

MOORE 407, 487, 532, 542  
EVANS 438, 485, 734.  
747, 797, 821

SURRY COUNTY, VIRGINIA COURT RECORDS  
(PART II: ORDER BOOK 1671-1691)  
1682-1691  
BOOK IV

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[406]-406

May first 1683. Prest. Lt. Coll. BROWNE, Mr. CAUFIELD, Major. ALLEN, Major. SWANN, Mr. MASON, Mr. RUFFIN, Justices.

Mr. Benja. HARRISON is Requested to Send for England this present Shipping & procure from thence Eight halfe hundreds two quarter os? & two fowerteene os? weights of Iron two seaven pound two fower pd. two two pound & two pound weights of Lead Stamp with SC an ell & a yard, a bushell halfe bushell peck & gallon of Winchester meashure, a Gallon pottle Qrt. & pinte of Wyne meashure as alsoe ye County marke of S:C: and a stamp for Leaden weights, and Ordrd. that he be paid for the abovesaid out of the next County Levy in good and Convenient tobo.

Mr. Jno. DUNFIELD, Mr. Tho. WALLER, Mr. Jos. RICHARDSON, Mr. Jno. PHILLIPPS,  
Mr. Wm. PROSSER, Mr. Geo. EASSELL, Mr. Jno. TAYLER, Mr. Jno. VINSENT,  
Mr. Hen. FRANCIS, Mr. Geo. MCKEANY, Mr. Charles WHITE, & Mr. Thomas BIRK? sworne a  
Jury for presentmts. for the Ensueing yRe.

Att a Cort held at Southwarke for ye. County of Surry July 5th. 1683. Prest. Mr. Robt. CAUFIELD, Major ALLEN, Mr. HARRISON, Mr. MASON, Mr. RUFFIN, ~~Justices.~~

Mr. Tho. JORDAN & Mr. Wm. SIMONS are appoynted to Examine Capt. WYATS accot. of the Estate of Wm. ROOKEINGS deced.

Ordrd. that Owen MERICK appeare at ye. next Court and give security for such Estate as belongs to Mary GRAY Orpn. of Fra. GRAY.

Ordrd. that Mary the wife of Jno. RAWLINNS deced. appeare at ye. next Cort to give the Cort an accot. why shee carried away her sonn Jno. COLLIER from her Husband to Tho. SOWERBY.

Ordered that Tho. TIAS doe at ye. next Cort give an accot. of the Estate of Wm. SCARBRO and then give security for the Orpns. part thereof.

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July 7th. 1683. Prest. as on ye. other side & Lt. Coll. BROWNE

Ordrd. that Tho. BAGE doe bring to ye. next Cort. Wm. ROGERS sonn of Rich. ROGERS.

Ordrd. that Wm. ROSE appeare at the next Cort & give an accot. of the Estate of Rich. Lt. Coll. BROWNE present. (sic)

ROSE.

Probate granted Mary GRAY on the last Will of Jno. GRAY proved by the oaths of the ittiness.

Mr. Jno. MORING, Mr. Geo. FOSTER & Mr. Tho. CREWS or any two of them are appoynted to meete at the house of Jno. GRAY deced. on this day three weeks & apprayse the said deceds. Estate being thereunto sworne before Lt. Coll. Wm. BROWNE.

Harry a Negro Child of Mr. Robert RUFFINS who was imported into this Collony is adjudged one yRe. old.

Capt. Ni. WYATS accot. of Wm. ROOKEINGS Estate haveing been Examined by Mr. Tho. JORDAN & Mr. Wm. SIMONS and found truly stated is allowed of by the Court & Admitted to Record It is ordrd. yt. Capt. Ni. WYATT have his bond in which he past aboute Wm. ROOKEINGS Estate.

Mr. Tho. JORDAN in Court Entering himselfe security for Capt. Ni. WYATTS due paymt. of the Orpns. Estates of Wm. ROOKEINGS deced. he is accepted & the Clke Ordrd. to make bond.

This Cort haveing reced. an Ordr. of Isle of Wt. County Cort appoynting Lt. Coll James POWELL & Lt. Geo. MOORE to goe and see the bounds betweene the Isle of Wt. and this County processioned with such Genl. as should be appoynted by this Cort In Compliance thereto Mr. Robert CAUFIELD & Majr. Ar. ALLEN are Requested & appoynted to meete and goe with the said Isle of Wight Gentn. at such time as shall by them be thought Convenient.

Rich.? CARTRIGHT haveing failed to appeare & bring ye. Orpn. in his possession to this Cort, It is ordrd. that the Sherffe sumon ye. said CARTRIGHT to appeare at ye. next Court and bring the orpn. with him.

[408]-408

July 13<sup>d</sup>. 1683. Prest. Mr. CAUFIELD, Major. ALLEN, Mr. HARRISON, Mr. MASON, & Mr. RUFFIN, Justices.

Geo. LOVEDAY is Ordrd. to appeare at the next Cort. & settle the Estate of the Orpns. of Rich. ATKINS deced. & then give security for the same.

It is Ordrd. yt. Mr. Jno. DUNFURD doe at ye. next Cort bring both the Orpns. in his possession to Cort and that he then give new securitys for the Estate of Robert WARRENS Orps.

It is Ordrd. yt. ye. Sherffe sumon Wm. LITTLE to appeare at next Cort & give security Geo. & Mable? PETERS? there estates.

It is ordered that the Sherffe sumon Tho. LANE Senr. to appeare at next Cort and give Security for the Orpns. Estate of Rich. DREW deced.

Major ALLEN & Mr. HARRISON absent. Major SWANN present.

It is Ordrd. that Tho. COCKERHAM on ye. first of 8br: next goe with Robert CAUFIELD who

Eson  
Abv.

