

dowble the time by seruice (Viz) Twelue weekes longer, after the Lib^{er} exiraõn of his time. As to the dammages w^{ch} the s^d Hopkins al- P. C. R. leageth hee hath susteyned in his Crop to 3000^t Tob. Ordered as shall be adiudged, uppon prooffe by the Commis^{rs} of the County Court. As to his swearing &c: Ordered th^t the s^d Owen Morgan haue Thirty Lashes gyuen him on the bare back by the Sheriffe for his s^d swearing & blaspheming, & disobeying his s^d Master.

War^t to the Sheriffe ad Exequendu forthwth.

To the hon^{ble} &c: The humble Petⁿ of Richard Deauer Sheweth.

That whereas yo^r Pet^r bought a parcell of Land in this County of Deauer v. Archbuckle Anarundell of Archibald Archbuckle, w^{ch} was assigned ouer to the s^d Archbuckle from John Couell (now deceased) And th^t the s^d p. 285 Couell being one that refused submission unto the p^{ent} gouern^t. The sale of the s^d Land cannot be made good, w^{ch} will be much to the dammage of yo^r Pet^r, he hauing payd for the s^d Land, wherefore yo^r Pet^r humbly Craueth Redresse herein &c:

To the petⁿ of the p^{ff} the d^{eft} sayth, That the p^{ff} ought not to recouer of him, but of John Couell, to whom the Land did first belong, & therefore ought in all right & equity to make good the Sale. And thereuppon Craues an Non-suite, w^{ch} was graunted.

The p^{ff} Sheweth by her Petⁿ That her ffather being killed wth the Elizabeth the Indians, her Mothers Estate was ualued by Appraysm^t att 8000^t ffreeman v. Tob, besides the furniture of her Chamber. Who afterwards mar- Thomas Meares ried her selfe to the d^{eft} Thomas Meares. W^{ch} Meares now refuseth to giue acc^t of th^t Estate; & keepeth her Brother as a Seruant or slaue, deteyning some things allso from the p^{ff}, w^{ch} were by her ffather formerly gyuen her. ffurther Crauing th^t the d^{eft} may be enforced to giue in an account uppon Oath concerning the s^d Estate, & That her Brother may haue liberty to choose his guardian. And th^t that her Brothers Estate may be deliuered unto the p^{ff}, for her & her Brothers use.

The Court see noe Cause of Accõn, & thereuppon the p^{ff} is non-suited.

To the hon^{ble} &c: The humble Petⁿ of Will^m Holman Sheweth, Holman v. Chapman

That whereas yo^r Pet^r hath due unto him a Cow & yeareling Calfe from Thomas Chapman in Consideraõn of works done last yeare. And the s^d Chapman uppon his departure out of the prouince, ap- poynted George Dorrell to deliuer the s^d Cow &c: unto yo^r Pet^r, when the s^d worke was finished w^{ch} being demanded. Deliuery was refused by the s^d Dorrell, And afterward by reason the frost, the s^d Cattle perished, whereby yo^r Pet^r is yett unsatisfyed in part of his labour, who therefore Craueth order for satisfaction eyther in Cattle or ualew wth Costs of suite &c: