

- Lib. B. No. 3 plaintiff and She the Said M^{rs} Eltonhead defend^t The Court doth grant a Refference in that Suit untill march next, then to be finally Determined.
- Mullekin v. Refference is Granted between James Mullekin plf^t and m^r Henry
Coursey Coursey defendant untill march next
- Smith v. Whereas Richard Smith hath Petitioned this Court for a debt of
Brooke three hundred pounds of Tobacco and Caske due from m^r Michael
Brooke by Bill, and the Said m^r Brookes acknowledging the Said
Debt, The Court doth order that the Said m^r Brooke do Satisfie the
Said debt with Cost of Suit or Else Execution.
- Hooper v. Refference is Granted (with the Consent of both parties) unto m^r
Norton Tobias Norton in a Suit depending between m^r Henry Hooper
plaintiff and him the Said Norton defend^t untill the Court to be
holden in March next.
- Guttridge v. Refference is Granted untill march next in a Suit depending
Jolly between Timothy Guttridge plaintiff and James Iolly defendant
- Stagwell v. Nonsuit is Granted unto Cap^t Sampson Waring Attorney of
Morgin Thomas Stagwell ag^t Cap^t Phillip Morgin wth Cost of Suit
- Beckwith v. Nonsuit is Granted unto George Beckwith against Ann Mad-
Maddock dookes with Cost of Suit.
- Stagwell v. Nonsuit is Granted unto Cap^t Sampson Waring Attorney of
Thompson Thomas Stagwell against Iames Tompson with Cost of Suit
p. 404
- Watts v. Thomas Plott aged twenty one yeares or thereabouts Sworne and
Dorrington Examined in open Court Sayeth, That the Cannoe in dispute between
Alexander Watts and William Dorrington he this Deponent doth
know to be Alexander Watts, Ever Since the Said Watts bought
the Said Cannoe of an Indian which is about one year and a half
Since, And farther this Deponent Sayeth not Signum
Thomas × Plott
- Barrett v. Whereas m^r Michael Brooke Attorney of William Barrett hath
Harwood Petitioned this Court for Seven hundred and Seventeen pounds of
Tobacco and Caske wth forbearance for one year, wherein Phillip
Harwood Standeth indebted by Specialty for the payment of the
Same. The Court doth order that the Said Harwood Shall forthwth
Satisfie the Said debt with Cost of Suit and forbearance or else
Execution