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Mrch. 4th 1683/4. Prest. Major ALLEN, Major SWANN, Mr. HARRISON, Mr. RUFFIN, Justices. Mr. Robt. KAE Senr. & Mr. Robt. KAE Junr. appeareing in Cort & acknowledging a Deede of Sale of a Pcell of Land to Jno. PITTFORD it is therefore Admitted to Record.

Judgmt. is granted Mr. Edward BAYLY assignee of Jno. ROGERS Senr. agt. the Sheriffe for seaven hundred & seaventy nine pds. of tobo. & Caske for the Non appeareance of Jno. ROGERS Junr. the said BAYLY haveing made oath it is Justly due with Costs but this being the first Ordr. agt. the Sheriffe it is the Opinion of the Cort, that if the Sheriffe Cause the said ROGERS Junr. to appeare at the next Cort this Ordr. must be then Voide.

Exct. Corp. Janry. 7? 84. Judgmt. Confest to Mr. Wm. SIMONS by Jeremiah ELLIS for two hundred pds. of tobo. & Caske with Costs als. Excn.

Exct. Corp. Xbr. 10th. 84. Judgmt. Confest by Jeremiah ELLIS to Mr. Phill. FITZRANDOLPH for seventy fower shill Eight pounds Sterl. to be paid in Wheate at three Shill. P: bushll. according to Specialty and twenty five pds. of Porke wth. Costs als. Excn.

Wm. HOGWOOD appeareing in Court & acknowledging a Discharge to Jno. WARREN it is therefore Admitted to Record.

Exct. Corp. Xbr. 10th. 84. Judgmt. is granted Phill. FITZRANDOLPH agt. Tho. BIRK for thirteene bushells & 1/2 of Wheate to be paid according to Specialty with Costs als. excn.

Exct cor. Mrch. 10th. 83. Judgmt. is granted Owen MIRICK agt. Lt. Thomas PITTMAN for five hundred & fivety pds. of tobo. and Caske with Costs als. Excn.

Judgmt. granted Mr. Edward BAYLY agt. the Sheriffe for the Nonappeareance of Jno. ROGERS Junr. for what he shall make appeare due at ye. next Cort with Costs als. excn.

Capt. Wm. ORTON haveing beene nonsuited at ye. last Cort by Ch. DIGBY, and Bringing his accon to this Cort agt. ye. said DIGBY who Pleased that the Costs of the first Cort was not satisfied and therefore prayed a nonsuite, And it being sett for a Rule by this Genll. Cort that noe accon shall be brought before ye. Costs of ye. first Cort be satisfied, An Nonsuite is therefore granted ye. sd. DIGBY agt. ye. said ORTON, damadge according to Law with Costs ali. Exec.

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mRch. 4Y: 1683/4. Prest. As on ye. other side.

The Judgmt. Mr. Jno. MORING Admr. of Mr. Geo. PROCTER Estate obteyned agt. Lt. Tho. PITTMAN in JanRy. Cort 1679 is now revived for Nine hundred sixty two pds. of tobo. and Caske the ball? thereof with the Costs of this Cort als. Excn.

Exit. Est. Mrch. 14th. 84. Judgmt. is granted Mr. Jos. MALDEN agt. Thomas BAGE for two hundred & tenn pds. of tobo. & Caske with costs als. excn.

Mr. Geo. BRANCH appeareing in Court & acknowledging a Deede of sale of a Pcell of Land to Mr. Henry BAKER it is therefore Admitted to Record.

Mrs. Susanna BRANCH wife to Mr. Geo. BRANCH appeareing in Cort & relinquishing her Rt. of Dower to a Pcell of Land sould by her husband to Mr. Henry BAKER it is therefore Admitted to Record.

Wm. BENTLY Servt. to Mr. Tho. CLARKE who came into this Collony in Capt. BRADLYS Shipp is Adjudged fowerteene yRs. old & Ordrd. to serve according to Law.

The difference betweene Madm. Mary SWANN & Ca. DIGBY upon the said DIGBYS request with the Consent of Wm. EDWARDS the said SWANNS Attorney is reffered to the next Cort.

Jno. ALLEN Non suits Katherine JOHNSON damadge according to Law with Costs als. Excn.

Owen MIRICK arresting Richd. AVERY to this Cort & noe body Quallified according to Law appeareing for him Upon the said AVERYS request an Non Suit is granted him agt. the said MIRICK damadge according to Law with Costs als. Excn.

Judgmt. is granted James CANE agt. Phillip BURROUGH for one hundred and forty pds. of tobo. & Caske being the ball. of a Hatt the said BURROUGH had of the said CANE, the said CANE haveing made oath the said Hatt was of the sort he sould for two hundred pds. of tobo. a hatt, with Costs als. Excn.

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Mrch. 4th. 1683/4. Prest. Major ALLEN, Major SWANN, Mr. HARRISON, Mr. RUFFIN Justices.

Tho. HUNT being a P:son of very ill fame & of a Lewd life & Conversacon and doth wickedly accompany with the wife of Abraham EVANS, it is Ordered that he remaine in ye. Sheriffs Custody untell he give bond with good security for his good behaviour and pticularly that he refraine ye. said EVANS his wives Company, and upon the Request of the said HUNTS wife with the Consent of the said HUNT It is Ordered that shee and her Young Children remaine with her ffather Robt. HOUSE Senr. untell the said HUNT be in a Capacity to provide for them.

Exct. mRch. 12th. 83 vs. Corp. Judgmt. is granted Jno. FIVEASH agt. Jno. IRONMONGER for two hundred & fower pds. of tobo. & Caske wth. Costs als. Excn.

Marke WATTERSON Attorney of Mr. Thomas JARVIS arresting Mr. Mathew SWANN to this Cort & not appeareing to prosecute, Upon the said SWANNs request An nonsuite is granted him agt. the said WATTERSON Attorney as aforesd. damage according to Law with Costs als. Excn.

