he hath to demand or receive the Said debt, And praying a Liber B. Refference till the next Court, The Court doth order a Refference in the Cause untill the next Court, And in the meane time that the Said Ann Hammond do not depart the Province unless She give Securitie that may be answerable for the Said P. 259 Debt upon Legall Determination.

Whereas mr Thomas Ringhold Commenced an Action of Defamacon against Capt Ioseph Weekes at the County Court of Kent, and the Said Weekes having Endeavoured to make Good his Charge against the Said Ringhold, as by Severall Depositions taken for that purpose, do appeare, And after Long debate in that Court in the Cause, the Said Weekes by his Attorney Craved an appeale to this Court, which was Granted and ordered that the Said Weekes Should put in Securitie for his appearance at this Court and to pay Double Damages, in Case he the Said Weekes Should be Cast in the Suit, which when demanded of him he refused to doe, and hath neither by himself or Attorney made his appearance at this Court, The Court doth therefore order that the Sheriffe of Kent Shall take the Said Weekes into Safe keeping, untill he give Bond with Securitie for his appearance at the next Provinciall Court held at Providence the 10th of Aprill next, to answer the Suit of the Said Ringhold, and for his Contempt to the S^d order of Appeale the Said Weekes to pay 500^t of Tobacco in way of fine to publicke use

Whereas ffrancis Abraham arrested to this Wm Dorrington \ Court m^r W^m Dorrington about a Steere killed by Cap¹ Iohnson and the Said ffrancis Abraham not proving his Claime The Court hath dismissed the Suit, and the Sd Dorrington at the request of the Court is willing to remitt the P. 260 Charge in his part.

Whereas it appears upon the accompt bettenry Hooper defet tween David Farrera plft and mr Henry Hooper defendant, that there is due unto the Said Farrera from the Said Hooper the Sume of Six hundred Seventy Eight pounds of Tobacco, The Court hath therefore ordered that payment of the Said Sume of Tobacco with Court Charges be forthwith made by the Said Hooper unto the Said Farrera alias Execution.

Whereas it appears that the attendance of divers Members of this Court, is taken of by reason of the Death and absence of divers Commissioners of the Provinciall Court, The Court hath thought fitt and doth therefore order that Cap^t Phillip