

Lib. B. No. 3
Empson v.
Linsey

Whereas it appeareth to this Court that Edmond Linsey Standeth indebted unto William Empson in the Summe of three hundred Sixty five pounds of Tobacco and Caske due by Bill, the Court doth order that the Said Linsey do Satisfie the Said debt of three hundred Sixty five pounds of Tobacco and Cask with Cost of Suit, or Else Execution.

Re Estate of
Tongue

Quietus to m^{rs} ffenwicke
Quietus Est is Granted unto m^{rs} Iane ffenwick Administratrix of the Estate of ffriendship Thoungue.

Price and
Huse v.
Estate of
Dandy

Whereas Patrick fforrest Attorney of Cap^t Iohn Price and William Huse hath Petitioned this Court for a debt of one Thousand one hundred twenty eight pounds of Tobacco and Caske, due to the Said Price, and four hundred fiftie five pounds of Tobacco and Caske due to William Huse, and three hundred 20 nine pounds of Tobacco and Caske due to the Estate of m^r Thomas Hatton deceased amounting in all to the Summe of one Thousand nine hundred and twelve pounds of Tobacco and Caske being due by Specialties from the Estate of Iohn Dandy deceased The Court doth order that the Said Debts be forthwith Satisfied, out of the Estate of the Said Iohn Dandy deced or Else Execution

Turner v.
Sewell

Whereas it appeareth to this Court that Iohn Sewell is Indebted unto William Turner in the Summe of three hundred pounds of Tobacco and Cask, and the Said Sewell haveing acknowledged Iudgm^t for the Same, The Court doth order that the Said Sewell Shall Satisfie the Said debt of three hundred pounds of Tobacco and Caske, or Else Execution

1657/8
Jan. 1

The Same Court Continued the first of January 1657

Present	{	M ^r Rich ^d Preston.	m ^r Wood: Stockley
		M ^r Mich: Brookes.	m ^r W ^m Parratt
		M ^r Iohn Lawson	m ^r Tho ^m : Thomas
		m ^r W ^m Evens	

Farrera v.
Jolly
p. 374

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Archives
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Whereas Iames Iolly by former Iudgment of this Court dated the 13th of January 1656 was to pay unto David ffarera the Summe of one Thousand five hundred and twenty pounds of Tobacco and Caske. And Whereas the Said ffarera in respect of the Said Iollies Inabilitie for the payment of the Said, Summe according to the Said Order, did forbear the Said Iolly, wth Engagement to pay the Said debt this Crop, of which the Said Iolly, having failed in the whole or part thereof, and the Said ffarera relinquishing the Said Engagement, and desireing the benefitt of his former order for that debt,