

therefore Ordered th^t this Cause bee respited till the next Prouinciall Court, to bee held in Septemb^r following.

Liber
P. C. R.

Uppon the Petⁿ of Thomas Philips, agst Cap^t Will^m Mitchell for uniu^st Molestaõn & trouble. The s^d Mitchell not appearing nor any Attorney from him, att this Court, (& this being the last day of the Court, & the Court ready breake up) the Pet^r desyres an Nonsuite, wth costs of suite. And bringing in his account in Court, for 470^l Tob: Being for seuerall dayes his attendance in Court. It is Ordered th^t the s^d Mitchell be Nonsuited, & th^t the Pet^r be allowed fowre hund^d & seauenty pownds Tob: wth other costs belonging to this suite, as is demanded.

Philips v.
Mitchell

To the
Cler
to the
Sher: 99
100
199

Exequuõn issued out thereuppon according to the Order.

of S^t Maries

Whereas Cap^t Will^m Mitchell hath exhibited a Bill in Chancery agst Thomas Gerard Esq^r about fowre Cowes att a Court held att Patux^t in Decemb^r last, & reference being Graunted unto this Court, The s^d Will^m Mitchell not appearing eyther by himselfe or Attorney, & this being the last day of the Court, It is Ordered by this Court th^t the sayd Bill be dismissed, & the s^d Mitchell to pay costs of suite.

Mitchell v.
Gerard

p. 46

John Harwood (p^e Attornat Cap^t Will^m Euans) dēft, Craueth a Nonsuite agst Cap^t Stone p^{ff}, who not appearing this Court, neither by himselfe, or Attorney, & this being the last day of the Court It is Ordered th^t the p^{ff} be nonsuited.

Stone v.
Harwood

Bartholomew Phillips (p^e Attornat, James Langworth) dēft, Craueth likewise a nonsuite agst the p^{ff}, who not appearing, this Court, It is Ordered th^t the p^{ff} be nonsuited.

Stone v.
Phillips

Henry Thickpenny p^e Attornat Peter Joy craueth a Nonsuite agst the s^d Johnson, w^{ch} is graunted, according to the Order yesterday passed afore noone April 29^o Vid. pag. 39.

Johnson v.
Thickpenny

Uppon the Petⁿ of Thomas Markeyne p^{ff}, agst Will^m Chaplane deft; the Pet^r alleageth great preiudice, & detriment susteynd by him, in th^t the dēft (the Pet^r being lame) cutt of a ioynt in one of his toes wthout the approbaõn of a Chyrurgeon. Ordered th^t the Case be respited, & determined att the next County Court, to be held in the County of Caluert.

Markeyne v.
Chaplan

To the hon^{bte} Josias ffendall Leiuten^t of the prouince of Maryland & the rest of this Honble Court.

Proprietary
v. Dandy

The Humble Petⁿ of James Veitch.
Sheweth

Whereas yo^r Pet^r did exhibite the Accounts both for himselfe & the Clarke, for the imprisonm^t, & other necessary & usuall charges &