

pemptorily prove his right and title to the said Heifer or in default thereof this Court will adiudge it to bee M<sup>rs</sup> Ewres. And that a Coppy of this order to bee left at the dwelling house of Thomas Sturman for the said Hardwich 14 dayes or more before Michāl shalbe sufficient notice. Liber A.

At the request of Marks Pheypo Attorney of M<sup>r</sup> John Hansford Administrator of the estate of M<sup>r</sup> Thomas Weston, and vpon pvsall of the said Administrators Accompt vpon oath, and of another Accompt given by the said Pheypo to William Stone Esq<sup>r</sup> who hath an Execucōn against the said Estate, as also of an Oath made by the said Pheypo concerning the same estate being all vpon Record, It appearing that the said Administrator hath paid 1184<sup>l</sup> of Tob. beyond Assetts, and nothing being objected to the contrary albeit publique pclamacōn was made in open Court touching the same It is therefore ordered that the said Administrator shall have his Quietus est.

At the request of Anthony Rawlins Administrator of Richard Coxe deceased, and vpon pvsall of the Inventory of the said decedents estate, and the said Administrator had paid more then the value of the Estate in the Inventory mencōned, and nothing being said to the contrary after publique proclamacōn in open Court. It is ordered that the said Administrator shall have his Quetus est.

The Cause betweene M<sup>rs</sup> Margaret Brent plf and Edward Commins def<sup>t</sup> cominge this day, to bee heard Georg Manners the def<sup>s</sup> Attorney moved that the hearing thereof might bee respited till October Court next hee being nowe vnprovided for the Hearing w<sup>ch</sup> is ordered accordingly whereof the def<sup>t</sup> (his Attorney being now p<sup>r</sup>sent in Court) is to take notice pemptorily that hee may then bee provided for the hearing, wherein if hee faile, the plf is admitted to pceede notwithstanding

The Cause betweene Cap<sup>t</sup> Thomas Baldrich plfe and M<sup>rs</sup> Margaret Brent def<sup>t</sup> at the request of George Manners Attorney for the plf was respited till the next Court

Vpon hearing of the Cause betweene Henry Pountney plf and M<sup>rs</sup> Margaret Brent def<sup>t</sup> the plfes suite being to bee releived against the def<sup>t</sup> for a Cowe and 2 yeares increase, for that the defend<sup>t</sup> about 2 yeares since being then vnderstood to bee his Lopps Attorney had delivered a Cowe vnto the plf who had beene a ffort Souldier for his pay, w<sup>ch</sup> Cowe shee then conceived to bee one of his Lopps, but appeard since to bee