

and miter pounds of Tobacco.
 Secondly. We doe report that the Comptroller ought to have his proportion of what had Doble (if any
 when he is put into the said Captains Shipp. Given and our hands the sixteenth day of
 October in the fourth year of the Dominion of the Right honorable Council of our Province
 and in the year of our Lord 1671.
 Thomas Nolley.
 Thomas Comar.

Upon the foregoing Reports of the said Mr Thomas Nolley, and Mr Thomas Comar
 brought in open Court and mature Deliberation being had thereupon by the
 Justices of the said Court

It is this day ordered that the said D. find Lopez, keep what Tobacco he hath in his hands
 until the next Court, and then that he bring in an account of what had Doble therein
 any belonging to the Captains Shipp, and that the Comptroller and his Attorney be there
 present to make their Exceptions, against the said Lopez's account, that the Justices of
 the said Court pursuing y^e same, and hearing what both parties can allege may do therein
 as to Justice appoirtyneth.

John Stone
 agt
 Samuel Coffey } The writ of Diminution being returned the first day of this Court of the proceedings
 of y^e Court of Charles County returned y^e said writ. It is by the Court ordered
 that time be given to the Attorney of Stone, to assigne his Error until the first
 day of the next Court.

John Bally
 agt
 James Neale defend } Mr Robert Carville Attorney for y^e Comptroller Bally having absented himself
 the Comptroller alledging he wanted his papers, ordered that the Comptroller
 another Attorney be in the Court for the cause between y^e said parties; and
 leave the further Judgment of the Court in the plaintiff out the 23rd Instant.

Henry Bouner Comptroller
 agt
 John Hatch & Robt Rowland defend } The Commission of Charles County making return of the writ of Error
 returned the said writ a copy of y^e proceedings in the Court
 Court, the said Bouner allowed whilst the day the 24th Instant to
 assigne his Error. and if he shall not assigne the same by that day
 to be dismissed out of the Court.

Mr Robert Carville one of the Attorneys of the said and the Provinciaall Court, having
 absented himself, whereby many of his Clients might (should not the Court be
 more favorable) come to great Damage by such his absence, this Court being
 here thought fit to order that in all causes either in the said or the Provinciaall
 Court, wherein the said Mr Carville is an Attorney either of the one side or the
 other that the same be put in mind or revived whilst the next Court, and he be
 in the same plight and condition, as if the said Carville had not absented himself
 and in the mean time his said Clients to provide themselves another Attorney
 at their own wills.

The Court adjourned until the third of November instant.