

Liber C to receave the sayd Accountps in the behalf of your petitioner and hee shall pray &c

[p. 71] It is granted unto William Neuill that hee may macke Choyce of whome hee please to receave the Accountps of his Estate.

Whearupon hee maed Choyce of Samuell Cressey who is by this Court Impowered to Receave the Accountps of the sayd William Neuills Estate in the behalf of the sayd Neuill

The Court is Adiourned till the second tuesday in September A° 1666

Richard Pinner Entereth his marke of hogs and Cattell (Viz) a hole in boath Eares and a small swallow forke upon Each Eare And of Cattell brought out of Verginia with a Crope and a hole in boath Eares.

Edmond Lendsey Entereth this marke of hogs and Cattell for his daughter Anne (Viz) Cropt on boath Eares and underkeeled on the Right Eare and the left Eare a hole in it.

Francis Addames Entereth his marke of hogs and Cattell Videlicet a smal peece taken of from the tipe of the left Eare and so from the Cornerners thearof slit right downe halfway the Eare and then euen with the depth of the slit the upper part and lower part of the Eare taken away and on the underpart of the same Eare a smale Circumfering peece taken away and the Right Eare slit Right downe.

[p. 72] M^r Henry Addames Entereth the Globe for his brand marke of horses maers Gelding or any other things

M^r William Price as the sayd Bruertons Attorney demand subpene for M^r Jherome Dickeson to testifie upon oath in a differance depending betweene M^r John Bruerton and M^r Thomas Stone

Subpene to the Sheriffe to warne & Ret: 11 sept^r

M^r Thomas Stone demand subpenes for M^r Jherome Dickeson and John Swaine to testifie upon oath in a differance depending between M^r John Bruerton and ditto Stone at the suit of the sayd stone.

Subpene to the Sheriffe to warne &c Ret ut supra

At A Court held in Charleses County the 11th of September A° 1666

M ^r Henry Addames } M ^r Zachery Waed }	Present Commissioners	{ M ^r James Lendsey { M ^r Joseph Harrisson
---	--------------------------	---

M^r John Bruerton Plantiue
M^r Thomas Stone P Attornatum
William Caluert Esq Defendant } This buisnes Beeing Respited
from the Last Court and now
no person appearing for the
Plantiuie the defendant humbly Craueth a nonsuit upon the Plantiuies
default of Appearing or an Attorney for him which is granted

It is thearfor ordered that the Plantiuie shall bee nonsuited and pay the Cost and Charge of suit.