

Liber JJ thousand nine hundred and twelve pounds of tobacco, And thereupon he brings his suite.

And the said Peter by Robert Carville his Attorney cometh and defendeth the force and injury aforesaid when &c and the said Robert saith that he is not informed by his Clyent to say any thing against the said Action wherefore it is considered of by the Court here that the said John recover against the said Peter the said summe of twenty six thousand nine hundred and twelve pounds of tobacco with Costs but that execution should stay till the last day of October Court next.

Upon the Petition of William Land that being left freindlesse and altogether unable to provid for himselfe and haveing nothing left him by his freinds prayes to chuse with whom to live

Ordered by the Court here to witt the xiith day of April in the xxxviiith yeare of the Dominion of Caecilius &c That the said William Land live with Daniel Devine untill he be eightene yeares of age.

April xiith MDClxx

Thomas Griffith Constable of S^t Michaels Hundred presents to the Court here to serve as Constable the next ensueing yeare for the same Hundred George Charlsworth William Thomas Thomas Wright or any One of them

Ordered that George Charlsworth serve as Constable for the same Hundred the next ensueing yeare and that warrant issue for him to appeare before some one of his Lōpps justices to take the Oath of a Constable.

[p. 83] To the Hon^{ble} his Lōpps Deputy Governours and Justices in Provinciall Court assembled.

The humble Petition of Richard Boughton of Charles County Humbly Sheweth

That whereas Nicholas Emanson of the said County did in August last commence an action of trespas on the case in the County Court of the said County against your petitioner and Obtained Order of the said Court that M^r Benjamin Rozer before the houseing of the Cropp should audite your Petitioners and the said Emansons accompts and that whatsoever appeared upon the said Audit and report thereof to be due from your Petitioner to the said Emanson upon the ballance of their accompts that then your Petitioner should satisfie the same to the said Emanson, And likewise whereas the said Emanson erroneously supposinge the said Order to be a judgment (which your Petitioner humbly conceives was none) did neverthesse even without any application of himselfe to the aforesaid Auditor for auditeing the said accompts imēdiately take forth a Capias ad satis-