Exct. mrch. 12th. 83?. Judgmt. is granted Wm. GRAY agt. the Estate of Rich. CLARKE (returned attached) for seaven hundred seaventy six pds. of tobo. & Caske (he haveing made oath to his accot.) with Costs als. Excn.

Exct. mrch. 12th. 83/4. Judgmt. is granted Ann BURGESS agt. the Estate of Lancelott BECK (returned attached) for twelve hundred and fivety pds. of tobo. & Caske due by ball of accot. (she haveing made oath it is justly due) wth. Costs als. Excn.

Att a Cort held at Southwarke for ye. County of Surry May 6th. 1684. Present Lt. Coll. BROWNE, Mr. CAUFIELD, Mr. HARRISON, Mr. MASON, Justices.

Mr. Robert RUFFIN by order from his Excellency (haveing taken the oaths of Allegiance & Supremacy) sworne Sheriffe of this County.

Mr. Fra. MASON & Mr. Wm. EDWARDS Entering themselves security for Mr. Robert RUFFINS due pformance of his Sheriffs place they are accepted & the Clk. ordered to take bond.

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May 6th. 1684. Prest. Lt. Coll. BROWNE, Mr. Robt. CAUFIELD, Mr. HARRISON, Mr. MASON, Justices.

Jno. PHILLIPS Senr. upon his peticon, It appeareing that he is a very aged poore & Lame man is for ye. future discharged from paying publiqe & County Levys.

Phillip HONIFORD being very aged poore & sickly upon his petition is for the future discharged from paying of publiqe & County Levys.

Gillian ALDERSON presenting an Inventory of her deced. husbands Estate & makeing Oath thereto it is admitted to record.

Gillian ALDERSON haveing presented an accot. Dr. & Cr. of her deced. Husbands Estate, which has now been Examined in Cort & found Just is therefore admitted to Record.

The Judgmt. Edward BAYLY assigne of Jno. ROGERS Senr. obteyned the last Cort against the Sheriffe for Seaven hundred seaventy nine pds. of tobo. & Caske for the Non appeareance of Jno. ROGERS Junr. is Confirmed, discounting fower hundred pounds of tobo. & Caske proved to be due to the said ROGERS Junr. (by the oath of Tho. JORDAN) for his goeing to the South: and that Mr. Jos. MALDEN ye. aforesaid Sheriffe have Liberty at the next Cort to make what further Just discounts he cann agt. this Ordr. & pay Costs.

The Judgmt. Edward BAYLY assigne of Jno. ROGERS Senr. obteyned at the last Cort against Jos. MALDEN the then Sheriffe for the non appeareance of Jno. ROGERS Junr. is Confirmed And Ordrd. that the said Mr. MALDEN pay the said BAYLY Seven? hundred seaventy nine pds. of tobo. & Caske with Costs. als. Excn. MALDEN haveing Liberty to the next Cort to make what Just discounts he cann against this Order.

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May 6?th. 1684. Prest. Lt. Coll. BROWNE, Mr. Ro. CAUFIELD, Mr. HARRISON, Mr. MASON, Justices.

Exct June 9th. 1684. Jno. ROGERS Junr. haveing been arrested att ye. suite of Mr. Edward BAYLY (and not appeareing) assigne of Jno. ROGERS Senr. & not appeareing Judgmt. was granted the said BAYLY agt. Mr. Jos. MALDEN the then Sheriffe for seaven hundred seaventy nine pounds of tobo. & Caske An attachmt. therefore upon the said MALDENS request granted him agt. the estate of Jno. ROGERS Junr. for seaven hundred seaventy Nine pds. of tobo. & Caske wth. Costs ut in als.

The difference betweene Mr. Rob. CRAWFORD and Ric. MONCK who married ye. Extx. of Augt. HUNICUTT Senr. upon the request of the said MONCK is reffrd. to the next Court.

The difference betweene Mr. Elias OSBORNE & Tho. HUX is dismist, It being undr. the Cognizance of this Cort.

Exct. \_\_\_ June 9th. 84. The Judgmt. Mrs. Mary SWANN Admx. of Estate of Tho. SWANN Esqr. obteyned in 7br. Cort 1681 agt. Tho. HUNT for three hundred and fivety pounds of tobo & Caske is revived & Ordrd. that the said HUNT pay the same with former & present Costs als. Excn.

Exct. \_\_\_ Augt. 16th. 84. Tho. HUNT Confesseth Judgmt to Mrs. Mary SWANN Admx. of Estate of Tho. SWANN Esqr. for fower hundred thirty one pounds of tobo & Caske with Costs als. Excn.

Exct. Est. 7br. 12th. 84. Judgmt. Confest by Jno. MINIARD to Capt. Rogr. POTTER for five hundred & fiveteene pds. of tobo. and Caske with Costs, as also the Costs of a Judgmt. obteyned by Major Ar. ALLEN agt. the said POTTER for the aforesaid sune he being security for the said MINIARD to the said ALLEN for the same It is therefore Ordered that the said MINIARD pay the said five hundred & fiveteene pds. of tobo. and Caske with all the aforesaid Costs to the said Capt. Rogr. POTTER als. Excn.

*crow*  
*abr.*

mend the Highway, & now appeareing & by good Evidence makeing it appeare he was Lame & not able to goe, he is dischardged paying his ffees.

Tom a Negro Servt. to Mr. Robert RUFFIN who came from Barbados in Capt. Tho. WILLS his Vessell is adjudged Eight yeares old.

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July 7th. 1685. Prest. as on the other side.

Abraham EVANS appeareing in Cort and acknowledging a Deede of Sale of a Pcell of Land sould to Bartho. FIGGERS it is Admitted to Record.

