

Liber B The Depossetion of henery Teyler And Thomas Hinson Junio^r
 sworne in Court saith: That yo^r Deponants Did heare M^r Hinson
 Demand of John Deare whether he would be security for The
 payment of A Debt That John Raby stoud indebted by bill vnto M^r
 Vtie And The s^d Deare s^d in our hearing That he would/
 hen X Teyler
 his signe
 Tho: Hinson Junio^r

Tabitha Short Came into The Court And hath Desierd To Make
 Choyese of m^r Heñ Morgon for her Gardian And That he may
 haue Power to Call any p^rson to Accout And to Take what belongs
 to her into his possetion for her vsse: which The Court hath Thought
 fit And necessary And Doth order And giue full power vnto The s^d
 m^r Morgon To Act Any Thing lawfully in her behalfe:

Hinsons
 order Agst
 Reed
 Whereas M^r Hinson hath Pettitioned The Court Agst Math Reed
 in An Action of slander which hath Appeard vnto This Court by
 severall witness: wherefore The Court hath orderd That The s^d
 Math Reed shall pay vnto the s^d M^r Hinson or his Assignes fwe
 hundred lb of good Tobacco in leafe And Caske: vpon Demand
 And pay Cost of suit elc execution which is Towards The Repayra-
 tion of The s^d M^r Hinsons Credit: And That he make his Ack-
 knowledgm^t of his Ofence at p^rsent in open Court & pmis Amend-
 ment or elc to Remayn in The sheriffe hand Tell he pforme
 The same

[fol. 6]
 Belchers
 order agst
 Ereckson
 Whereas M^r Tho Bradnox The Atturny of M^r Tho: Belcher
 haueing sued John Ereckson for A Debt Dew by Bill for Three
 hundred And Thurty lb of Tobacco in leife & Caske which The s^d
 Ereckson hath Acknowledged in open Court: wherefore The Court
 hath orderd That the s^d Ereckson make p^rsent payment with Court
 Chargis elc execution/

M^r Morgon
 order agst
 Callaway
 Whereas M^r Heñ Morgon haueing Arested Anthony Callaway in
 an Action of Debt Dew by bill for eight hundred lb of Tobacco in
 leafe and Caske which The s^d Anthony hath Acknowledged in Court/
 Wherefore The Court hath orderd That p^rsent payment be made
 with Court Chargis elc execution/

Whereas M^r Wickes hath ben p^rsented vnto this Court by The
 Counstable And He haueing Attended The Court for a hearing And
 Determinnation of The Casse: but The witness haueing Departed
 The Court before The Clarke Could writt There Oaths: it is Ther-
 fore orderd That The Casse be referd to the next Court: And That
 warrants esue forth Agst The witness for there Contempt & That