

Hollis so desiring that M<sup>r</sup> Neales attorney might haue notice of it. Liber A.

In the suite of Nathaniell Pope & Cuth: ffenick the defendant sayth hee is not bound to deliuer the account being a specialty by any law of this Prouince

no such Law appearing in the Prouince the defendent was dismissed to day

In the case of Antho: Rawling vr<sup>s</sup> Phenicke atturney of Rich: Cox: the defenden doth not acknowledg any such thing dew iudgment was the defend was dismist

Markes Phepo Complayneth in an action of dept against John Hollis in 20<sup>l</sup> of Beuer. warr to Sherif: warr: to warne John Hamp:

Cuthbert Phenick complayneth against Antho: Rawlines execut: of Ric. Cox in an action of debt of 454<sup>l</sup> and 3 barr. of Corne

defend<sup>t</sup> denied the debt to be dew.

In the demand of Nath: Pope: M<sup>rs</sup> Margarat Brent denies the two thowsand, and acknowledge one hundred ninty seauen w<sup>th</sup> caske vppon the bill of 250 w<sup>th</sup> caske to be dew.

Ordered the plantife should recouer one hundred ninety seauen pounds of tob and cask dew by bill, and for want of specialty for the clayme of two thowsand pounds of tobb, as dew by account, the Court being tyed to follow the Rule of the Law of England admitting no recouery vppon a dead mans estate w<sup>th</sup>out specialty, as appeares vppon record the defent<sup>t</sup> was dismissed w<sup>th</sup>out day for what Concernes the sad account.

wheras in the Complaint of Robt Clarke gen<sup>t</sup> against Nathaniell Pope, the s<sup>d</sup> Nathaniell, was adiudged to remayne in the Shreifes hands, vntill he should putt in security to the valew of ten thousand pounds of tobbaeco and caske to answeere to the s<sup>d</sup> Complaint one the first of decemb: next, and since the Court being Credibly informed of the little likelyhood of good proof to be made of the sayd Complant, and that the late Gouer<sup>r</sup> had examined the same thing w<sup>th</sup> little probability of truth. The Court ordered that the s<sup>d</sup> Nathaniell, should be sett at Liberty for the p<sup>r</sup>sent, and absolutely acquitted for hereafter, if in case Cleere prooffe shall not be produced against hym, by the afores<sup>d</sup> first of Decemb<sup>r</sup>

John Hollis Attorney for M<sup>r</sup> Speake demandeth a cow, dew to the s<sup>d</sup> speake, by an especial order of Leonard Caluert Esq<sup>r</sup> deceased out of his Lo<sup>ps</sup> stock: