

- Liber P. C. R. Vppon the Petⁿ, & demand allso of the p^{tf}, for wages for seauen months attendance on the dēft, amounting to 3821^t Tob. Respited till next Prouinciall Court.
- Boreman v. Brookes
Vid Order fol. 35 Vppon the demand of the p^{tf}, Concerning a hogshead of Tob, w^{ch} hee alleageth to belong to him & was payd away by the dēft to his owne proper use (as is further expressed in an order the last Court) It is Ordered th^t this Cause bee sent downe to the County Court in S^t Maries County. That Edward Claxston be there examined, Whither the Tob in that hogshead payd away by the dēft, was the Tob made ouer by the s^d Claxston for Security to the p^{tf} or noe? And be there determined.
- Coursey v. Edlow
p. 110 The Cause depending betwixt Henry Coursey p^{tf} & Joseph Edlow dēft is wth drawne. The dēft paying Costs of suite.
- Coursey v. Seamour The Cause allso depending betwixt Henry Coursey p^{tf}, & Thomas Seamour dēft is wth drawne The dēft paying Costs of suite.
- Hix v. Sampson
Waring, et al. vide fol. 41 Vppon the Complaint of Richard Hix agst Cap^t Sampson Waring for 800^t of Tob, w^{ch} Thomas Branson oweth him, W^{ch} Branson (being in the Sheriffs Custody, & under Exequuōn for the s^d debt) is now in M^r Henry Courseys seruice, & made a Crop of Tob this yeare wth him the s^d Coursey.
It is Ordered th^t the p^{tf} strike the s^d Crop of Tob, & pay himselve Eight hund^d pownds of Tob, & Three hund^d Eighty six pownds more to Cap^t Sampson Warings, for Sheriffs ffees, out of the s^d Crop.
- Reade v. Mitchel
Vid. Order fol. 41 Vppon the Petⁿ of the p^{tf} Touching a mare, W^{ch} Cause was Respited the last Court.
The p^{tf} auerreth uppon oath, That he receaued noe other satisfaction of the dēft, then ffowre hund^d pownds of Tob only.
It is Ordered (the dēft being called & not appearing and M^r William Coursey Sheriffe affirming in Court That Rob^t Harwood told him th^t hee had gyuen the dēft notice of th^t Attatchm^t) That the p^{tf} be satisfied Twelue hundred pownds of Tob, out of a Debt due from Rob^t Harwood to the dēft & attached in his hands; wth Charges of Court.
- To the Sheriffe
Attach: }
Exeqⁿ } 200
To the Cler 075
Hooper v. Norton
Hall v. Payton
Vide Order fol. 44 Writt to the Sheriffe of Caluert County ad Exequend^m 16^o No- uemb^r according to the order supradict.
The p^{tf} being sick, a Respite is Graunted till next Court.
- Hooper v. Norton
Hall v. Payton
Vide Order fol. 44 Vppon the Respite last Court, betwixt the p^{tf} & dēft, touching a Boate &c: The dēft being called, & not appearing eyther by himselve or Attorney, It is Ordered th^t the p^{tf} be satisfied six hundred pownds