

Liber B. venient time make it appeare that he hath Just Power to demand and receive the Said Cap<sup>t</sup> Husband's Debt and put in good Security for true Administration) to Grant the Same unto him accordingly.

And upon the Motion of William Warren who Now Made Oath in open Court that the two Bills now Shewed him Entred by John Baily to him the Deponent the one Dated the 21<sup>th</sup> of September 1653 for paym<sup>t</sup> of Six hundred pounds of Tobacco and Caske, the tenth day of November then Next, and the other dated the 1<sup>th</sup> October 1656 for payment of three barrells of Corne the Same yeare were both of them delivered by him the Deponent to m<sup>r</sup> John Stringer deceased in trust to keep for his the Depon<sup>t</sup>s use onely, and not deposited or Delivered to him as Security or Satisfaction of any Debt oweing by this Deponent to the Said Stringer And there being no Assignm<sup>t</sup> of the Said Bills to the Said Stringer. It is ordered that the Said two Bills be delivered up to the Said Warren.

p. 511

And upon the Motion also of Thomas Bennett making Oath this day in open Court that the two Bills now Shewed unto him the one Entred into by Richard Bennett to this Deponent the 29<sup>th</sup> of march 1652 for paym<sup>t</sup> 150<sup>l</sup> of Tob: & Caske the tenth day of November then next and the other by John Mills to this Depon<sup>t</sup> the 12<sup>th</sup> of Aprill 1653. for paym<sup>t</sup> of 200<sup>l</sup> of Tob: and Caske upon demand after the tenth day of November then Next, were both of them delivered by him this deponent to m<sup>r</sup> John Stringer deceased in trust to keep for this Depo- nents use onely and not deposited or delivered to him as Security or Satisfacōn of any debt oweing by this Deponent to the Said Stringer And there being noe Assignm<sup>t</sup> of the Said Bills to the Said Stringer. It is ordered that the Said two Bills be delivered up to the Said Thomas Bennett.

And Whereas the Court conceiveth Some Doubt whether the Remainder of the Said Thomas Bennetts time of Service ought to be reckoned as part of the decedents Estate or not. It is Ordered that the Same be left out of the Inventory of his Estate till further Consideration be taken thereupon, And that the Goods returned in kind to m<sup>r</sup> William Allen and Cap<sup>t</sup> Thomas Webber according to Order and appearing by their Receipts thereof delivered into the Secretary by m<sup>r</sup> W<sup>m</sup> Wilkin- son be left out of the Inventory of the Said Decedents Estate.

And upon the Motion of m<sup>r</sup> Wilm Wilkinson who now produced an Accompt of his Charges and trouble about the decedents buriall and Estate Occasioned by his Compliance with the directions of the Severall Orders of Court touching the Same, It is Ordered that he the Said m<sup>r</sup> Wilkinson be Satisfied out of the decedents Estate for all Such his Charges and trouble with the first, being in the whole Eight hundred and tenn pounds of Tobacco in Caske

p. 512