Vppon the demand of the pff, concerning a Steare, killed by the Liber deft & belonging to the plf, The deft alleageth the he sent to the plf, P. C. R. Barnaby concerning the mark of the Steare, & if th' it did belong unto him, Jackson v. to come & mak claime thereof, & hee would satisfy him therfore.

William

Thomas Griffin sworne sayth, That there was a Steare killed att his Masters howse, weh was not marked wth his masters marke.

Respited till next Provincial Court.

The Court adjorned by the Gouernor till afternoone.

Thursday afternoone All pent as afore (Except Mr Nath: Vtye

The plf producing a Bill or Couent, signed by the defts, for fowre Philip Land hundd & fowrty pownds of Tob in cask, The deft alleageth, that hee v. Emperor Smith is sued for the Bill, before tht Tob is cured or payable, & promised the plf to pay him Two months agoe. It is Ordered tht both parties bare their owne charges, & tht the deft pay the plf fowre hundd & fowrty pownds of Tob in cask, when the Tob is cured & payable.

Vppon the Petⁿ of the plf, alleaging th^t hee was arrested in Charles Empson v. County for debt, & being proued the the Debt for weh the plf was Marshall arrested was not due (as by the sd Order in the Court may appeare) & likewise hee being prisoner from the 27th of July, untill the 20th of August following he only demandeth of the deft satisfaction for his trouble & charges of suite. The deft sayth, the it was a mistake in the Sheriffe, & allso tht hee agreed wth the plfs mate, for the charge.

John Neuill aged 40 yeares or therabouts sworne Savth That Thomas Baker & this Depont walking in the sd Bakers plantaon, The sd Baker told this Depont tht Willm Marshall & he the sd Baker had agreed, & this was about Sunday was fortnight, & further this Depont remembers tht Thomas Baker sayd it was for a wrong action, & further savth not.

Will^m Robinson aged 24 yeares or thereabouts sworne Sayth, That hee this Depont about the first weeke in Septembr last, did heare Thomas Baker say (as he the sd Baker came from the last Court held att Wicocomoco, in company wth Willm Empson & Willm Marshall) p. 123 that Will^m Marshall profered them 40^t Tob p^e day for their Court charges, & after a little consideraon they did agree, & it was to bee sett on the backside of the Bill, & further this Depont sayth not.

And it appearing by the foresd oathes the there was an agreemt made. It is Ordered tht the plf be nonsuited, not having any just cause of accon.

Vppon the demand of the plf, agst Capt Will^m Mitchell deft, It is Stone v. ordered tht the Attatchmt be continued, & tht the plf send the deft Mitchel word concerning the accounts specifyed in the Bill, & if the deft appeare not att the next Prouinciall Court, uppon sufficient notice gyuen, Then the Court to proceed to Judgmt