

Ordered by this Court that what accounts are on Dockett depending, where in De-  
clarations is concerned in may be continued till next Court. & D. Comy sent for to sight it.

their Maties } To show Cause why he did not perform O<sup>r</sup>  
of Court, concerning the Orphans of m<sup>r</sup> Ju<sup>r</sup> White

Contra }  
Lawrence Crawford } The said Crawford appearing desired the Court that  
these following Causes be recorded. viz

Whereas Lawrence Crawford Comy summoned to Court to show Cause (if any) wherefore y<sup>e</sup>  
Order of Court past in June 1691. Concerning the Orphans of Ju<sup>r</sup> White was not performed

In answer therof humbly sheweth the following Causes. — and

That I give my due share of this Swamp for the use & benefit of all my Children (that is  
the Cause in m<sup>r</sup> John White's Will. The clause in C<sup>t</sup> Stobord's Will confirmed that, & is, to  
Sarah White Widow. Infirm of Blountien she new lieth on, during her natural life. &  
after her decease to her Son, Stobord White & his Fra. for her widowly to his flaters —  
which is proved in his last will & Testament. And also two hundred acres of Swamp lying near James  
Henderson, to all my Daughter Ju<sup>r</sup> White's Children & their Fra. in Common. —

Imprimis — Sarah White Widow is Executor to the Will of John White, & Guardian to all y<sup>e</sup>  
Children. So that his Survived, she Comy Executor cannot be called to an acct. by any writ  
of waste till all the Children be at full age, & that they are all Fra in Comon —

2dly. It must & may be judged that Sarah White new Crawford, these Comy ne Orphans nor  
liable to the contrary but White's gift & good Comy ratified & confirmed by C<sup>t</sup> Stobord  
the two hundred in the 200. acres of Swamp during her life. And so not liable to any waste by  
her own lawfull act, for there is no particular Callout for the Land she the said Sarah lieth on  
y<sup>e</sup> the her share is confirmed (in posse) by C<sup>t</sup> Stobord's Will. — Quere whether y<sup>e</sup> King

can Comon suit in y<sup>e</sup> behalf of William White y<sup>e</sup> Court of Ward & Liberties Comy out of acc<sup>t</sup>  
And m<sup>r</sup> White in his last will give to Sarah his wife a third part of all his real & personall  
estate, C<sup>t</sup> Stobord confirmed it in his will. bid. before, the 200. acres of Swamp cannot without  
be divided till all Comy at age. So Wm White neither by him self nor Guardian can Comon suit  
because he can have no y<sup>e</sup> no particular damage. And cannot sue in y<sup>e</sup> behalf of the other  
Children, without Consent of their Guardian. — Lastly it is not unknown to y<sup>e</sup> w<sup>r</sup>sh<sup>p</sup> that Wills  
of Land, are above the Jurisdiction of this Court. for Justams. Ju<sup>r</sup> Kellam against Hodgson & m<sup>r</sup> James  
Comy against Rob<sup>t</sup> Howard & also bid. y<sup>e</sup> Comy friends

Lawrence Crawford.