

Liber A. At the request of the Administrators of Tho. Allen deceased who alleadged that (as they conceived they had welneere satisfied to the value of the Inventory and desired time till the next Court to p̄fect theire Accompt It is there vpon ordered that they have tyme till the next Court to perfect theire Accompt And that all Accōns entred against the said Estate bee respited till then

At S<sup>t</sup> Maries ven<sup>is</sup> 16<sup>o</sup> } Present as the day before  
No: by adiournm<sup>t</sup>

John Hollis pte } The Plte by Phillipp Land his Attorney  
Geo: Manners def<sup>t</sup> } complaines against the. def<sup>t</sup> for that hee having delivered to him about October last was tweluemonthes (hee the def<sup>t</sup> being then the pltes Attorney) a Bill of fower thousand pounds of Tob: due to the plte from ffrancis Vandan, of w<sup>ch</sup> Bill or the Tob: due there vpon the def<sup>t</sup> nowe refuseth to give the plte any Accompt ffor w<sup>ch</sup> hee craves to bee releived with damages. Wherto the def<sup>t</sup> answereth that the debt hath beene already paid to Hollis, for that the said Vandan in satisfaccōn of this Bill Assigned to the Plaintiffe 3600<sup>l</sup> of Tob, and Caske due by leavy as appeares vpon Record.

And it appeared by a Receipt nowe p̄duced by the said Phillipp Land (who was then Sheriffe) vnder the defendants hand of 2600<sup>l</sup> of Tob: part of the said Leavy, w<sup>ch</sup> the defend<sup>t</sup> acknowledged alleadging hee is able to make appeare by Accompt that hee hath satisfied the full sōme to the plte but not having the Accompt ready desires respite till the next Court, and is willing and doth deposite the Bill from Vandan in Court to bee disposed vpon the further hearing of the Cause as the Court shall thinke fitt, which is ordered accordingly

Willm Smoote pte } The pltes suite being for a Cowe and  
M<sup>rs</sup> Margaret Brent def<sup>t</sup> } her Increase and 1000<sup>l</sup> Tob: and Caske and damages. As touching the Cowe vpon hearing what was alleadged on both sides It is ordered by the Court that the plte and William Stephenson shall sometime before the next Court reveiwe a Cowe formerly veiued by John Sturman in M<sup>r</sup> ffenwicks pōssion, and that the said Stephenson make Certiff<sup>t</sup> to the Court vpon oath if hee can whether it bee the same Cowe that the plte claymeth as bought of Geoffry Power nowe in question Wherevpon the Court will take such further Order as shalbe fitt. And for the 1000<sup>l</sup> Tob: and Caske the plte clayming the same of the defendant by speciall Assumpcōn that shee would pay the same out of his Lopps estate in the first place Wherevnto the defend<sup>t</sup> by her Answere con-