

**Liber** yo<sup>r</sup> pet<sup>r</sup> legally dem<sup>ded</sup> possession and forbid and forewarned the  
**P. C. R.** said Hill further to intermedle therew<sup>th</sup> yett he still holdeth & per-  
 sisteth in the same.

He Therefore prayeth that yo<sup>r</sup> pet<sup>r</sup> by Order of this hono<sup>ble</sup> Co<sup>rt</sup>  
 may be in Quiett possōn thereof and the said Hill Ordered to pay  
 dañage and Costs of suite And he shall pray &c.

The Def<sup>t</sup> answeres that he is possessed by the Guardians of Joseph  
 Boulett and the Guardians pleade in behalfe of the Orphan Age  
 Prier [right]

And the Board Considered that the Tryall was not Betweene Coff  
 William Evans and Bolett, but Betweene Coff William Evans and  
 Francis Hill which Hill being of full age they cannot allowe age  
 prayer Therefore proceed to the prooffe

The Board finds Francis Hill guilty of the Trespass, The p<sup>t</sup>  
 proues the Lease Entry and Outry

**p. 1112** M<sup>r</sup> Robert Clarke sworne in open Co<sup>rt</sup> sayth that he . . . . William  
 Bushell as the Brother of . . . . and further sayth not . . . . of S<sup>t</sup>  
 Marys of the one party, and Coff William Evans of the County  
 aforesaid of the other party Wittnesses That the said William Bush-  
 ell for divers good causes and Consideracōns me therevnto moueing,  
 haue demised granted and to farme Lett and by theis p<sup>r</sup>sents doe for  
 me my heires Executors and Administrators demise grant and to  
 farme Lett vnto the said Coff William Evans all that Seate of land  
 which was formerly Thomas Bushells Co<sup>m</sup>only knowne by the name  
 of the Herring Creeke Plantacōn being by Estimacōn three hundred  
 acres be itt more or less, And all howses Edifices, Buildings Tobacco  
 howses, Hen Howses hogg howses, Orchards Gardens Easements  
 and Comodityes therevnto belonging or appertayning To haue and  
 to hould the said three hundred acres of land and all other demised  
 p<sup>r</sup>mises with the Appurtenances and every parte and parcell thereof  
 vnto the said Coff W<sup>m</sup> Evans his heires Executo<sup>rs</sup> and Adm<sup>rs</sup> from  
 the day of the date hereof vnto the End and tearme of three yeares  
 next ensueing yeilding and paying vnto the s<sup>d</sup> W<sup>m</sup> Bushell his heires  
 Executors and Adm<sup>rs</sup> one pepper Corne yearely att the nativity of  
 our blessed Lord and Saviour if itt be demanded In Wittness where-  
 of I haue herevnto sett my hand and Seale the day and yeare aboue  
 written

W<sup>m</sup> Bushell ⊕ his marke

Signed Sealed and delivered in the p<sup>r</sup>sence of vs Tho: Bennett  
 Robert Cager.

Thomas  
 Gerrard v.  
 George  
 Thompson  
 Thomas  
 Daniell  
 Johnson  
 v. Gerrard  
 p. 1113

The p<sup>t</sup> is Non Suited and to pay Charges.

To the hono<sup>ble</sup> . . . . yo<sup>r</sup> pet<sup>r</sup> humbly Craveth order of Co<sup>rt</sup> for the  
 said debt with cost & Charge of suite And yo<sup>r</sup> pet<sup>r</sup> shall pray &c.

This Bill bindeth me Thomas Gerrard my heires and Assigns to  
 pay or cause to be payd vnto Daniell Johnson or his Assigns the full