

bene formerly granted by his Ma^{ty} to any other. & the Com^{rs} their
 v^{ts} did not extend, nor give any warrant to J^r P^r Clayton, or any other
 had they any right or title thereby, to J^r P^r Island of Kent, or to plant, or
 there, or in any other parts or places, w^{ch} of Indians, or Savages w^{ch} in J^r precincts
 of J^r L^d Baltremores Patent. And their L^{ts} did likewise declare J^r P^r Clayton's
 Letter, under his Ma^{ty} signature, w^{ch} had referenc^e to J^r P^r Com^{rs} under J^r Signet
 of Scotland, was grounded upon misinformation, by supposing J^r P^r Com^{rs} was
 wanted J^r Plant^r in J^r Isle of Kent, w^{ch} (as now appears) it did not. Wherein
 upon a^lso upon consideration of a former order of this Board of J^r 3^d of July
 1633. wherein it appeared J^r differences now in question being then controverted
 the L^d Baltremore was left to J^r right of his Patent, & J^r P^r to J^r course of
 Law. Their L^{ts} having resolved & declared as above. The Right & Title to the
 Isle of Kent, & other places in question, to be absolutely belonging to J^r L^d Balte-
 more, & J^r new Plant^r or Trade w^{ch} of Indians ought to be w^{ch} in J^r precincts of
 his Patent, w^{ch} out Licence from him. Did therefore likewise think fit & declare
 declare, J^r not granted from his Ma^{ty} should passe to J^r P^r Clayton, or any others in
 the J^r Isle of Kent, or any other parts or places w^{ch} in J^r Patent. Whereof his
 Ma^{ty} Attorney Solicitor great and hereby prayed to take notice. And concerning
 the violence & wrongs by J^r P^r Clayton & J^r rest employed of in J^r P^r to
 his Ma^{ty} their L^{ts} did now also declare, J^r they found no cause at all to
 relieve them, but doe leave both sides to J^r ordinary course of Justice.

Ex. J. Meaurys.

Concordat per Originali.
 Will^m. Breton Clerk.

M^r Mary Anne Brent hath made compl^t ag^t Anthony Rawlins for making a假冒
 conveyance w^{ch} w^{ch} Harditch of a blackish heigher, w^{ch} a white Belly marked Crop
 one care, & that of underhead of other care w^{ch} J^r heigher did not and belong to J^r
 Harditch, or Tho: Sturman. But as shee probably believed, belonged unto M^r Sturman
 want. to J^r Sheriff to J^r Term of writ Inj^r pag. 191 in cas^e Giles Brent vs
 Ant: Rawlins & Will^m Harditch. ret. Decemb. Court.

Octob. 20th

This day came John Parbo of New Towne in J^r par^t of Mary Kent, and he
 knowledgeth to have given, one Reddish Col^d marked Crop^r on J^r left care, and
 a piece cutt along^e of top^e of J^r right care, w^{ch} a little under J^r care, unto
 J^r Daughter of Walter, & Francis Peake, to her own^e use, from this day for ever
 to advance her a portion. And in case J^r Mary shall depart this life before
 shee be^e fourteen years old, That then J^r Col^d & all her female engent^r
 shall be & remaine unto Francis J^r Wife of J^r Walter, to her own^e
 use for ever.

Recognit^r Con^{rs} on

John Parbo
 John Peake
 John Peake