Eliz. wife to Ab: EVANS appeareing in Cort & relinquishing her Rt. of Dowr. in a Pcell of Land sould by her said Husband to Bartho. FIGGERS it is Admitted to Record.

Rich. BENNETT appeareing in Cort & acknowledging a Deede of Sale of a Pcell of Land to Geo. MORRELL, it is therefore Admitted to Record.

Ann Wife to Rich. BENNETT appeareing in Cort & relinquishing her Rt. of Dower in a Pcell of Land sold by her sd. husband to George MORRELL it is therefore admitted to Record.

Mr. CAUFIELD & Mr. MALDEN present.

Wm. CHIVERS appeareing in Cort & acknowledging a deede of Sale of a Pcell of Land to Mr. Benja. HARRISON it is therefore admitted to Record.

Eliz. wife to Wm. CHIVERS appeareing in Cort and relinquishing her Rt. of Dower in a Pcell of Land sold by her Husband to Mr. Benja. HARRISON it is therefore admitted to Record.

John HEWLETT petitioning this Cort that the fine Imposed on him for not goeing to Church might be remitted, and makeing it appeare that he had a reasonable Cause for his absence he is dischardged the said fine paying his fees.

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July 7th: 1685. Prest. Lt. Coll. BROWNE, Mr. CAUFIELD, Major SWANN, Mr. HARRISON, Mr. MASON, Mr. MALDEN, Justices.

Mr. Robt. RANDALL and Mary his wife ye. Relect of Tho. SWANN Esqr. appeareing in Cort and acknowledging theire relinquishmt. of theire Rt. of Dower in a House & Land in Ja. City to Major Saml. SWANN heire of the said Tho. SWANN Esqr. it is admited to Record.

Tom a Negro Servt. to Geo. WILLIAMS who was brought from Barbadoes in the Vessell that Mr. Tho. WILLS was Master of is adjudged Nine yRs. old.

Grace BARKERS powr. to Wm. EDWARDS proved in Cort by the oaths of Mr. Benja. HARRISON and Rich. TAYLER it is Admitted to Record.

Mr. Jno. BARKER appeareing in Cort & acknowledging a Deede of Sale of a Pcell of Land to Jethro BARKER it is admitted to Record.

Wm. EDWARDS Attorney of Grace BARKER wife to Jno. BARKER appeareing in Cort (appeareing in Cort) and with the said Jno. acknowledging a Deede of sale of a Pcell of land to Jethro BARKER it is admitted to record.

Complainte being made to this Cort that Prudence KINDRED an Orpt. placed by the Cort with Jno. SKELTON is not used as an Orpn. aught to be, and Mr. Jos. MALDEN the said SKELTONS security offering to bring the said SKELTON to the next Cort to answeere the said Complt. It is therefore refferred to the next Cort where it is ordered that the said Prudence KINDRED be also brought.

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Att a Cort held for the Isle of Weight County July the 9th. 1685. Prest. The Hon. Coll. Jos. BRIDGERS Esqr, Mr. Tho. PITT, Collo. Ar. SMITH, Capt. Hen. APPLEWHAITE, Mr. Jos. WOORY, Lt. Geo. MORE, Mr. Jer. EXUM, Mr. Henry BAKER, Justices.

Whereas in Aprill Cort last Judgmt was granted to Geo. BELL agt. Edmond PALMER for the sume of Tenn thousand pds. of tobo. and Caske according to obligacon & it was granted at the request of Edmond PALMER that noe Execucon should Issue thereon till this Cort he promiseing in the meane time to prescribe away how the said obligation should be paid wherein Edmond PALMER haveing altogeather failed, wherefore former Judgmt. is Confirmed & that he pay Costs of Suite als. Excn. Vera Copia Test. John PITT Cl. Cr.

These are to Certify that noe Execucon hath Issued out of this County Cort office on the above said Judgmt. nor the former. Augt. 12th. 85. Exit. \_\_\_\_ Augt. 12th. 1685. John PITT Clk. Clks. fees:

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bill of costs.....	03.....68

Vera recordd. Augt. 13th. 1685. pr. William EDWARDS Cl. Cur.

Hezekiah BUNNELL for his wifes Estate It is Admitted to Record. The said BUNNELLS bond for ye. same is declared void. Mr. RUFFIN & Mr. HARRISON present.

Jno. CASSE haveing brought his accon to this Cort agt. James CANE, and upon the said CANE'S request made oath to his acct. Judgmt. is granted the said CASSE agt. the said CANE for eight? hundred eighty eight pds. of tob. & cask Upon ballance of acct. Ordrd. that he pay the same and? deliver the said CASSE Certaine Cloathes & tooles deteyned from him & pay Costs als. Exo.

Saml. BRIGGS orpn. of Richd. BRIGGS chooseing Richd. WASHINGTON for his Guardian who accepting thereof it is ordered that he act therein accordingly the said WASHINGTON in Cort oblidgeing himselfe to put the said Orpn. to Schoole forthwith and there keepe him untell he cann Read & right Pfectly It is ordered that he Comply therewith.

Judgmt. is granted Mr. Benja. HARRISON agt. Mr. Tho. BUSBY & Adam HEATH Security for the appearance of Richd. WILLIAMSON who hath failed to appear for soe much as he shall make Appr. due at the next Cort with Costs ut in als.

Exit. Atta. 7br. 9th. Attachmt. is granted Tho. BUSBY & Adam HEATH agt. ye. Estate of Rich. WILLIAMSON for soe much as Mr. Benja. HARRISON shall at the next Cort recovr. agt. them for the said WILLIAMSONS nonappearence to answer this accon (they being the said WILLIAMSONS security for his appearance with Costs ut. in als.

[531]-531

Prest. as on the other side.

