

was accomptable for the same and intended to redeliver it to Liber A.
 Sturman and prayed that hee might not bee at liberty soe to
 doe in discharg of the trust and that the pte might bee ordered
 to seeke for releife against Sturman touching the same w^{ch}
 is ordered accordingly.

L^t Willm Lewis appeared this day personall vpon an arrest
 at the suite of John Malham Joseph Edlowe this day acknowl-
 edgeth to bee due to Tho: Copley Esq^r out of the estate of
 Robert Wiseman deceased (whose Adm^r hee is 277^t of Tob:
 and Caske

The same Court contynued } Present { The Governor. Tho: Greene Esq^r p. 369
 11^o Octobr 1650 } { Cap^t Price M^r Secretary

Joseph Cadle pte } The ptes suite being for 400^t Tob & Caske
 Robert Robins def^t } p Accompt It being prayed on the def^{ts} behaulf
 that the Hearing bee referred till the next Court in regard of
 his vrgent occasions at this time And the pte agreeing
 therevnto It is ordered accordingly.

John Thimbleby Adm^r of Peter Mackarell according to a
 former order this day pduced his Accompt concerning the sayd
 estate to the Court and prayed for his Quiet est And the said
 Accompt being pvsed by the Court and found to ballance the
 totall of the Inventory And publique Proclamacōn being made
 thereof in open Court and noe obieccōn made to the contrary
 The Court allowes of the Accompt and doth order that the
 Adm^r may haue his Quietus est and the Bond taken for his
 true Administracōn to bee voided and cancelled

Tho: Warr pte } The pte sues for 350^t of Tob: and Caske p
 Rich: Browne def^t } Assumpsit (being M^r Lands debt The def^t
 acknowledgeth hee vnderooke to pay the said debt for M^r
 Land Which is ordered accordingly

21^o No: Execuc ad satisfaciend

M^r Jo: Pile p^sent with the rest vt Sup^a

Capt John Price pte } The pte sues to bee relieved against the
 Luke Gardiner def^t } def^t for that in a slanderous manner hee had
 reported that the pte kept an vnlawfull dog to kill his neigh-
 bors stocks because hee would haue the whole range himself.
 To w^{ch} the def^t denies that hee spake those words as they are
 charged against him absolutly, but with this addicōn (for ought
 hee knewe) And the words being spoken in private betwixt
 the pte and def^t and therefore noe prooffe) The Court looks
 vpon the words as they are confessed to haue beene vttered
 by the def^t as a disrespectful expression to one of his Lo^{pps}