

Then th<sup>e</sup> Gouverno<sup>r</sup> gaue sentence in these words, You shall bee Liber F F drawne to th<sup>e</sup> Gallowes att S<sup>t</sup> Maries & there bee hanged by th<sup>e</sup> neck 'till yow are dead.

And then th<sup>e</sup> Gouverno<sup>r</sup> gaue sentence uppon both the Indians in [p. 80] these words (Viz<sup>t</sup>) Yo<sup>w</sup> shall bee carryed from hence to th<sup>e</sup> place of Exequūon & there bee hanged by th<sup>e</sup> neck 'till yo<sup>w</sup> are dead.

Writt to th<sup>e</sup> sheriffe S<sup>t</sup> Maries County ad Exequendu.

The Jury in Causa Henry Hudson p<sup>l</sup>f & Daud Anderson dēft came into Court & brought this Verdict (Viz<sup>t</sup>)

The Jury doth find That th<sup>e</sup> Vessell called th<sup>e</sup> Expedition did belong to Henry Hudson, But cannot find how th<sup>e</sup> s<sup>d</sup> Hudson made th<sup>e</sup> same ouer to Goodrick, yett doe find th<sup>t</sup> Goodrick made sale of th<sup>e</sup> Vessell to Caruer, & receiued satisfaction: & th<sup>t</sup> th<sup>e</sup> s<sup>d</sup> Hudson consented to it, And whither th<sup>t</sup> consent of th<sup>e</sup> s<sup>d</sup> Hudson to th<sup>e</sup> sale made by Goodrick bee a good Conueyance of th<sup>e</sup> Vessell to th<sup>e</sup> s<sup>d</sup> Caruer they pray the discretion of th<sup>e</sup> Court, And if th<sup>e</sup> Court find that a good Conueyance, They find for th<sup>e</sup> dēft, & if otherwise then They find for th<sup>e</sup> p<sup>l</sup>f.

It is ordered th<sup>t</sup> th<sup>e</sup> Judgm<sup>t</sup> of th<sup>e</sup> Board herein bee respited 'till tomorrow morning.

The Court adiornd by Gou<sup>r</sup> till tomorrow morning 9 a Clock/  
ffriday 13<sup>th</sup> Octob<sup>r</sup> 1665, 9 a Clock/All p<sup>r</sup>sent as afore/

Summons issued to th<sup>e</sup> sheriffe of S<sup>t</sup> Maries County to bring Alexander Mulraine (seru<sup>t</sup> to Thomas Winne) immediately to th<sup>e</sup> Court to testify to what shall bemanded of him in th<sup>e</sup> behalfe of th<sup>e</sup> L<sup>d</sup> Prop<sup>r</sup> & Philip Caluert Esq<sup>r</sup> Chancelo<sup>r</sup> & c:

The Leiu<sup>t</sup> Gräll desyred th<sup>e</sup> Councell to giue in their Votes seuerally to th<sup>t</sup> direction of th<sup>e</sup> Jury in th<sup>e</sup> Cause betweene Henry Hudson p<sup>l</sup>f & Daud Anderson dēft, Whither or noe th<sup>t</sup> Consent of Hudson to th<sup>e</sup> sale made by Goodrick bee a good Conueyance Yea or noe?

Mr Thomas Trueman Noe sufficient sale.

Co<sup>l</sup> Will<sup>m</sup> Euans, Contra.

Mr Baker Brooke Noe sufficient sale.

Mr Henry Coursey, idem w<sup>th</sup> Mr Trueman & Mr Brooke.

Mr Edward Lloyd idem w<sup>th</sup> Co<sup>l</sup> Euans th<sup>e</sup> sale good.

Chancelo<sup>r</sup> Noe sufficient sale.

W<sup>ch</sup> things being seene & heard, & by th<sup>e</sup> Court fully understood, It was Considered & Ordered That th<sup>e</sup> p<sup>l</sup>f recouer his his s<sup>d</sup> Vessell from th<sup>e</sup> defend<sup>t</sup>, w<sup>th</sup> Costs of suite/