Mr. Robert RANDALL bringing an accon to this Cort agt. Mr. Saml. THOMPSON and in his petion. setting forth that Mr. Jno. CORKER when he sould ye. Mill at Wareneck did also sell all manner of Timber for the reparing of the said Mill & Mill house which said Timber was to be fetched and quietly carried away from any Pte of the Land then in the possession of him the sd. CORKER Scituat & adjoyneing upon GRAY'S Creek as by Deed undr. his hand did appeare and timber being wanting for the reparing of the said Mill he had sent men to gett some upon the Land which was the said CORKERS at the time of the before recited \_\_\_\_ (torn) the place aforesaid but was hendered by the said THOMPSON to his damage five thousand pds. of tobo. & Caske and therefore prayed that the sd. THOMPSON might (torn) let him get & make use of such timber as was wanting for the reparation of ye. aforesd. Mill & pay the before recited damage with Costs And the same being duely consid. by the Cort & and it appeareing that the Mill was? Excheated to the said RANDALL but not any priveledge of Timber, It is therefore this Courts Opinion that he hath noe Right thereto in the aforesaid COCKERS Land being now the said THOMPSONS doe dismiss the said Accon.

Mr. Robert RANDALL appeals to the 6th. day of ye. next Genll. Cort which is granted giving security, And Wm. EDWARDS tendering himself his Security his is accepted.

Mr. Jno. THOMPSON tendering himself secuty. for Mr. Saml. THOMPSONS Joining? the same he is accepted.

Judgmt. is granted Lt. Coll. Wm. BROWNE & Ja. JORDAN Admrs. of Estate of Tho. JORDAN \_\_\_\_ (torn) agt. Wm. DRAPER for nineteene hundred forty eight pds. of tobo. & Caske due upon ball. of acct. ye. sd. DRAPER haveing made oath to his acct. Ordd that he pay the same with Costs als. Exo.

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7br. 7th. 1686. Prest. Majr. SWANN, Mr. HARRISON, Mr. RUFFIN Mr. MASON, Mr. MALDEN, Mr. RANDALL Justices.

Capt. Rogr. POTTER appeareing in Cort and acknowledgeing an Assignmt. of a Pattennt for a Pcell of Land to Nathl. ROBERTS, It is therefore admitted to record. Mr. MALDEN pRsent.

The Judgmt. grntd. (sic) Capt. Roger POTTER obteyned in July Cort 1683 against Wm. POPE for two hundred & tenn pds. of tobo & Caske is revived with former & pRsent Costs als. Exec.

Mr. MASON & Mr. MALDEN absent.

The difference betweene Tho. SOWERBY & Jno. RAWLINGS is dismist.

Exit. 7br. 9th. 8\_. Attachmt. is granted (torn- may be) Daniel? WADE? agt. the Estate of Stephen MANNERING for what he shall make appear due at the next Court, (the sd. MANNERING being returned Nonest Inventus at ye. sd. WADES Suite) with Costs ut in als.

Judgmt. Confest by Richard ANDREWS to Mr. Geo. MOORE for five days worke with Costs als. Exec.

Mr. Tho. BUSBY appearing in Court & acknowledging a deed of sale for a parcell of Land to Timothy ESSELL it is therefore admitted to Record.

Exit 7br. 9th. 86. Richard WILLIAMSON being returned Non est Inventus at the suit of Mr. Tho. BUSBY and not appearing An Attachmt. is therefore granted the said BUSBY agt. the said WILLIAMSONS Estate for soe much as he shall make appear due at the next Cort with Costs ut in als.

Exit. 7br. \_th. 86. Geo. LOVEDAY being returned Non est inventus at ye. suit of Tho.

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Tho. MATHARS Refferances Antho. EVANS to the next Cort.

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9ber. 2d. 1686. Prest. Mr. HARRISON, Mr. MASON, Mr. MALDEN, Mr. RUFFIN, Mr. RANDALL Justices. Wm. BALDEN appeareing in Cort & acknowledging a deed of sale of a Pcell of Land to Tho.? and? Jno. WATSON? It is Admitted to Record.

Wm. BALDEN appeareing in Cort & acknowledging a deed of sale of a Pcell of Land to Elias FORT It is Admitted to Record.

Jno. DUCE appeareing in Cort & acknowledging a deed of sale of a Pcell of Land to Elias FFORT It is Admitted to record.

Wm. BALDEN appeareing in Cort & acknowledging a deed of sale of a Pcell of Land to Tho. WARD & Henry CLARKE it is Admitted to record.

Mr. Geo. MOORE produceing a powr. from Elizabeth wife to Wm. BALDEN to relinquish her Rt. of Dower of in & to a pcell of Land sould by her husband to Tho. WARDE & Henry CLARKE & proveing the same by the oath of John WATSON It is admitted to Record.

Mr. Geo. MOORE Attorney of Eliz. Wife to Wm. BALDEN appeareing in Cort & relinquishing her the said Elizabeths Rt. of Dower of in & to a Pcell of Land sould by her said husband to Thomas WARD & Henry CLARKE It is therefore Admitted to Record.

James CANE haveing been summoned to this Cort by Majr. Samll. SWANN Depty. Escheat master to answer what he should allledge agt. him and the sd. Majr. SWANN now being in the Assembly It is Referred to the Levy Cort.

Judgmt. is granted Mr. Jno. THOMPSON agt. Thomas GILLUMS for fower hundred & seaventy pds. of tobo. & Caske with Costs als. Excn.

[544]-544 (sic) (no original page numbered 543)

Ext. \_\_\_ 9ber. 11th. 86. Judgmt. is granted Jos. WALL agt. the Estate of George HOLLY returned attached for seaven hundred & seaventy pds. of tobo. & Caske (he haveing made oath it is justly due) with Costs als. Excn.

