

**Liber P. C. R.** Custome of the Country; w<sup>ch</sup> Condiçōn is allready performed by him, as hee alleageth. And the p<sup>tf</sup> likewise confesseth that the Dēft hath tendred him a Boy; w<sup>ch</sup> Boy hee shewed in Court. The Court thereupon Ordered that the p<sup>tf</sup> receave that Boy now tendred him; & th<sup>t</sup> the dft bee discharged from his s<sup>d</sup> Obligaōn.

**Roberts v. Hambleton** Uppon the Pet<sup>n</sup> of Margarett Roberts p<sup>tf</sup> agst John Hambleton dēft. The p<sup>tf</sup> in her Pet<sup>n</sup> alleageth th<sup>t</sup> shee is free, & th<sup>t</sup> her Master seeks to detayne her, & make her serue longer time; & w<sup>th</sup> all uery often striketh her. All w<sup>ch</sup> the dēft denyeth, & desyreth Respite till next Court to proue his allegaōn. And the Court Ordered that this Cause bee respited till next Court, & the p<sup>tf</sup> to returne to her Masters the dēfts howse & there to liue till next Court as afores<sup>d</sup>. The dēft is likewise charged th<sup>t</sup> hee use her well & not strike her. And if soe bee, the p<sup>tf</sup> att the next Court be adiudged free, the dēft her Master is to pay her dammage & consideraōn for this her time of Seruice.

**Ouerzee v. Cornelius** Uppon the Pet<sup>n</sup> of Symon Ouerzee p<sup>tf</sup>, agst John Cornelius dēft, for fiuteene hund<sup>d</sup> pownds of Tob, due by Bill, & his owne proper debts, & Three Thowsand nine hund<sup>d</sup> more by assignm<sup>ts</sup> from M<sup>r</sup> Emperour, and Cap<sup>t</sup> Will<sup>m</sup> Euans. The dēft sayth th<sup>t</sup> he hath satisfyed some small thing of his owne proper debt, due to the p<sup>tf</sup>, & as to the assignm<sup>ts</sup> that they were deliuered & made ouer w<sup>thout</sup> his priuity & consent. The Court Ordered th<sup>t</sup> the p<sup>tf</sup> satisfy unto the dēft Thirteene hund<sup>d</sup> pownds of Sweet sented Tob, w<sup>thout</sup> grownd leaues in Cask, & one hund<sup>d</sup> fifty six pown<sup>ds</sup> more for dammage (as his owne proper debt) of the like condicōned Tob.

**p. 33 Ashcomb v. Johnson** Gwy White examined Sayth uppon oath, th<sup>t</sup> M<sup>r</sup> John Ashcomb sold a Cow unto Cornelius Johnson. W<sup>ch</sup> uery Cow hee the Ashcomb sold againe to Abdelo Martin & further sayth th<sup>t</sup> M<sup>r</sup> Ashcomb profered to sell that Cow, to him this Depon<sup>t</sup>. Ishmael Wright examined sayth uppon Oath, that Abdelo Martin to this Depon<sup>ts</sup> knowledge went ouer to M<sup>r</sup> Ashcombs, to desyre a release from a Bill wherein hee was ioyntly bownd w<sup>th</sup> his mate Cornelius, for a Cow unto the s<sup>d</sup> Ashcomb. W<sup>ch</sup> the s<sup>d</sup> Abdalon not effecting the s<sup>d</sup> Abdalon came to a new agreem<sup>t</sup> w<sup>th</sup> M<sup>r</sup> Ashcomb concerning th<sup>t</sup> Cow, & bought her wholly to himselfe, & passed his Bill to the s<sup>d</sup> Ashcomb for th<sup>t</sup> purpose, as the s<sup>d</sup> Abdalon told this Depon<sup>t</sup>.

Uppon the demand of John Ashcomb p<sup>tf</sup>, agst Cornelius Johnson dēft for Seauen hund<sup>d</sup> pownds of leafe Tob. w<sup>th</sup> Cask, due by Bill, The dēft acknowledgeth it to bee his Bill. It is therfore Ordered, th<sup>t</sup> the dēft satisfy Seauen hund<sup>d</sup> pownds of Tob & cask, (as hee hath acknowledged) uppon demand.

**Ouerzee v. Thomas** Know all men by these p<sup>nts</sup> th<sup>t</sup> I Dauid Thomas of the prouince of Maryland doe acknowledge a Judgm<sup>t</sup> for fowre hundred & odde