

vpon demand at his returne, or to that purpose. And that the next day the said Thomas & this depon<sup>t</sup> went away to Kent, & there staid some 10. weeks.

Liber P. R.

Jurat.

Thomas yewell appeared attorney for John Smith of Kent, to the action of Rob<sup>t</sup> Clerk vpon an appeale, & for the pl<sup>t</sup> appeared Jo: Price & exhibited his lrē of attorney.

and the said Thomas yewell assumed on behalfe of the said John Smith that he the said Jo. Smith by himselfe or attorney should answer to the said suit at some time before the 1<sup>st</sup> of decemb next, & pforme iudgm<sup>t</sup> of Court therein. & therevpon the cause was respited till that day: dec 1. the said Tho. yewell prayed that this assumption might be respited till the next Court. 1. febr in regard the said Jo. Smith could not find passage from peek river this month that after vpon his prayer, the assumption was released to him w<sup>th</sup> consent of the pl<sup>f</sup> & an attachm<sup>t</sup> ordered vpon the cattell of Jo. Smith

Ja: neale maketh oath that he hath received the last yea: by the crop of will: Cook 576<sup>t</sup> tob & cask & no more; Cook having carried away his corne afore wch said 576<sup>t</sup> tob is in part of the bill demanded, & more he hath not received toward it.

ffrancis Gray appeared to the suit of James Neale ags<sup>t</sup> Randoll Revell, & saith to the first action, that the said Randoll did not carry the said william Cook out of the Province to the end to convey him out of the Province, w<sup>ch</sup> was the intent of the Law in that behalfe, but carried him out vpon his owne busines, & returned him into the Province againe, whereby the said Ja: neale was no way damnified by the said Randol, but had his remedie as fully ags<sup>t</sup> the said William Cook as afore.

And the Court found for the pl<sup>f</sup> 974<sup>t</sup> tob & cask.

1643

p. 89

Aprill 5<sup>th</sup> to the second action for of cask, the Court found for the said James Neale, 5 tonne of cask to be due to him from Randoll Revell, & valued it at 500<sup>t</sup> tob.

Eod. Exequution for 1474<sup>t</sup> wherof 974 w<sup>th</sup> cask and for 73<sup>t</sup> for sheriffs fees, & 40<sup>t</sup> for fees of Court marks Pheypo Adm̄rator of Tho. Pursall appeared to the action of Rob<sup>t</sup> Kedger of 450<sup>t</sup> tob. & saith that the said bill demanded was for the price of a boate intended to be bought by Tho. Pursall, of Ellis Richardson who assigned the interest in that bargaine vnto Anthony belcher wherby it was made to him in his owne name, & that after the making of the said bill the said