

Liber A Gils Glouer Plt } Whearas one friday the 8<sup>th</sup> of October thear was  
 Rich Trew Deft } a Prouinciall Court held at Saynt Leonard in  
 66 Coluert Countie for the Prouince of Mariland from which this buis-  
 nes was sent downe to haue the opinione of this board. The Plant:  
 Proouing that hee had payd seuerall debts of the defend: toward the  
 Performing of a couenant mad between them for a Plantatione and  
 land liing one the west sid of Wicokomeco Riuer in charleses Countie  
 [p. 24] In the Prouince of Mariland thearfor it is the opinione of this board  
 that the defendant shoold make good his couenant with the sayd  
 Plantieue and that it haue it finall end at the Prouinciall Court

Richard Trew Plantieue } This buisnes hauing had an Audience  
 M<sup>r</sup> Hennerie Adames Deft } at th Prouinciall Court held the 8<sup>th</sup> of  
 67 October A<sup>o</sup> 1658 at S<sup>t</sup> Leonards in Coluert Countie for the Prouince  
 of Mariland was sent douwne unto this Countie Court to bee hear  
 hard and determined by reson that the defendant alleaged that hee  
 was as yet ignorant of any such debt as the Plantieue Claimed which  
 was too thousand seauen hundered pounds of tob: which was dew  
 from M<sup>r</sup> Thomas Greene (quondam Marilandiae Gubernator) ũto  
 Maior Thomas Caeley in Virginia and hauing now perused the sayd  
 Greenes accounts hath found and confest the sayd debt: to bee Dew  
 thearfor it is Ordered that the Plantieue Shoold bee payed the Sayd  
 debt out of M<sup>r</sup> Tho: Greens Estate which is in the hands of M<sup>r</sup> Hen-  
 nerie Addames & M<sup>r</sup> James Langworth who wear left fefees in trust  
 to the sayd M<sup>r</sup> Greens Estate

January 18<sup>th</sup>  
 A<sup>o</sup> 1658  
 Executione  
 was taken  
 out by John  
 Courts who  
 had part of  
 this order  
 Assigned  
 ouer unto  
 him by the  
 Plantieue  
 Richard  
 Trew

William Robison Plantieue } The plantieue aresting the defendant in  
 Hennerie Moore Defendant } an actione of the case to the valew of  
 68 3000 lb of tob: and Caske the defendant alleging that the Plantieue  
 had not performed his bargaine with him videlicet by resone that hee  
 had not deliuered unto the defend: a firme bill of Sayle for halfe his  
 lande Liing one the East Side of Patomake Riuer at Portobacco

Daniell Johnson aged 22 or thearabouts Sworne and Examined in  
 open Court Sayeth that Somtime in the winter A<sup>o</sup> 1657 biing desiered  
 both by the Plantieue and the Defendant to draw a bill of Sayle for  
 the defen: for halfe that Seate of land aboue mentioned: which hee  
 did but not making it firme unto the defend: his Heirs or Assignes  
 for euer the Defendant thearupon denied to put his hand unto the  
 accounts of the Plantieue, and further this Deponant Sayeth that  
 hee hard the plantieue say that the nayles which hee baught of M<sup>r</sup>  
 Robert Sly hee woold make the defendant pay for the one hafe  
 thearof and further sayeth not.

The Plantieue Thearfor not beeing abell to proue any cause of his  
 Actione it is thearfor ordered that the Plantieue Shoold bee non-  
 suted and pay the Cost and Charges of Sute