

1000^l to James Boye, and right at the request of the said Jobe he went to
 James Cawyer & James Boye 2000^l to satisfy the said Jobe for an
 engagement of his in Virginia, for marriage of Snow (a daughter of the said Jobe in Law)
 & he took a mortgage of James Cawyer & James Boye for the payment of it in
 the said Jobe's name of London did not allow of the same being given although
 by the said Jobe, who by the said mortgage into the said Jobe and James
 Cawyer & James Boye.

Jurat.
 Mary Courteney widow. Demand of James Boye 700^l due by account
 of the said James Boye acknowledged, it to be due; & yet indigent. Should be
 entered against him where it shall be demanded by Mary Courteney.

The said James Boye in satisfaction of the debt aforesaid, conveyed & made over
 unto the said Mary Courteney, outbrowne row next on the right side, & a piece
 next out of the left side, now being at John Jollis's plantation; together with gold
 the said row unto the said Mary Courteney from the first day, to the 10th of June the
 said James Boye until the day hereunto; & in case the said James Boye shall
 not pay unto the said Mary or her assigns above the said row of 700^l in
 to take it unto the said Mary Courteney together with the above for above
 recognit' coram me
 John Leeger.
 the work of + Thomas Boye

3. 2nd. James Boye Demand of James Cawyer ~~500^l~~ ^{500^l} due by account

2nd. The said James Boye newly that whereby the said Jobe is bound by bill to me charged for a certain
 bond of 4277^l due; 500^l of which bond was for transporting of 3000^l of rattle
 of the said Jobe in Virginia, & the said Jobe is bound to bring by a foreign
 end of April following. For the said account of 500^l now the said Jobe
 charged directed about the said rattle were transported, & thereby not only the said 500^l
 was become due, but the said Jobe is charged yet undamaged the said Jobe by that
 default to the value of the said rattle which are now dead, & are valued at 3000^l.
 & whereby the said 3500^l may be discharged to him out of the said bill.

3rd. In view of John Jollis, acknowledging that he was charged with John Leeger for the
 of was to the said 500^l of the said Jobe for the transport of the rattle; & whereby
 the said Jobe is bound to bring by a foreign
 transport of the said Jobe's rattle & was part of the account of 4277^l due for
 Bill to the said Jobe & charged; yet not confessed that the said
 Jobe should
 the work of