

premisses to be extended and delivered in execution upon the said judgment and tooke the same to her Own Use from the Conusee or Conusees of the said judgment as in satisfaction for the said two thousand pounds so pretended to be due unto her in equity as aforesaid And did likewise procure a certaine Quietus est to be issued Out of your Lōpps said Court there under your Lōpps seale for the barring of all persons from suing and impleading her, her heirs execut<sup>rs</sup> or assignes for any matter or thing due from her or recoverable against her as Executrix unto her said Husband. Liber FF

That after the said Quietus est Obtained the said Mary made her last will and dyed haveing made Mary Bateman an Infant her Daughter who was Daughter and heire of the Said John Bateman executrix of her said Will and One John Boague Overseer thereof dureing the infancy of her said Daughter

That Administration of the Goods Chattells and estate of the said Mary the Mother was committed unto the said John Boage with the said Will annexed dureing the Infancy of the said Mary the Daughter who by virtue thereof entred upon the said purchased premisses and became possessed of all the personall estate of the said Mary the mother in trust for the said infant and by virtue of the said Quietus est keepe y<sup>r</sup> pet<sup>r</sup> from recovering the said purchased premisses which are undoubtedly the estate of your pet<sup>r</sup> either in Law or equity And likewise barrs your pet<sup>r</sup> from bringing comenceing or prosecuting any action or suite in y<sup>r</sup> Lōpps said Court for the recovery of the monies belonging to y<sup>r</sup> petitioner in the hands of the said Bateman at the time of his decease. [p. 637]

That all writeings conveyances and evidences relateing to the said purchased premisses are in the hands of the said John Boague or of the said infant or some other for their or One of their Use or uses or in trust for them or One of them As also all the Bookes and papers of accounts of the said John Bateman and which y<sup>r</sup> pet<sup>r</sup> cannot compell them to produce by reason of the said Quietus est.

That y<sup>r</sup> Lōpps pet<sup>r</sup> hath hereunto annexed true Coppyes of all the said proceedings in your Lōpps said Court for your Lopps more cleare and full satisfaction in relation to the p<sup>r</sup>misses

Your Lōpps pet<sup>r</sup> therefore humbly prayes that y<sup>r</sup> Lōpp would please to consider the p<sup>r</sup>misses and to grant him such reliefe in relation to the same as to your Hon<sup>r</sup> shall seeme just and reasonable And the rather for that if no remedy can be had for merchants who doe or shall trade into y<sup>r</sup> Lōpps said province and entrust Factors there with their estates all trades must necessarily cease and be destroyed.

And y<sup>r</sup> Lōpps pet<sup>r</sup> as in duty bound shall pray &c

It is his Lōpps pleasure that Richard Langhorne of the Inner Temple London Esq<sup>r</sup> his Lōpps Councell learned in the Law doe