

Liber & distributing it amongst them, might pay themselues soe far as it  
 P. C. R. would amount. And M<sup>r</sup> Richard Preston cheife & greatest Cred<sup>r</sup>  
 came & declared in open Court that he freely forgave the poore  
 Widow, what is due to himsefe from the s<sup>d</sup> Deceased. And Proc-  
 lamaõn being made for the other Cred<sup>es</sup> to enter & make their  
 demands. Will<sup>m</sup> Berry one of the Cred<sup>es</sup> demanded fowre hundred  
 & Seauenty pownds of Tob. out of the s<sup>d</sup> Estate. And Certaine  
 Coopers Timber att Abdalon Martins poynt, belonging to the De-  
 ceased is allowed him in Satisfaction of his sayd demand. The other  
 Cred<sup>es</sup> came into Court, allso, & willingly forgave all their Debts.  
 And the Relict is there uppon by Order of this Court discharged  
 from all claimes & Debts touching that her Estate.

Coursey v. Upon the demand of Henry Coursey p<sup>ff</sup>. agst Michael Basey  
 Baysey d<sup>eft</sup>. The p<sup>ff</sup> not appearing but only by his Attorney John Coursey.  
 & the demand being aboutt Accompts, & something intricate. It is  
 therfore respited till next Court, untill M<sup>r</sup> Henry Coursey be him-  
 selfe present in Court.

The Court Adiorned by the Gou<sup>e</sup> till to morrow morning att 9  
 clock

Johnson v. Michael Baysey sayth uppon oath (att the request of Henry  
 Penny Penny) att th<sup>t</sup> time, when Cap<sup>t</sup> Stone went up to Seauerne: Corne-  
 lius Johnson & Henry Penny lyued att this Dep<sup>ts</sup> howse. And often  
 during their abode there, w<sup>ch</sup> was about fiue weekes, those still  
 iarred about their accounts, W<sup>ch</sup> this Dep<sup>t</sup> seeing, he desyred them  
 to come to an agreem<sup>t</sup> in their accounts, w<sup>ch</sup> they did, & Cornelius  
 was indetbed to Penny 600<sup>t</sup> & some odde Tob. the iust odde this  
 Dep<sup>t</sup> cannot now remember, & was contented & promised to giue the  
 s<sup>d</sup> Penny his Bill. But uppon the suddaine going up to Seauerne,  
 the Bill was neglected, & not gyven. & further uppon this agreem<sup>t</sup>  
 (they being before Mates) parted their Estate betwixt them. And  
 the Shallop fell to the share of Cornelius, hee taking it uppon him-  
 selfe, discharged the s<sup>d</sup> Penny, And had there not bene an account  
 betweene M<sup>r</sup> Tho: Thomas & Henry Penny, where the s<sup>d</sup> Cornelius  
 had disposed of some of the Tob. due to Penny from the s<sup>d</sup> Thomas  
 p. 31 the s<sup>d</sup> Cornelius had passed his Bill to him presently, & it had not  
 bene deferred.

Joane the Wife of Michael Baysey deposeth idem quod suprà &  
 further addeth That Cornelius was to take the Bill, belonging to M<sup>rs</sup>  
 ffenwick & make it his owne debt, & cleare the s<sup>d</sup> Penny frõ it.

April 28

April 28<sup>o</sup> P<sup>e</sup>nt as yesterday (Viz)

|   |                                |                               |
|---|--------------------------------|-------------------------------|
| Josias ffendall Gou <sup>r</sup>                          | } M <sup>r</sup> Thomas Gerard | } aferwards came              |
| Philip Caluert Secr.                                      |                                |                               |
| And as Assistants to the Councell, by appoym <sup>t</sup> |                                | } M <sup>r</sup> Baker Brooke |
| from the Gouverno <sup>r</sup> & who were Called by him   |                                |                               |