

Whearupon the defendant Craued an order of Court for his Charges which is as followeth (Viz) Liber C  
[p. 73]

P a nonsuit . . . . .	100	P his too witnesses 3 days	
P 6 day for Will Caluert		apeece at 30 P day . . . . .	} 180
Esq th <sup>t</sup> is for Coming and going from and too saint Maries & one days tendance	} 210		
P Attorneys fee . . . . .	060	P 3 days for M <sup>r</sup> Thomas Stone the last Court . . . . .	} 090
	—		—
	370		270
			370
			640

It is thearfor ordered that the plantiue pay unto the defendant for his Charge of suit six hundered and forty pounds of tobacco and Caske as by th<sup>e</sup> Aboue specified accoump demonstrats mor playnly the particulars.

William Caluert Esq As the Lord Proprietarys Attorney Requesteth that Nicholaus Emerson might haue his oath giuen him to declaer what Estate hee hath of John Bruertons in his hands by reason that hee hath an indictment to bring against him

Nicholaus Emerson Sworne and Examined in open Courts sayeth that hee only stands indebted to the sayd Bruerton fourteen hundered and fifty three pounds of tobacco Payable sum time in Nouember or december next ensuing the daet hearof and further sayeth not

Whearupon the sayd Caluert as his Lordships Attorney that the sheriffe may Attache the sayd tobacco in the sayd Emersons hands which was by the Court granted

It is thearfor ordered that the Sheriffe Atache the fourteen hundered and fifty three pounds of tobacco dew from Nicholaus Emerson unto John Bruerton (sum time in Nouember or december according to the sayd Emersons oath) in the hand of the sayd Emerson

Which order was immediatly in the face of the Court by the Sheriffe put in Execution. [p. 74]

Whearupon the William Caluert Esq Aleageth that thear is Conueyance of a Maer past from John Stone who is Verderage unto Samuell Harris which hee as the sayd stones Attorney desireth in it now beeing in the hands of M<sup>r</sup> William Price.

It is thearfor ordered that the sayd M<sup>r</sup> William Price deliuer the sayd writting in the Clarkes hands and thear to bee kepe untill the next Court or at the furthest but till the second tuesday in January next ensuing the daet hearof in which time the sayd Bruerton may and shall show good Cause why the sayd Paper shoold not bee deliuered up unto the sayd M<sup>r</sup> Thomas Stone as Guardian of his Brother M<sup>r</sup> John Stone who beeing underage past the sayd obligation unto Samuell Harrise

Whearupon the sayd Price deliuered up the sayd obligation according to the tenour of the order