

dammages your Pet^r humbly referreth to yo^r hon^{rs} arbitraõn in Equity, for reparaõn wth cost of suite & yo^r Pet^r shall pray &c: Liber
P. C. R.

Vnto the p^{ts} Petⁿ the dēft alleageth, That hee gathered fowrty barrells of Corne, att one place, & Sixty barrells att another place, & hauing occasion to goe downe to Virginia, he left the care of the Corne & striking the Tob to Andrew Laremore, What Tob was cured, hee struck before hee went downe. And the p^{tf} replyeth That when the dēft was in Virginia, he susteyned much dammage, both in his Tob & Corne, being heated during his absence.

John Hollinsworth sayth uppon oath th^t there was (as hee supposeth) about 100^t of Tob, w^{ch} lay up & downe on the sticks, some whereof hee this Depon^t made up in twist, & other Tob there was in fowre seuerall Bulks: But what quantity there might bee, hee cannot tell, All w^{ch} was naught. But being proued th^t the dēft went downe to Virginia, wth leaue & lycence from the p^{ts} mother in Law (as shee her selfe acknowledgeth in Court) The Judgm^t of the Court is, That they see noe Cause of accõn, th^t the p^{tf} can bring hereby agst the dēft.

Vppon the demand of the p^{tf} for 1800^t Tob. in cask, The dēft sayth th^t he hath satisfied to M^r Hallows that debt. Mrs. Jane
ffenwick v.
Walter
Pakes

John Bogue declareth uppon Oath That that Bill passed to M^r ffenwick by the dēft, was in consideraõn of a Judgm^t had agst the dēft, W^{ch} Judgm^t did belong to M^r Hallowes.

Will^m Yowng sworne sayth, That the discharge produced by the dēft, is this Depon^{ts} owne writing, And th^t hee receiued full satisfaction from the dēft, in consideraõn of that Judgm^t belonging to M^r Hallowes.

It is Ordered the dēft haue his Bills in wth costs of suite.

Vppon the Petⁿ of the p^{tf}, concerning Two horses, (belonging to the p^{ts} owne proper Estate) lent to the dēft, W^{ch} s^d horses were through the dēfts carelesnes heated & killed, in pulling out Two beifers, w^{ch} were myred belonging to Cap^t Cornewalleys, whose howsekeeper the dēft att th^t time was. The dēft sayth, th^t the first day hee went in company wth M^r ffenwick himselfe And the p^{tf} not being able to proue what is alleaged in her Petⁿ The dēft is dismissed. Mrs. Jane
ffenwick v.
William
Boreman
p. 125

The Court adiorned by the Gouverno^e till to morrow morning

ffriday 8th of Octob^r

1658 Oct. 8

All present as yesterday.

Seymour v.
Eltonhead
Vid. the
Order fol. 42

Came Thomas Seymour, & assigneth that Order obteyned agst M^{rs} Jane Eltonhead for Seauen hund^d & twenty pounnds of Tob att the last Prouinciall Court unto Robert Kingsbury for the use of Dauid fferreira. The Costs of suite being Sixty two pounnds of Tob.