Exit. Est. mrch 14th. 86. The Judgment Mr. Wm. THOMPSON obteyned agt. Wm. POPE in 9ber. Cort 1684 for Eight hundred pds. of tobo. & Caske is revived, And Ordrd. that he pay the same with former & pRsent Costs als. Exec.

Owen MIRICK arresting Edward BOOKY to this Cort & not Entering his peticon in as time is ~~fined~~ therefore by the said BOOKY Nonsuited & orderd that he pay the same with Costs als Exec Thomas COCKERHAM appeareing in Cort & acknowledging a discharge to Jno. FENLY for his Pte of his Fathers Estate, It is therefore Admitted to Record.

Mr. James CANE appeareing in Cort & acknowledging a Deed of Sale of a Pcell of Land to Mr. Jno. THOMPSON, It is therefore Admitted to Record.

Judgmt. is granted Mr. Jno. KING agt. Jno. BATTLE for Eleven hundred & fivety pds. of tobo. & Caske with Costs als. Exec.

Mr. Benja\_ HARRISON at the last Cort obteyneing Judgmt agt Mr. Tho. BUSBY and Adam HEATH Security for the Appeareance of Richard WILLIAMSON, and there being at this Cort not Justices to make a Cort besides the said HARRISON, It is refd. to the Levy Cort for Confirmation.

The Attachmt. agt. Wm. EDWARDS ase. of Wm. LEIGH obteyned the last Cort agt. the Estate of Geo. LOVEDAY not being Executed is Continued 'till the next Cort.

The attachmt. Mr. Samll. THOMPSON obteyned at the last Cort agt. the Estate of Geo. LOVEDAY not being Executed is Continued 'till the xt. Cort.

[545]-545

9br. 2d. 1686. Prest. Mr. HARRISON, Mr. MASON, Mr. MALDEN, Mr. RUFFIN, Mr. RANDALL Justices.

Judgmt is granted Mr. Wm. FOREMAN assigne of Mr. Henry HARTWELL agt. Lt. Coll Wm. BROWNE & James JORDAN Admrs. of Tho. JORDAN Estate for one thousand & Eighty pds. of tobo. & Caske als Excn.

The difference between Tho. FLOOD & Tho. COLLIER in? the Rig. of the said COLLIER is referd to the next Cort.

Wm. LITTLE? being summoned to shew cause why he did not List himself & now makeing it appeare he was Sick & lame at the time of \_\_\_\_\_, It is ordrd that he be added? to Mr. RUFFINS List & pay Costs \_\_\_\_\_ & pay Costs.

Mr. Robert PARKE? being summond to shew cause why he did not enrolle? Nat.? MUNGER? a tythable in the List of Mr. Robert RUFFIN & now he being sufftly. \_\_\_\_\_ he be added to \_\_\_\_\_ List & the said PARKE to pay Costs.

Wm. CORKER being summond to shew cause why he did not list himself a tithable \_\_\_\_\_ Robt. RUFFIN & now shewing a sufficient reason for the same, It is ordred that he be added to Mr.? RUFFINS List & pay Costs.



appeareing by their report and an accot. stated & Examined in Cort that there is due to the said BROWNE and JORDAN six hundred forty? Eight pds. of tobo. and Caske, It is Ordrd. that the said FOSTER pay the same with Costs als. Exo.

[732]-732

Ex. vs. Corp 9br. 5th. 90. It appeareing that Mr. Ar. JORDAN standeth Justly indebted to Coll. Wm. BROWNE & Ja. JORDAN Admrs. of the Estate of Tho. JORDAN six hundred forty Eight pds. of tobacco & Caske, It is Ordrd. that he pay them the same with Costs als. Exo.

Mr. MASON absent.

Judgmt. is granted Coll. Wm. BROWNE & James JORDAN Admrs. of the Estate of Tho. JORDAN for one hundred ninety six pds. of tobacco & Caske agt. Mr. Walter FLOOD on ballance, The said FLOOD haveing made oath he never reced. any satisfaccoon for three hundred pds. of tobo. & Caske being ye. Legacy of Lt. Coll. Geo. JORDAN and one Article in his accot. other then the accot. now Exhibited against him, It is therefore Ordered that the said FLOOD pay the sd. one hundred Ninety six pds. of tobo. & Caske to the sd. BROWNE & JORDAN with Costs als. Exo.

Wm. BLACKBORNE being returned arrested to this Cort at the suit of Wm. CARPINDER & being Called to come forth & answe ye. same made noe appeareance & noe security being returned Judgmt. is granted ye. sd. CARPINDER against ye. Sherriffe for seven hundred pds. of tobo. and Caske with Costs provided the said BLACKBORNE doe not appeare at the next Cort and answe the same.

[733]-733

Wm. BLACKBORNE having failed to appRe. and answe the suit of Wm. CARPINTER Judgment was granted ye. sd. CARPINTER against the Sherriffe for seven hundred pds. of tobo. & Caske with Costs, An Attachmt. is therefore granted the Sherriffe against the Estate of the said BLACKBORNE for seven hundred pds. of tobacco & Caske wth. cost returneable to the next Cort for Judgment.

Geo. BLOW being returned Nonestinventus at the suit of Joseph ROGERS & being Called to Come forth & answe the same made noe appeareance, An Attachment is therefore granted the said ROGERS against the Estate of the said Geo. BLOW for two hundred & forty pds. of good fatt well dressed porke & two bushells & a halfe of good sound shelled Indyan Corne with Costs returneable to the next Court for Judgment.

Sion HILL at the Request of Elias OSBORNE sworne in Cort and his deposicon admitted to Record.

Tho. WIGGINS one of ye Grandjury not appearing at ye last Cort to give in his presentmt. & now shewing a sufficient reason for his not appeareing is discharged paying all fees.

[734]-734

Jno CASSE one of the Grandjury not appearing at the last Cort to give in his presentment & now shewing a sufficient reason why he did not appeare is discharged paying his fees.

