

Liber
P. C. R.
Smith v.
Pott

Upon the demand of Richard Smith pff, agst John Pott dēft for 962^l Tob & cask. Subpena to the Sheriffe to warne Sampson Waring to testify, Cap^t Sampson Waring deposed in open Court, Sayth, That he this Depon^t went along wth the pff to John Potts the dēfts howse, & there ueiued one hogshhead of Tob. w^{ch} appeared to this Depon^{ts} ueiw to be good Tob. both att the top, & on the sides of the hogshhead: But being broken open Wee fownd frost bitten Tob packd therein, And a good while after comming againe to the dētts howse, & uew-ing the same hoagshead againe (as this Depon^t thinketh) this Depon^t receaued it, & payd it away to M^r Henry Meeze uppon the pffs owne account, & uppon noe other account It appearing to this Court, uppon

p. 45 accounts balanced betwene Richard Smith pff, & John Pott dēft, That there remaines due to the sayd Richard Smith 853^l of Tob. It is Ordered by this Court that the s^d Smith shall be payd his Debt of Eight hund^d fifty three pownds of Tob, afores^d wth costs of suite.

The Court adiornd by the Gouverno^e till afternoone.

All P^{ent} as afore.

Carey v.
Hooper

Thomas Jordan merch^t aged 24 yeares or thereabouts sworne & examined sayth, That hee this Depon^t had a Certaine parcell of Copper Lace of M^r Thomas Caryes, The w^{ch} Lace, he the s^d Depon^t further sayth, th^t hee deliuered unto M^r Henry Hooper, the s^d Hoopers Wife, being att the same time present, to bee by them deliuered to the s^d Carye

Jurat Cora^e nos the 18th of March instant Thomas Jordan.
Rich: Preston/Mich: Brooke.

Upon the demand of Thomas Carye pff, & Henry Hooper dēft, Concerning Copper Lace, & a Syluer Tankerd; Thomas Carye deposed in Court sayth, That the Tankerd cost him fiue pownd, Eight shillings, three pence, att the first penny in England. And all accounts being balanced in Court, betwixt the pff, & M^r Nutt, for whom the pff is Attorney, & the dēft. It is Ordered th^t the Dēft pay unto the pff, uppon demand Six hund^d twenty Eight pownds of Tob. in cask, otherwise Exequuōn. And further th^t the pff, giue the dēft fowre pownds, att his returne next Shipping, the Remainder of a Bill due from James Cary, or ells his Bill againe.

Dorington v.
Meese Mer.

Upon the Petⁿ of Will^m Dorington pff, agst Henry Meese dēft, for deteyning a Bill, w^{ch} the Pet^r passed to Bossell Little, for 4124^l Tob. The parties haue agreed betwixt themselues.

Hooper v.
Norton

Upon the Petⁿ of Henry Hooper pff, agst Tobias Norton dēft, shewing th^t a reference being graunted to the dēft, att the Last Court to be determined the next Court following. The dēft alleageth, th^t hee had neyther notice, or summons to appeare this Court. It is