

& defend the said land for yo<sup>r</sup> pet<sup>rs</sup> heires Ex<sup>rs</sup> Adm<sup>rs</sup> & Assigns peaceable & quiett possōn thereof for ever & of every pte & parcell thereof without lett or molestacōn & this att their owne proper Cost & charge of lawe ag<sup>t</sup> all clayme or claymes w<sup>t</sup>soever or else to pay or cause to be payd vnto yo<sup>r</sup> pet<sup>r</sup> his heires Executors Adm<sup>rs</sup> or Assigns by him the s<sup>d</sup> Gerrard his heires Ex<sup>rs</sup> Ad<sup>rs</sup> or assigns the full & iust Sumē of twenty thousand pounds of good sound merchantable leafe tobacco and Caske pitcht and Culed from ground leaues & seconds att or upon the 10<sup>th</sup> Sept. next ensueing the date hereof in some Convenient place or places of Charls or S<sup>t</sup> Marys Countys And yo<sup>r</sup> pet<sup>r</sup> &c.

Liber  
P. C. R.

Reffered till next Co<sup>rt</sup>

Richard Cragbone The Administrator of Thomas Elston desires a Quietus of the Estate of the said Elston, It is therefore ordered that any person that shall p<sup>r</sup>tend to any Credit to that Estate doe come in and make itt appeare before the next Co<sup>rt</sup> other wise a Quietus est to be granted and that this be affixed att the Co<sup>rt</sup> doore.

Re Elston's  
Estate

John Gittings Clrc.

Wednesday the 4<sup>th</sup> of June 1662

June 4  
p. 1042

Present The Leuitenn<sup>t</sup> Generall Philip Calvert Esq<sup>f</sup> deputy Leiu<sup>t</sup> Henry Sewall Esq<sup>f</sup> Secretary Robert Clarke Baker Brooke and John Bateman Esq<sup>rs</sup> Councillors

Then was called Thomas Wright Indicted for hogs stealeing by the Grand jury

Attorney  
General v.  
Wright

The Sherriff makes Proclamacōn (vizt)

If any person or persons whatsoever can giue any Evidence ag<sup>t</sup> Thomas Wright, on the behalfe of the Lord Proprietary, for the Prisoner stands upon his Justificacōn.

Proclamacōn being made three tymes, and noe man appeareing to prosecute, The Prisoner is cleared by Proclamacōn

Knowe all men by theis p<sup>r</sup>sents that I John Sinkler and Robert Kingsbury doe Engage our selues to binde over both our Estates for the sattisfaccōn of a debt of twelue thousand three hundred Seaventy foure pounds of Tobacco and Caske And wee both doe Engage our selves to give bond, and to owne the same bond the next Co<sup>rt</sup> As Wittnes our hands this 26<sup>th</sup> of February 1660 Bond being taken and owned in Court this to be voyd and none Effect

Devorax  
Browne p.  
Attorn. Jno.  
Bateman v.  
Sinkler &  
Kingsbury

John † S Sincler his marke

Rob<sup>t</sup> K Kingsbury his marke

Testes James Veitch John Sutton:

Ordered that they doe giue bond according to the Tenor of the Obligacōn produced in Co<sup>rt</sup>