Jno. PESTELL haveing been pRsented by the Grandjury for Committing fornication It is Ordrd. that he be sumoned to appeare at ye. next Court and answe the same.

Susana WOOLLER being presented by ye. Grandjury for Comitting Fornication, It is Ordrd. that shee be sumoned to appeare at the next Cort & answe ye. same.

Wm. DENNIS being presented for not planting of Corne by the Grandjury It is Ordered that he be sumoned to appeare at the next Court & answe ye. same.

Tho. EVANS being by the Grandjury presented for not planting of Corne It is Ordered that he be sumoned to appeare at the next Cort & answe ye. same.

Jno. ROGERS being presented by the Grandjury for not planting of Corne and being present in Cort and haveing noe Lawfull Excuse is fined according to Law.

[735]-735

Tho. P\_\_\_\_\_ being presented by the Grandjury for not planting of Corne according to Law, It is ordrd. that he be sumoned to appeare at the next Cort to answe the same.

The Grandjury haveing served one yeare are discharged.

It is Ordrd. that the Sherriffe sumon Men sufficient to appeare at the next Cort to be sworne a Grandjury for this County for the Ensueing yeare.

Tho. DEERHAM one of the Grandjury faileing to appeare to give in his presentments at this Cort, It is Ordrd. that the Sherriffe sumon him to appeare at the next Cort to answe the same.

Richard SCOGGING Complaineing against Tho. MELTON set forth that the said MELTON about the latter End Pte of May last past at the House of Adam HEATH in this County did in the hearing of divers and sundry Psons most maliciously utter publish & declare that the sd.

*Evans*

[744]-744

Edward TANNER by his peticon to this Court setting forth that there is a plantacon in this County belonging to him which is like to goe to ruin, and therefore prayed that he might be permitted to looke after it, and have the benefitt of his Labour and the same being adjudged reasonable, It is OrdRd. that he be Immediately possest of the house & Land belonging to him and that he have the benefit of his Labour for the future.

Exit. Corp. br. 18th. 1690. Jno. WOOLLY Confesseth Judgment to Richd. BEIGHTON for four hundred twenty Eight pds. of tobo. & Caske, It is therefore Ordered that he pay the same with Costs als. Exo.

Mr. Robert CRAWFORD produceing a Certificate to this Court under the hand of Mr. Robt. RUFFIN whereby it appeares that Susanna SHELTON Servt. to ye. sd. CRAWFORD had runaway from him fiftene days & thirty days from her former Master Jno. BARNES It is therefore Ordered that shee the said SHELTON serve the sd. CRAWFORD Ninety days after her time by Indenture Custome or ord. of Court is Expired.

[745]-745

The difference betweene Richard BEIGHTON and Jno. WOOLLY about the sd. WOOLLYS deliver- ing up the possession of a plantacon leased of the said BEIGHTON, the sd. BEIGHTON proveing noe Pt of his peticon is dismist.

The difference betweene James REDDICK plt. & Joseph ROGERS defedt. is Referred to ye. next Court at the defdts. request.

Jno. PESTELL having been sumoned to answere the pRsentment made against him by the Grandjury for being Guilty of the Sinn of Fornicaccon appeared & Confessed himselfe to be Guilty, It is therefore Ordered that he be whipt pay five hundred pds. of tobo. to the use of Lawnes Creeke Pish, and Mr. Jno. HOLT on ye behalfe of his mother Mrs. Eliza. HOLT undertakeing to pay the said five hundred pds. of tobo. for the said PESTELL, It is OrdRd. that the said Jno. HOLT on behalfe of his said Mother doe pay the said five hundred pds. of tobo. to Lawnes Creeke Pish with Costs als. Exo.

[746]-746

Susanna WOOLLER Servt. to Mr. Jno. HOLT having beene sumoned to answere the presentment made against her by the Grandjury for being Guilty of the Sinn of Fornication, appeared & Confessed her selfe to be Guilty and the said Jno. HOLT being willing to pay the said WOOLLERS fine, It is OrdRd. that he the said HOLT pay five hundred pds. of tobo. to Lawnes Creeke Pish with Costs als. Exo. and upon the said HOLT'S motion it appeareing the said WOOLLER had a bastard Child in her time, It is OrdRd. that shee serve him two yRs. after her time by Indenture or Custome is Expired and six months more for paying her fine for being guilty of the Sin of ffornication.

Tho. DEERHIM one of the late Grand jury men having been sumoned to appeare at this Cort and give in his presentments and to answere for his not appeareing at the last Court, but not makeing his appeareance and haveing severall Courts failed, It is Ordered that the Sherriffe take the said DEERHIM into his Custody & there keepe him till he enter into bond with good security for his good behaviour till ye. next Court, and for his appeareance at the said Court to give in his pRsentments and to answere his high Contempt in not makeing his appeareance according to the OrdRs. of this Court.

[747]-747

Tho. EVANS haveing beene sumoned to answere the presentment made against him by the Grandjury for not planting of Corne and now appearing in Court but not haveing any Lawfull Excuse is fined according to Law.

Tho. PRESTON haveing been sumoned to answere the prsentment made against him by the grandjury for not planting of Corne, by his humble peticon sett forth that he was very grievously afflicted with sickness all the last sumer as is very well knowne to severall Psons by reason whereof he could not make any Corne and it appeareing that the said PRESTON was very sickly, he is discharged paying his fees.

Wm. DENNIS who was at the last Court Ordered to be sumoned to answere the Grandjurys pR- sentment for not planting of Corne being by the Sherriffe returned Nonestinventus It is OrdRd that the Sherriffe sumon him to appeare at ye. next Court and answere the said pRsentment.

