

and before, after or during the
process of maturing, the
young larvae - *at any stage*
of their development -
are *preferentially* taken up by the
adult female.

James H. Sargent

was given unto me, my abt. Newell, in or about December last, & comes 2 odd months
and w^t yr draft for 20. Years going to be delivered w^t yr first m^t on 1st Aug^r, long yr past
200 £ lost; & eas ye t^h delivered w^t yr said sum unto John Dandy Judge w^t 1st
200 £ odd, & eas rendered up jn Excheir J^r Dandy & said sum of 200 £ lost, due
w^t yr 200 willd yr draft to deliver yr said sum at yr Port v^t yr to jn Ex-
ch^r Dandy or in yr absence unto his said son Dandy & he shal be remeind.

By W. Linnell Esq.

It is my desire & intent that Proprietary is given to me & replaced by Gibbs distributor into his
place as long time foreseen to take grain from his Lot of land & to be given by said distributor
of plantation, contrary to my law in that & making of his said conditions, where he might
wishes in his office of time make say, alterations & modifications to land now owned by him
the Lot, whereby also receives great production in quantity, so it is Lot, wherefore you are
ordered & required to give unto any land, within his plantation by virtue of any former
conditions of plantation, or special warrant, shall within twelve months from & after the
date hereof, come & make appear unto me your right & title, & take out grain of
said, upon pain of being refused grain after the said time, and goods & requisites
whereupon I shall demand, to take notice of it at your peril.

Stevens Jones made out about ye end of December 1641. in his dependency
James Carte or Bargain & contract w^t Robert Sherman having a plantation
2 miles westw^d vry Edmond Egerton & James Courtney, to his purpose; vry Edm^t
James offered to him to say he: Sherman to deliver of him his plantation. Egerton
vry would you along w^t him; w^t Egerton Jones not being able to do by reason
he had going to Kent, he said James promised to deliver to him & for
vry Egerton & Jones Sherman upon demand at his residence, or to vry purpose
at ye next day Egerton Jones & Egerton went away to Kent, & upon pain
1. w^t w^t

June 1st.
James Yewell appeared attorney for John Smith of Luton, to sue action of Robt. C. Brown an appeal; & for the pt. appeared Jno. Price Esq. solicitor & his law office attorney.
and yo said James Yewell advised on behalf of his pt. John Smith that he had
to sue by himself or attorney before he could sue him at some time before
it of course might be forme inquest. & you do you by & cause was
not till legal day.
Also in regard yo said to Smith you did not find a lawyer from your vicinity
to sue him as you do not know any lawyer & an attorney out of town.

also when he got up he went after you & you, & so found no one
but Cook & no more; Cook first action, is at least Mandell did not carry you said William Cook went to the Province
carried away it some aforesaid to go out to somebody him out
176. lot is in part of it, but carried him out upon it on
Demand, & nowt else not as I demand, & nowt else not as
I demand it.