To the Worshipfull Commissioners for Talbott County the humble Liber BB petition of Daniell Glouer.

Shewith That the said Dauis any yor Petitioner haue agreed as appeares by Conditions bareing date the Fowerth day of December Last to plant with yor Petitioner and William Dauis for A sheare of Corne and Tobacco, and the said Dauis wife was to doe all theire houshould imployment, and to make and mend, theire Lining; now soe it is that the said Dauis is gone, and hath Left your petitioner, without his Cause, and Contrary to his agreement to the great damage of your petitioner, in leaueing him distitute and in danger of Loseing his Cropp, For depending all this winter upon the said Dauis your Petitioner hath as yett all his Corne field fence to doe, and the said Dauis his wife, being yor petitioner is in want of one to doe his houshold Imployments, and is the Fronteare plantation of all Chester River the pmisses Considered yor petitioner Craueth the they may pforme the Conditions or make good the Damage your

[p. 51] Petitioner hath and may sustaine by theire non performance of the said Condition and yor petitioner Shall Ever Pray

The Planff Craueth A Jury and it is granted/

The Jury vizt

John Eason Anthony Griffin John Hynson John Wright John Barnes Andw: Skinner Stephen Tully John Dauis Nath^{ll} Evett Tho: Snow Ric^d White Rob^t Bulling

The Charge

The matter depending betweene Daniell Glouer plantff and Alexander Dauis Deft you shall withoutt hattered Mallice or Envey to the best of yor Judgments & skill, without patiallity try and give in your virdict, and soe helpt you God &c:

The Virdict

The Jury upon deliberation, and inquiery in the Case depending betweext Daniell Glover planff & Alexander Defft doe find it for the planff Damage Two hundred pounds of Tobacco with Cost of suite/

Jane Crips was Brought to this Court, upon suspition of murther, and the Court finding by her Confession, and the Examination of the Evidences, that shee was Delivered of A Child, and that it was devoured by the Hoggs the Court haue bound her ouer to the Provinciall Court.