[748]-748

Jno. INGRAM who married Jane DUNFEILD Admx. of Jno. DUNFEILD deced. produceing an accot. of the said deceds. Estate, It is Ordered that Joseph FORD and Tho. DREW doe Examine the same

James BOYCE appearing in Court & acknowledging a Deede of Sale of a Pcell of Land to Jno. HIGGS to be his reall Act & Deede It is admitted to Record.

Eliza. wife to James BOYCE appearing in Court & relinquishing her Rt. of dower of in & to a Pcell of Land sold by her husband to Jno. HIGGS It is admitted to Record.

Danll. WADE Admr. of the Estate of Dennis SHERRARD presenting an Inventory of the said deceds. Estate & makeing oath thereto It is admitted to Record.

[794]-794

Ex. vs. Corp. Augt. 4th. 1691. Wm. BALDWIN not appearing to Psent his accon against George BRANCH is nonsuited, It is therefore ordrd. that he pay damage according to Law with Costs als. Exo.

The last Will & Testament of Jno. PHILLIPPS Pved in Court by the oaths of the Wittnesses and a Pbate thereof granted Alice his relict and Extx. therein named.

John CLEMENTS, Nicho. WITHERINGTON & James ELLIS or any two of them are ordrd. to apprayse the Estate of Jno. PHILLIPS deced. being first thereunto sworne before one of the Justices of this County, And it is Ordrd. that Alice PHILLIPS Extx. of the sd. deced. produce the sd. appraysemt. at the next Court & make oath thereto.

Jno. PHILLIPS presenting himself in Court security for Alice PHILLIPS due Pformance of the Will of Jno. PHILLIPS deced. he is accepted & Ordrd. that they give bond accordingly.

Exit. p: J.E. Certificate is granted Jno. WAPPOOLE to the Secretaries office for two hundred acres of Land for the Importacon into this Colony of Hester DOWNES, Wm. GREA, Wm. BENTLY & Mary PARLETT he having made oath according to Law.

[795]-795

Richd. ATKINS & Peter BAGLY appearing in Court & acknowledging a deede of sale of a Pcell of Land to Rich. GREENE to be their reall Act & Deede It is admitted to Record.

Upon the Petition of Richd. SMITH he being very aged poore & Impotent It is Ordrd. that he be discharged from paying publiq or County Levy for the future.

Judgment is granted River JORDAN against Coll. Wm. BROWNE & Ja. JORDAN Admrs. of Thos. JORDAN Extr. of Lt. Coll. Geo. JORDAN for five hundred & seventeene pds. of tobo. & Caske on ball. the said River JORDAN and Arthur JORDAN (sic) having made oath the Account of Credit now produced is all they ever reced. It is therefore Ordrd. that ye. aforesd. BROWN & JORDAN pay the same als. Exo.

George BRANCH Confesseth Judgmt. to Joseph ROGERS for five hundred & seventy pds. of tobo. & Caske, It is therefore Ordered that he pay the same with Costs als. Exo.

[796]-796

George BRANCH Confesseth Judgmt. to Nicho. DAVIS for three hundred pds. of tobo It is therefore Ordrd. that he pay the same with Costs als. Exo.

Jno. KING being returned arrested to this Court at the suit of Wm. HALSOE and being called to come forth and answere the same made noe appearance and noe security being returned Judgment is granted the said HALSOE against the Sherriffe for seven thousand two hundred pds. of tobo. & Caske with Costs provided the said KING doe not appeare at the next Court to answere the same.

20th. 90. Whereas Judgment this day passed against the Sherriffe for seven thousand two hundred pds. of tobo. & Caske for the Nonappeareance of Jno. KING to answere the suit of Wm. HALSOE An Attachment is therefore granted the said Sherriffe agt. the Estate of the sd. Jno. KING for the aforesaid sume of seven thousand two hundred pds. of tobo. & Caske & all Costs returneable to the next Court for Judgment.

[797]-797

Wm. WRAY being returned arrested to this Court at the suit of Danll. WADE, was called to come forth & answere the same but made noe appeareance & noe security being returned, Judgmt. is granted the said WADE against the Sherriffe for fifteene hundred pds. of tobacco & Caske & Costs, provided the said WRAY doe not appeare at the next Cort and answere the same.

Whereas Judgment this day passed against the Sherriffe for fifteene hundred pds of tobo. & Caske for the Nonappeareance of Wm. WRAY to answere the suit of Danll. WADE, An Attachmt. is therefore granted the said Sherriffe against the Estate of the said WRAY for the aforesd. sume of fifteene hundred pds. of tobo. & Caske with all Costs returneable to the next Court for Judgment.

July 20th. 90. Exit. Corp. Judgment is granted Katherine EVANS Extx. of Wm. EVANS against Geo. BRANCH for six hundred sixty five pds. of good fatt neate dressed ~~porke~~ Sweete & Cleane porke, It is therefore ordrd. that he pay the same with Costs als. Exo.

*Evans.*

\_\_\_\_\_ SANDFORD to ye. next County.....100  
 \_\_\_\_\_ BOYCE to ye same.....100  
 Tho. DEERHIM to ye same.....100  
 Geo. NICHOLLSON to ye same.....100  
 Bartho. BRITTLE to ye same.....100

July 1st. 90.  
 Tho. DEERHIM for not appReing to give in pRsentmt.....200  
 ret to K. Attorney 3br. 90

Accot. of psons? \_\_\_ returned the Kings Attorney ye \_\_\_th. day of 8br. Court  
 vizt:  
 JanRy. 5th. 58 Cha. HOLDSWORTH  
 retd. to Kings Attor. \_\_\_\_\_

July 1689  
 Jno. ROGERS for not planting Corn fined according to law.

mRch. 4th. 1689  
 Tho. EVANS for not planting Corne fined according to law.  
 retd. to Kings Atto. Appl. 90

[822]

BAKERS Long sword??? 253-254

THE END