John Holfheads, now in the possesⁿ of ffrancis Anketill afores^d Con: Liber P. C. R. one hund^d & Twenty acres more or lesse.

Josias ffendall.

And the ffinall Concord betweene the peties afores is. That the sd Neck of Land, wth all Edifices, gardens, orchards &c: shall bee to him the sd ffrancis Anketill, his heyres & Assignes for euer, under the yearely Rent of One Barrell of sownd Indian Corne to be payd, att the Natiuity of our Lord, Prouided tht if att any time the sa ffrancis or his heyres, shall att any time desyre to sell the s^d neck of Land in ffee, hee, or they, shall first make offer of the sd neck of Land to the sd Jane Eltonhead & her hevres

James Bowling aged 22 yeares or thereabouts Sayth, That Mr Anderton v. Anderton went twice himselfe to Mr Henry Hoopers' to desyre him to come & receaue & hogshead of Tob, & sent word att seuerall other times to receaue his Tob, & Mr Hooper neglected to come soe long tht the shipping was ready to goe out of the Country, Mr Anderton tooke this Depont & Will^m Sinkler into the Tob howse, desyring us to looke uppon tht hogshead & tell him, whither in Our Judgmts that Tob was merchbie or not, And in Our Judgmts it was both sownd & merchbie, And uppon th^t, the s^d Anderton tenderd it downe for the use of M^r Hooper & desyred Mr Sinkler & this Depont to wittnes the same, & further sayth not

Jurat Cora^m George Thompson.

These accons (Viz) John Anderton X Henry Hooper. | Respited till next Pro-Thomas Seymour X Stephen Gary Marks Pheypo X Will^m Smoote

uinciall Court.

Postponements

Capt Will^m Stone demandeth of the Admistrator or Exequutor of Stone v. Will^m Stephenson deceased 346^t Tob & Cask.

Cott nathaniel Vtye demandeth out of the Estate of Cornelius Utie v. Abrahamson aforesd As the Attorney of Mr Henry Meese 400t Abraham-Tob.

Patrick fforrest Exequutor to Mrs Margarett Hatton demandeth Hatton's of the s^d Abrahamson 155^t Tob, due for ffees.

Abrahamson's Estate

Jacob Lumbrozo demandeth of Cornelius Abrahamson deceased Lumbrozo v. 400t Tob (uppon Exequuon) besides other ffees due to the Clerks & Abraham-son's Estate Sheriffs.

James Bowling sworne in open Court Sayth, That he heard Edw: p. 137 Hotckeys complaine th^t hee was wronged, concerning his seruice, & Hottskeys v. Fendall