

M^r Henry Coursey deposed sayth, That James Bowling had goods of M^r Anderton & the s^d Bowling desyred this Depon^t to rate those goods hee receiued, & hee Judged them to bee worth fowre pownds sterl. or thereabouts, att first penny. Liber
P. C. R.

Both parties being heard, It is Ordered That the dēft deliuer to the p^{tf}, John Standish, wth his proper hyre; & soe much goods att first penny, as shall make up the summe of Twenty pownds, Into w^{ch} summe of Twenty pownds the goods & seruant is to bee allowed, w^{ch} the p^{tf} hath allready receiued for the dēft.

The Court adiornd by the Gouverno^e till tomorrow morning.

Sub pen. to the Sheriffe to warne Rose Smith, Will^m Osberstone, Sub poenas & Jane Chambers to attend the Court. Eliz. Potter

The same Court proceeded

Thursday 7th of Octob^r 1658

Pnt^e.

1658
Oct. 7

Josias ffendall Esq^r Gou^r Cap^t Will^m Stone M^r Baker Brooke
Philip Caluer Esq^r Sēcr. Coth John Price Coth Nathan: Vtye.

Whereas Henry ffox is ingaged for mee to M^r Thomas Hatton for fowre hund^d fowrty & three pownds of Tob & cask & to M^r Gwyther for fiue hund^d and ninety pownds of Tob & cask & some odde, of w^{ch} I haue made him paym^t of Three hund^d & six pownds of Tob & cask, now know all men by these p^ents That I Cap^t Will^m Mitchell haue for & in consideraō of the s^d Ingagem^{ts} graunted bargayned & sold unto the s^d Henry ffox, as his Assignes all my Estate, right tytle & interest of & in the howse wherein I now dwell commonly called S^t Thomas, wth the Land & appurtenances thereunto belonging, To haue & to hold to him & his Assignes untill the remainder of his s^d ingagem^{ts} amounting unto Seauen hund^d Twenty & seauen pownds of Tob & Cask be fully satisfied & payd: or hee the s^d Henry ffox be fully & sufficiently saued & kept harmesse & indemnified from soe much of them. In wittnes whereof I the s^d Cap^t Will^m Mittchell haue hereunto sett my hand, this 20th of Aprill 1653

Hall v.
Mitchell
p. 115

Will Mitchell

Tested by Vs
Pa. Simpson
Raph Crouch.

Vppon the demand of the p^{tf} for Seauen hund^d Twenty & seauen pownds Tob & cask, The dēft not appearing. And the p^{tf} producing a Couen^t shewing th^t the dēft ingaged a Tenem^t in consideraō of that debt demanded, as is expressed in the s^d Couen^t The Court not finding any debt due from the dēft to the p^{tf}, but by th^t Ingagem^t of S^t