Georg Watts being examined & sworne saith, that the Cowe Liber A. w^{ch} Cap^t Brent hath received out of the possion of Anthony Rawlins is none of Cap^t Brents Cowe And further saith that the Heifer w^{ch} hee the said Cap^t Brent claymeth is dead and further saith not Sign Geo: Watts Jurat in Cur teste me Ro: Sedgrave cl de Com Northumbland.

And the deft Mrs Margaret Brent acknowledged that her p. 315 brother Capt Giles Brent never had any Cowe out of Anthony Rawlins possion but the Cowe in question. Whereby it manifestly appeared vnto this Court that the said Cowe did not belong to Capt Giles Brent as was formerly supposed. It is therefore ordered vppon the proofe and acknowledgmt aforesaid that the said former order bee discharged. And the said Mrs Brent in whose possession the said Cowe nowe is shall deliver vpp the possession thereof to the Plaintiff vppon demand.

Mr Richard Husbands Marriner plte \ The plaintiff complayneth against Mr Phillipp Land deft I the deft for that hee vniustly de-Cur 150 ffebr teyneth from him certaine goods & writings de-Present as the day before livered to him by John Treleague the pltes servant and Capt and craveth to have the same returned to him in John Price kinde or present satisfaccon in Tobacco. To weh the deft confesseth hee had certaine goods & writings of the said Treleague, divers of w^{ch} goods hee had disposed of and alleadged hee bought the same of him for the next yeares pay but could not make the same appeare It is therefore ordered that the said deft shall forthwith returne to the plaintiffe the said writings and such of the said goods as are still in his custody viz: An Angell peice of gould 12 paire of Irish stockings 2 shirts one paire of stockings and a sea Bedd And for the goods weh hee had disposed of shall forthwith satisfy and pay to the Plaintiff seaven hundred sixty seaven pounds of Tob: in Caske went they were valued at in open Court together with Costs of suite being seaventy pounds of Tob in Caske

The Plaintiffe craveth to bee releived against the deft for that she vniustly disturbeth him in his possession of a House & Plantacon in St Michaell Hundred wth hee claymeth to belong to him by vertue of grant heretofore made to Thomas Pasmore of 1000 Acres of land by the late Governor of this Province Leonard Calvert Esqt deceased within wth divident the said Plantacon lyeth And the defendant denyed that Mt Calvert whose Executor shee is ever granted to Pasmore 1000 Acres in that Place being within the said Mt Calverts Mannor wherevppon the originall Grant to Pasmore was read as also 2 other subsequent