

It is Ordered th^t the p^{ff} choose out of the dēfts owne stock One Cow, & one calfe, th^t was calued about the last of Aprill or in May following. And the dēft to pay Court charges. Liber
P. C. R.

Whereas Cap^t Thomas Cornewaleys hath petitioned this Court for an Order agst the Estate of Cap^t Will^m Mitchell for One Thousand pounds of Tob. attached in the hands of M^r John Bateman, the Attatchm^t being Ret. this Court, It is Ordered th^t the Attatchm^t be continued, & th^t the Executo^r or Admⁿistrato^r haue notice gyuen him, by the next Prouinciall Court, Otherwise the Court to proceed to Judgm^t in case noe appearance be made. Cornewaleys
v. Mitchell
Vid. fol. 311
& fol. 324
p. 244

Whereas att the last Prouinciall Court held 24^o ffebruary M^r Attorney Grafl on the behalfe of the L^d Prop^e demanded a serut, as belonging to the Estate of John Dandy, of M^r Richard Hotchkeys, W^{ch} Cause was then respited till this Prouinciall Court, to the end th^t ffrancis the Wife of George Beckwith bee p^{nt} in Court, as by the s^d Order may appeare. According to w^{ch} s^d Order George Beckwith on the behalfe of his Wife appearing & being not able to proue the contrary, but th^t Judgm^t passed agst John Dandy, by reason of her misdeano^r, shee then lyuing in the s^d Dandies howse, as by another former Order may also appeare. Re Dandy's
Estate
Vid. fol. 163

The Judgm^t of the Court is th^t the s^d ffrancis ought to satisfy to the L^d Prop^e th^t seauen hund^d & fifty pounds of Tob, recouered out of the s^d Dandies Estate (by reason of her misdemeano^r) according to th^t Order of Court.

And Ordered th^t George Beckwith, marryed the s^d ffrancis, & possessing her Estate satisfy the same to the L^d Prop^e as afores^d.

The p^{ff} sheweth by his Petⁿ, th^t he did worke for the dēft att Hebdens Poynt, for w^{ch} he demandeth 1640^t Tob, W^{ch} the dēft will not allow, & refuseth to satisfy. And further th^t he made the dēft his Attorney to receaue certaine Tobacco, in Virginia due to him, w^{ch} the dēft denyeth to haue receaued, (though the p^{ff} beleiue^t or supposeth the Contray) & will not come to an account therefore, & To proue his first allegaōn produceth his testimonies. Hugh Beuin
v. M^r Symon
Ouerzee

James Hall deposed sayth That himselfe sett up the fframe of a howse twenty foote long, & fiueteene foote wide (all but the studds) att Hebdens Poynt, And further th^t hee this Depon^t putt up the Posts of the Welch Chimney, All the Rest of the worke finished, And th^t he saw the s^d Beuin att worke on the other Twenty foote howse, but cannot declare whither the s^d Beuin finished it, or not.

Edmund Nanfan deposed sayth, That hee was p^{nt} att the bargaine made betwixt Richard Abrahall & Hugh Beuin, And Beuin was to sett him up, Seauentie ffoote of howseing; whereof there was a twenty foote howse built, And the frame of the fifty foote howse