

Liber BB Order that Robertt Mackling doe pay unto Mathyas Petterson One  
 No. 2 thousand and Eighteen pounds of tobaccoe With Cost of Suit:

Talbott County ss: Jonath<sup>n</sup> Hopkinson Complaineth agst in ann  
 Accon of Debt For that the said Nath<sup>n</sup> Stands Indebt Debted to him  
 for accomadation Receued at his house to the vallue of Seaven hun-  
 dred Pounds of Tobacco:

To 6 gaff: of Canary sacke.....	600
paid unto George Hurlocke.....	100
	700

The said Nath<sup>n</sup> Sellicke Being deceased out of this Prouince and  
 No Administrato<sup>r</sup> to be found the Courtt hath Ordred that Jonath  
 Hopkinson hath an Attachm<sup>t</sup> agst the Estate of Nath<sup>n</sup> Sellicke:

[p.—] Christopher Stopper Pla<sup>t</sup> } In a plea of Tresspass on the Case  
 Tho: Hailing Deff<sup>t</sup> }

The Pla<sup>t</sup> Declares for Two hundred and tenn pounds of Tobaccoe  
 for Accomadation att his house Christopher Stopper Not proueing  
 his Debt the Courtt Ordred that Thoms Hailling haue a Nonsuit  
 With Cost:

Jn<sup>o</sup> Browne Pla<sup>t</sup> } In a plea of Case:  
 Wiffm Hemsley Deff }

The Pla<sup>t</sup> Declares that th<sup>e</sup> Deff<sup>t</sup> is Indebted to him one Thousand  
 pounds of Tobaccoe for that he the said did assume on him selfe to  
 pay for George Hurlocke one Thousand Pounds of Tobaccoe in Case  
 he the said George Hurlocke Lost a Horse Race on th<sup>e</sup> Seacod  
 day of January 1672 the said John Browne proues he Wone the  
 Race The Courtt hath ordred th<sup>t</sup> Wiffm Hemsley make p<sup>r</sup>sent paym<sup>t</sup>  
 of one thousand Pounds of Tobaccoe With Cost of suit for George  
 Hurlocke uss:

Talbott County ss:

To this Worship<sup>th</sup> Comisscoñ County the humble Pettiçon of  
 Edw Winckles

Sheweth th<sup>t</sup> th<sup>e</sup> said Edward of his freewill did Giue unto Eliza-  
 beth the Daughter of Wiffm and Mary sheares one mair foll and  
 hir Increase for Euer Now soe it is May it please yo<sup>r</sup> Worshipps that  
 Soe it is th<sup>t</sup> Contrary to the Intent of yo<sup>r</sup> Pettiçon to the Damage of  
 the said Child hath sould the said Coult Nowe Groune to be a Maire  
 to Nich Hackett of this County and Now in his Possetion Whereas  
 the said Child is Wholy deceued and Wrounged of the said Maire  
 and th<sup>e</sup> said Giuer Frustrated of his Intentions to doe the said Child  
 Good & therefore he humbly Prayeth that the s<sup>d</sup> Maire May be  
 Secured for the said Child in such Sortt as this Worship<sup>th</sup> Courtt