.

Att a Court held att the Gou^{es} howse in Wicomoco Ryuer.

1658
April ?

Pr^t { Josias Fendall Esq^r Gou^r Cap^t Will^m Stone Ca^t: John Price
Philip Caluert Esq^r Secret. M^r Tho: Gerard. m^r Rob^t Clarke.

Uppon the Demand of M^r Job Chandeler & M^r Symon Ouerzee touching Co^h ffrancis Yardley's Land in Portobacco Creek, The s^d Co^h Yardleys right being made appeare in Court. The Opinion of the Court is th^t M^r Job Chandeler & M^r Symon Ouerzee afores^d haue Patt^t for the s^d Land. They being the Assignees of M^{rs} Sarah Yardley, Relict of Co^h Francis Yardley afores^d

Re Yardley's
Estate

Cap^t Will^m Euans, & M^r James Langworth brought the Will of John Greenwell before this Court, & shewed th^t in the s^d Will it was not sufficiently declared by whom the Estate was to be disposed, to the defraying of funerall charges, & paym^t of Debts. The Child being constituted Exequuto^e, But not till after Debts & funerall charges were defrayed. The Opinion of the Court was That although they were left as Ouerseers only to the Exequuto^e named (who was under age) Notwthstanding they might take the Estate into their hands & pay debts [and] funerall charges. And after manage the same to the use aduatage . . . till hee . . . full age & soe Ordered accord . . .

Re Green-
well's Estate

Uppon the difference between Cap^t Will^m Stone, & Will^m Boreman touching the s^d Boremans Land att Nangemy. It appearing to this Court, That the sayd Boreman did not legally pursue his warrant for 400 Acres of Land, wthin the time, in the s^d warr^t prescribed. It is Ordered by this Court That a Pattent immediately be passed to Cap^t Will^m Stone of the Land by him demanded. And in regard That the s^d Boremans right, to soe much Land doth yett remaine

Stone v.
Boreman
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