

13. 1642. 1st. Demand of mrs. Rose 1000. to Hugh D.  
Hollis. Alleged from m. full 3d. est.

Margrav. t. mrgt.; William Hollis atty.

13. Rose Mary wife unto John, her husband, in anno 1642. to Hugh D. Hollis  
supt. Comonwealth, in ye time of his dñe. Rose fully bought of william Durford one  
and now Rose, widow (that of John Durford bought her in virginia) to be delivered  
to Hugh D. Hollis in chayre for following in chayre aforesaid in virginia; for y<sup>e</sup> p<sup>t</sup> of  
A. & C. border; & if he wil not aforesaid to him of y<sup>e</sup> p<sup>t</sup> of y<sup>e</sup> dñe as aforesaid, then  
will Durford pay to him 2d. border of y<sup>e</sup> p<sup>t</sup> of y<sup>e</sup> dñe. and that he said Hugh D. Hollis  
have had time in Engglande of y<sup>e</sup> dñe. to acknowledge y<sup>e</sup> p<sup>t</sup> of y<sup>e</sup> p<sup>t</sup> of y<sup>e</sup> dñe, and  
2d. border to him of y<sup>e</sup> p<sup>t</sup> of y<sup>e</sup> dñe. And that william Durford hath told y<sup>e</sup> dñe. that  
y<sup>e</sup> dñe did say to him said roose to be attayled in virginia, But he said falso

14. Rose. Lawyer demand of Rose Darby 1000. t. b. due 1. ann.

Margrav. Darby vs. Co. t. t. dñe. mrgt. upon y<sup>e</sup> dñe.

Copy of y<sup>e</sup> dñe. of L. attorney agt. James Noake Esq.

That whereas on y<sup>e</sup> 1<sup>st</sup> of January last, King. Englishman (m<sup>l</sup> of y<sup>e</sup> p<sup>t</sup>) is called  
to Reformation) was by y<sup>e</sup> L. G. committed to ye custody of Edw. Parker p<sup>r</sup> of  
for certain treasonable matters informed agt. him, & he said p<sup>r</sup> is accused & com-  
mitted to ye custody of Rose ganlon w<sup>t</sup> a guard to affit & bind him in y<sup>e</sup> p<sup>t</sup>  
until y<sup>e</sup> said King. Englishman said his w<sup>t</sup> be tygered by due course of law  
ye said p<sup>r</sup> in y<sup>e</sup> custody said he w<sup>t</sup> be tygered by ye custody of y<sup>e</sup> said King. & whereupon  
afforded him to go at large out of y<sup>e</sup> p<sup>t</sup> for sake of y<sup>e</sup> custody, or did a voluntary run  
& away and y<sup>e</sup> said p<sup>r</sup> aboard of ship to y<sup>e</sup> intent to annoy Rose & did  
afford him all abode & courage him to make shayre & to report it so to p<sup>r</sup> out of  
ye custody of y<sup>e</sup> said guard, to y<sup>e</sup> great vantage of y<sup>e</sup> L. attorney, & ill example  
of y<sup>e</sup> p<sup>r</sup> & of y<sup>e</sup> voluntary & negligent shayre. Wherefore, notwithstanding his disfavour  
abofat mortall, y<sup>e</sup> said attorney impreacheth y<sup>e</sup> said p<sup>r</sup> James Noake Esq.

Copy of certificate is at. Engle 1. Febr: 1643.

Upon certain complaint exhibited by y<sup>e</sup> L. attorney agt. t. R. Engle, y<sup>e</sup> attending &  
C<sup>t</sup> of y<sup>e</sup> p<sup>t</sup> was libis unto great damage to y<sup>e</sup> p<sup>t</sup>, & other damages & au-  
ments in ye going of y<sup>e</sup> dñe, it was demanded by y<sup>e</sup> L. attorney on y<sup>e</sup> 1<sup>st</sup> of Febr:  
y<sup>e</sup> said p<sup>r</sup> to pay to y<sup>e</sup> country to y<sup>e</sup> L. attorney one barrel of powder & 400  
of shot to remane as a pledge y<sup>e</sup> said p<sup>r</sup> shall y<sup>e</sup> p<sup>t</sup> or y<sup>e</sup> attorney  
appear at y<sup>e</sup> L. attorney's maner on or about y<sup>e</sup> first of Aprill, and to make to  
all his matters as halberden before obiect edict agt. him on y<sup>e</sup> L. attorney; and upon y<sup>e</sup>  
appearance of y<sup>e</sup> said powder & shot or y<sup>e</sup> full value of it at y<sup>e</sup> y<sup>e</sup> rate of y<sup>e</sup> country  
to be delivere to him y<sup>e</sup> attorney or atty<sup>r</sup> upon demand.

G. M.  
J. L.