

Liber Thomas's howse. It is Ordered th<sup>t</sup> the p<sup>if</sup> haue his remedy agst the  
P. C. R. Land.

Hamilton v. Waring  
Vid. fol. 205  
Vppon the demand of the p<sup>if</sup> for Two Cowes & a Calfe, belonging to the Estate of the Orphanes of Richard Moore deceased, W<sup>ch</sup> s<sup>d</sup> Cowes were taken away (uppon Exequuōn) by the dēft, & sold contrary to Law, and Justice, as the p<sup>if</sup> alleageth in his Pet<sup>n</sup> The dēft sayth, th<sup>t</sup> hee brought a Copey of a former Exequuōn, & desyred a new Exequuōn to be signed by the p<sup>ent</sup> Gou<sup>e</sup> by uertue of w<sup>ch</sup> writt he proceeded, & further sayth th<sup>t</sup> hee gaue the p<sup>if</sup> notice of the s<sup>d</sup> writt of Exequuōn

A reference is graunted in this Cause to the next Prouinciall Court, That the p<sup>if</sup> proue th<sup>t</sup> these cattle Exequuted by the Sheriffe, were the Cattle sett apart for the Children of the Deceased, or any of their encrease

Jacobson v. Little & e  
contra  
Aaron Jacobson p<sup>if</sup> appearing uppon writt of Scire ffacias agst John Little Dēft, & the s<sup>d</sup> Little not comming to plead to the s<sup>d</sup> Jacobsons allegaōns, It is Ordered th<sup>t</sup> the s<sup>d</sup> Little be nonsuited, & the s<sup>d</sup> Jacobson to haue Costs & Charges of Court.

Nicholas Keytin v. Rob<sup>t</sup> Gwest  
The dēft being departed the prouince w<sup>thout</sup> any passe had or obteyned It is ordered That what the p<sup>if</sup> shall make appeare th<sup>t</sup> hee is damnifyed att the next Court, by meanes of M<sup>r</sup> Coueys carrying away the dēft in his ship w<sup>thout</sup> a passe, shall be recouered on the s<sup>d</sup> Couey.

p. 116  
Re Simpson's Estate  
ffrancis Brookes entreth a Caueatt agst the Estate of Paul Simpson deceased for fiuteene pownds & a halfe of Beauer due by Bill, & fwe hund<sup>d</sup> & thirty pownds of Tob uppon account.

Ouerzee v. Abrahah  
Vppon the demand of the p<sup>if</sup> for 14000<sup>l</sup> Tob, It is ordered th<sup>t</sup> this Attatchm<sup>t</sup> be continued & the Cause respited till the p<sup>if</sup> bee here p<sup>ent</sup> in court.

Thomas v. Potter  
The p<sup>if</sup> not appearing eyther by himselfe or Attorney, Nonsuite is graunted to the dēft w<sup>th</sup> Costs & charges of Court to be recouered of the p<sup>if</sup>.

Maynard v. Gerard  
To the hon<sup>bte</sup> the Gou<sup>e</sup> & Councell  
The humble Pet<sup>n</sup> of Charles Maynard Humbly Sheweth, That Whereas Thomas Gerard of S<sup>t</sup> Clem<sup>ts</sup> Manno<sup>e</sup> Esq<sup>r</sup> did send his note unto yo<sup>r</sup> Pet<sup>e</sup> desyring him to pay unto the Bearer thereof M<sup>r</sup> ffloyd one hogshead of Tob, for the use of M<sup>r</sup> Robert Slye, w<sup>ch</sup> yo<sup>r</sup> Pet<sup>r</sup> did, & itt was marked w<sup>th</sup> M<sup>r</sup> Gerards marke by the afores<sup>d</sup> M<sup>r</sup> ffloyd in the p<sup>ence</sup> of diuers of yo<sup>r</sup> Pet<sup>rs</sup> Neighbo<sup>es</sup>. The afores<sup>d</sup> M<sup>r</sup>