

Liber A the Caske wear set up by the sayd Lillie one halfe at one time and the remainder at an other according unto thear ingagement

The Sayd Lindsey not beeing abell to proue that this bill was for the sayd Caske craueth a referance untill the next Court which the Plantiue condceded unto that in Case hee coold not then prooue it payd or to bee the bill past for the Caske which hee neuer had then order to pas which was Granted

John Neuill Plantiue } The defendant by M<sup>r</sup> henry Ad-  
 as Ad: Att: to Sam lambert } dames Craueth a referance which was  
 499 Clement Theoabals Defendant } granted:

[p. 210] Samuell Dobson giues unto his wifes daughter Mary Stratton on  
 500 helfor with Calpli Cropt holed and slite on boath Ears with her whole  
 increase boath mayle and femaille from him his heirs Executors  
 Administrators or Assignes for Euer unto her her heirs Executor  
 Administrators or Assignes for euer and doe warrant to defend the  
 sayd heafer with her whole increase from all Claime or Claimes what-  
 soeuer this acknowledged in open Court:

John Neuill giueth unto his sone William Neuill one Cow with her  
 500 whole increase boath maile and female and in Case hee die without  
 heir then to returne from whence it Come otherways from mee my  
 heirs Executors Administrators or Assignes to him his heirs Execu-  
 tors Administrators or Assignes which Cow is Commonly knowne by  
 the name of Ring marked underkeeled on the left Eare and slit in  
 the Right Eare

To the Worshipfull Commissioners of Charleses Countie the  
 500 humble petition of Richard Watson sheweth  
 That whearas thear is Matters of Diferance depending betwixt  
 your petitioner and Elenor Empson now Called Elenor Moris the  
 wife of John morisse for whom you petitioner hath often taken out  
 warrants but the sayd Moris still shunneth the Sheriffe and for as  
 much as your petitioner knows may transport himself and Estate out  
 of the prouince which will bee to your petitioners great losse and dam-  
 mage thearfor your petitioner humbly Craueth an order of Court  
 to Attach any of the goods debts or Chattels of the said Morrisses  
 to the valew of too thowsand nine hundered pounds of tob and Caske  
 to the end that thearby the sayd Morris may bee Compelled to Come  
 to a triall with your petitioner and your petitioner shal euer pray &<sup>c</sup>

501 Thees Presants witnesses that I Thomas Gerrard Esquir doe for a  
 valewable Consideration already receaued giue unto Samuell dobson  
 his heirs Executors Administrators or Assignes for euer too Cows