

Liber FF The Euidences being called Tho: Sprigg was sworne and saith that the defend^t once told him that the mare he sold the p^t was able to carry 2 p^rsons

Jonathan marler sworne saith that he heard wal: Pake say that except Abra: Rowse would take in a bill of his he would not giue him a bill of sayle for the mare hee sold him

[p. 664] Jos: Roberts sworne saith that he was p^rsent when Walter Pake sold this mare to Rowse w^{ch} is now in dispute and bid him goe and take it, it being for the same Considera^on that Rowse sold it to walter Pake for att first, and the reason was because the said walter Pake did doubt whither she would haue a foale,

The defend^t standing Committed as a Criminall in the sherriffes hands for murder the Court will not admitt of further dispute about the mare in question untill hee hath Answered what shall bee Objected ag^t him on behalfe of the Lord Proprietary and thereupon is Quashed

John Quigley plaintiffe } Rozer p̄ que^r }
 Thomas Couant defend^t } Nottley p̄ defend^t }

This Cause respited untill the last day of the Court

Uide fo: 741
 more att
 large John Grammer puts into Court his Bill of Cost against Patrick Due which for the most part is charges accrued in the County Court of Caluert Therefore Ordered that the Comm^{rs} of the said Court doe Certify to the Justices here att the next Prouin^{all} Court the Just Cost therein

Robert Winsmore Compl^t: } Morecroft p̄ que^r: }
 Daniel Clark defend^t } Jenifer p̄ defend^t }

The defend^t not appearing to put in his Answer upon Oath to the Compl^s bill in Chancery it is therefore Ordered that an Attachment of Contempt doe issue against the defendant

Toby Weels plaintiffe } Jenifer p̄ que^r }
 Jn^o Vicaris defendant } Morecroft p̄ def }

Upon the Complaint of the p^t a writt of Error issued out of this Court and directed to the Comm^{rs} of Kent County that the record and process with all things touching and Concerning a suite depending in there said County betweene the said p^t and def^t in an ac^on of the Case for eighte hundred pounds of tobacco they send downe to this Court under there Seales distinctly and Openly

Which the said Comm^{rs} hauing not done It is againe Ordered that they make a more perfect and distinct returne of the whole proceedings in the abouesaid Suite as it Stands entred on the records of there said Court (uerbatim) and distinctly without any addi^on or Certifica^on of there owne, thereof more then is exprest upon record in and Concering the same as also a true Coppy of the Originall