

Whereas a Petiçon was Preferred by Christopher Breame Serv<sup>t</sup> Liber C  
 formerlie of Richard Pinnar dec<sup>d</sup> for his Corne, and Cloaths out of  
 th<sup>e</sup> estate of th<sup>e</sup> s<sup>d</sup> Pinnar in the hands of Geo: Atkins Admin<sup>r</sup> of  
 th<sup>e</sup> s<sup>d</sup> estate in right of his wife th<sup>e</sup> widdowe & Relict of th<sup>e</sup> s<sup>d</sup>  
 Pinnar It is Ordered th<sup>t</sup> th<sup>e</sup> s<sup>d</sup> Geo: Atkins satisfie to th<sup>e</sup> s<sup>d</sup> Breame  
 his Corne and Cloaths out of th<sup>e</sup> s<sup>d</sup> estate;

M<sup>r</sup> Vincent Young of Virginia Constitutes, and appointeth M<sup>r</sup>  
 Benjamen Rosier his Attorney in all Causes, and Matters whatsoever

Ordered That th<sup>e</sup> Attachm<sup>t</sup> graunted to John Wheeler, and Con-  
 tinued untill this present C<sup>rt</sup> be likewise Continued untill th<sup>e</sup> Next.

Edmund Richmond Plf Sam. Cressey Def<sup>t</sup>

[p. 132]

The Plaintife arresting the Defend<sup>t</sup> in his a<sup>co</sup>n of th<sup>e</sup> Case pre-  
 ferreth this ensueing Declara<sup>co</sup>n (viz<sup>t</sup>)

The Plf declares ag<sup>t</sup> th<sup>e</sup> Defend<sup>t</sup> in his a<sup>co</sup>n of the Case for  
 that th<sup>e</sup> Plaintife having served his time according to th<sup>e</sup> Custome  
 of th<sup>e</sup> Countrey, and demanding his freedome was Denied th<sup>e</sup> same  
 together w<sup>th</sup> his Corne, and Cloaths whereupon he brings his  
 suite &c.

Hereupon a Jury was impanel<sup>d</sup> for a more speedy issue of th<sup>e</sup>  
 matter in difference, who gave in this verdict following (viz<sup>t</sup>) Wee  
 of th<sup>e</sup> Jury doe find for the Defend<sup>t</sup> and th<sup>t</sup> th<sup>e</sup> Plaintife ought to  
 serve his full time for seaven yeares

Ordered therefore th<sup>t</sup> th<sup>e</sup> Plaintife serve his full time of Seaven  
 yeares.

Stephen Montague Admin<sup>r</sup> of Cap. Robert Troope acknowledging  
 a judgm<sup>t</sup> to Thomas Alcocks for 300<sup>lb</sup> of tobaccoe due unto him from  
 th<sup>e</sup> s<sup>d</sup> Troope It is Ordered That th<sup>e</sup> s<sup>d</sup> Montague satisfie th<sup>e</sup> s<sup>d</sup>  
 sume to th<sup>e</sup> s<sup>d</sup> Alcocks.

Will. Nevil requesteth this ensueing Bill of sale to be recorded  
 (viz<sup>t</sup>.)

Be it knowne unto all men by these presents That I Robert Slye  
 of S<sup>t</sup> Maryes Countie Merch<sup>t</sup> doe hereby acknowledge to have Sould,  
 and doe hereby Coven<sup>t</sup> and sell unto John Nevill of Charls Countie  
 Planter one large blackish Browne Mare being aged sixe yeares [p. 133]  
 together with her fillie foale th<sup>t</sup> fell this Last Spring which is nowe  
 of a Brownish bay Colour w<sup>ch</sup> are at present Branded w<sup>th</sup> th<sup>e</sup> Letters  
 R S on one side of the said Mare and Fillie, and are to be Likewise  
 Branded on the other side w<sup>th</sup> the said Letters and Brand marke  
 as speedilie as may w<sup>th</sup> Convenience th<sup>t</sup> soe they may the more  
 remarkabler be knowne from th<sup>e</sup> other Mares, and fillies belonging  
 to th<sup>e</sup> s<sup>d</sup> Robert Slye, the w<sup>ch</sup> Mare, and fillie thus Sould by me  
 the said Robert Slye I doe hereby Make over unto th<sup>e</sup> s<sup>d</sup> John