

Mr Phillipp Land plte } The Plaintiffes suite being for 1460<sup>l</sup> of Liber A.  
Mr Richard Browne def<sup>t</sup> } Tob: and Caske due by Bill. Georg  
Manners the defend<sup>ts</sup> Attorney (therevnto authorised by Lrē  
of Attorney vppon Record) acknowledgeth a Judgm<sup>t</sup> for the  
said debt.

1<sup>o</sup> Marcij An Execucōn ad satisfaciend issued out vppon  
the Judgm<sup>t</sup> abouemencōned against body and goods

John Hatch Administrator of Tho. } The Plaintiffe sueth to bee re-  
Allen deceased plte Walter } leived for 300<sup>l</sup> of Tob: & Caske  
Waterling def<sup>t</sup> } due from the def<sup>t</sup> by Bill to the  
decedents Estate. But the defend<sup>t</sup> alleadging that there is due  
to him out of the said Estate 530<sup>l</sup> of Tob: and Caske for w<sup>ch</sup>  
there is a suite depending but his psecucōn therevppon was  
stayed by Order of Court till the next Assembly And desireth  
this suite may bee respited in like manner that both Causes  
may bee brought to hearing together. Which is ordered  
accordingly And it is further also ordered that all other  
Accōns depending in Court on the behaulf of the Adminis-  
trator for debts due to the Estate wherein there appeares to the  
Court iust cause of discompting for the like value respectively  
bee likewise respited till then

Willm Stone Esq<sup>r</sup> Governor of this Province demandeth 180<sup>l</sup>  
of Tob. and Caske due to the Estate of M<sup>r</sup> Weston deceased  
from the Administrator of Peter Mackarell

Walter Waterling plte } The Court being informed that the  
John Thimblebey Admror } defend<sup>t</sup> could not appeare this Court by  
of Peter Mackarell def<sup>t</sup> } reason of some disability to travell It is  
ordered by the Plaintiffes consent that the hearing of this Cause  
bee respited till the next Court And the defend<sup>t</sup> is ordered  
then to appeare pemptorily and to bring his Accompt of the  
decedents Estate that therevppon the Court may without  
farther delay pceede to doe the plte and other Creditors to  
the said Estate Justice. Whereof the Sheriffe is to give the  
defend<sup>t</sup> notice

John Ward his Marke for Cattell and Hoggs viz: The fore-  
part cutt away and vnderkeeld on both Eares.

Elias Beach plte } This Cause being againe this day argued p. 320  
Henry Adams def<sup>t</sup> } And the plt not being able to prove any dam-  
age The Court dismisseth the pltes suite But M<sup>r</sup> Secretary  
declared his disassent to the dismissal, for the reasons men-  
cōned in the former Order, on the Counsellis behaulf