

Randall in his Life time in th<sup>e</sup> quantitie of 630<sup>lb</sup> of tobaccoc upon **Liber D**  
Acco<sup>t</sup> of Severall goods Delivered to th<sup>e</sup> Defend<sup>t</sup> by the said Richard  
now dec<sup>d</sup> And th<sup>e</sup> Plaintifes being Admin<sup>rs</sup> of th<sup>e</sup> said Richards estate  
have Demanded th<sup>e</sup> said tobaccoc of th<sup>e</sup> Defend<sup>t</sup> but are denyed  
Payment of th<sup>e</sup> same And Thereupon they bring their Suite.

Whereupon th<sup>e</sup> Defend<sup>t</sup> Entereth for his Plea That he Denyeth  
not to have had th<sup>e</sup> goods amounting to th<sup>e</sup> value abovesaid but  
alleged th<sup>t</sup> he Received th<sup>e</sup> same in Satisfac<sup>o</sup>n of tobaccoc lent  
to th<sup>e</sup> said Richard in his Life time and to Prove th<sup>e</sup> same Pro-  
duceth a Note under th<sup>e</sup> said Richard's hand, & thereupon th<sup>e</sup> Court  
dismissed th<sup>e</sup> Action w<sup>th</sup> th<sup>e</sup> Consent of th<sup>e</sup> Plaintifes

John Hobbs Cooper Entereth M<sup>r</sup> James Lyndsey gent<sup>r</sup> his  
Attorney w<sup>th</sup> full power to Act in anie busines belonging to him th<sup>e</sup>  
said Hobbs; or to Constitute anie other Attorney under him.

John Hutchinson Entereth this following Marke of his hogges **[p. 4]**  
and Cattell (vizt) Cropt on both Eares and a Slitte in th<sup>e</sup> Right,  
and overkeel'd in th<sup>e</sup> Left.

Jeremie Kennedie Entereth this following Marke of his hogges  
and Cattell (vizt) Two slitts in each eare and a hole in each eare.

At a Court held in Charles County on the eighth Day of September  
Anno Dni 1668

Justices	M <sup>r</sup> Henry Adams	M <sup>r</sup> Tho. Mathews
present	M <sup>r</sup> James Lyndsey	M <sup>r</sup> Zachariah Wade
	M <sup>r</sup> Francis Pope	

George Harris being Summoned before th<sup>e</sup> Court to Answer to  
what Should be Alledged against him by one Joane Langford  
made his appearance, and th<sup>e</sup> said Joane accusing th<sup>e</sup> said George  
for begetting a Bastard Child on her Body, and for Nonperformance  
of his promise to Marry her, or set her free thereupon It was  
ordered That th<sup>e</sup> said George Harris should Remaine in th<sup>e</sup> Sherrifes  
Custody till he produced Sufficient Security by Bond to be passed  
to th<sup>e</sup> Sherrife for th<sup>e</sup> Payment of th<sup>e</sup> just quantity of Sixteen  
Thousand pounds of tobaccoc in Case th<sup>e</sup> said George should not  
keep and Save harmles th<sup>e</sup> County of Charles County from th<sup>e</sup>  
keeping & Maintaining a Bastard Child gotten by him th<sup>e</sup> said  
George on th<sup>e</sup> said Joane Langford as aforesaid, and further that  
th<sup>e</sup> said George should Satisfie th<sup>e</sup> quantity of Two hundred and  
fifty pounds of tobaccoc to th<sup>e</sup> Wife of John Cofer for tending on  
th<sup>e</sup> said Joane in her Laying in.

Be it Remembred That th<sup>e</sup> afores<sup>d</sup> George Acknowledged in Court  
his Desire to Pay and Satisfie th<sup>e</sup> quantity of five hundred pounds