

Liber A unto moueing, & allsoe a Considerable value in hand Receiued, beefore the Assigninge heareof, haue sould and by these p<sup>r</sup>sents, doe bargaine and sell, unto Seath Foster, his Heires, Executo<sup>rs</sup>, Administrato<sup>rs</sup>, or Assignes, The one halfe of Poplies Island, and also th<sup>e</sup> one halfe of my land upon th<sup>e</sup> Isle of Kent, unto him & his Heires foreuer, with all th<sup>e</sup> Right & tittle that I my Heires or Assignes haue theare for the one halfe of th<sup>e</sup> p<sup>r</sup>misses, And for the more securitie, am Content that the Patent or Patents bee made in both our names the said Seath Foster, payinge for the one halfe of the Surueighinge or Pattents, or what Charges shall bee Disbursed for th<sup>e</sup> secureinge of th<sup>e</sup> said Land and moreouer wee Oblidge us our Heires or Assignes, not to Sell or dispose, of any part or p<sup>r</sup>sell of th<sup>e</sup> said Land, without the others Consent, and th<sup>t</sup> in Casse that Either p<sup>r</sup>tie shall sell, that the other p<sup>r</sup>tie is to haue the refusall, twoe Thousand poundes of Tobacc<sup>o</sup> Cheapper then any other p<sup>r</sup>son, In wittnes wheareof, I the said Thomas Hawkinis, haue heareunto sett my hand this 25<sup>th</sup> day of Januarie 1654

Testus Edward hull

Thomas Hawckines

Hen~ vincent

7 Moneth 27 1656

This day Jn<sup>o</sup> Salter desired th<sup>t</sup> th<sup>e</sup> marke of his Cattell might bee Recorded, which is as Followeth, The Right Eare Cropt & ouerkeeld & a holle & th<sup>e</sup> left Eare Cropt & under keeled

At a Cou<sup>rt</sup> houlden for Kent Octob<sup>r</sup> th<sup>e</sup> 11<sup>th</sup> 1656

p <sup>r</sup> sent	$\left. \begin{array}{l} \text{mr Phillip Conier} \\ \text{mr Jos: Weickes} \\ \text{mr Tho: Ringgold} \end{array} \right\}$	$\left. \begin{array}{l} \text{mr Tho: Hinson} \\ \text{mr Morgan} \\ \text{Capt~ Russell} \\ \text{mr Eliot} \end{array} \right\}$

m<sup>r</sup> Tho: Hinson plaintife Complaines ag<sup>st</sup> m<sup>r</sup> Tho: Ward Defendant in an Action of Trespas; That th<sup>e</sup> sd Ward about feb<sup>r</sup> last did pay unto him one hogd of to<sup>b</sup>, which th<sup>e</sup> sd Ward was debitor, & th<sup>e</sup> sd Hinson did marke it, with his marke & numb<sup>r</sup>, & left it at th<sup>e</sup> sd Wards house now soe it is th<sup>t</sup> th<sup>e</sup> sd Ward suddenly after, denied th<sup>e</sup> deliuerie theareof, to th<sup>e</sup> plaintife, who alsoe sent seamen to demaund it, & the lickwise weare denied, soe th<sup>t</sup> th<sup>e</sup> sd m<sup>r</sup> Hinson did not only pay dead freight but lost his market

The deposi<sup>~</sup> of m<sup>r</sup> Jos: Weickes aged 36 ye<sup>rs</sup> or thereabouts taken in th<sup>e</sup> p<sup>r</sup>sents of th<sup>e</sup> Cou<sup>rt</sup> sworne Examined & saith

That about March last hauinge discourse w<sup>th</sup> m<sup>r</sup> Ward about a [ ] of to<sup>b</sup> th<sup>t</sup> m<sup>r</sup> Hinson had weighed & markt at his house, th<sup>e</sup> sd Ward [ ] yo<sup>r</sup> depon<sup>~</sup> th<sup>t</sup> hee tould m<sup>r</sup> Hinson, hee should not haue it & further saith not

Josh<sup>n</sup> Weickes