

Liber P. R. Lo^{ps} Patent for the grant of it, wherby he can not make sale of it, as he might if he could convey a sufficient title by the Pattennt, John dandy being ready to pay the pet^r 3500^l tob bona fide for the said 700. acres, so he may have the Pattennt of it;

humbly therefore prayeth that either he may have a Pattennt for the said land according to right & iustice, or els that it be ordered that his Lo^{ps} attorney may pay the pet^r on his Lo^{ps} behalfe the said 3500^l tob: & take the said 700. acres to his Lo^{ps} vse.

And the Attorney said that he hath no instruccōns to answer for his Lo^p

febr: 7. And afterward the Lieut^t gen: wth advice of his Lo^{ps} attorney, to defend his Lo^p from the said damage hereafter, thought it best for his Lo^{ps} service, & that it would be most acceptable to his Lo^p to putt the seale to a grant of the land demanded.

p. 133 1643

february

3. m^r Attorney prayed that the Inquest adiornd to this time might be discharged, & was

In the cause dependeng betweene Rob^t Ellyson & nicolas hervey the Jury was returnd by Edw. packer; empanelled & sworne; viz

Cutbert ffenwick	henry Lee	rich nevelt
tho. baldridge	will. marshall	rob. Kedger
henry bishop	Jo Genalles	rich. wright
Jo: halfhead	will. brainthw ^t	franc Pope.

then was henry hooper sworne for evidence.

And the Jury found for the plaintiff, 800^l tob. wherof 400^l rec by the pl^f

And the Co^{rt} adiudged that the pl^f recover according to the verdict 800^l tob & 155^l tob more, acknowledged sup. 123.

nicolas hervey demandeth of Rob^t Ellyson 100^l tob, for so much paid by the pl^f to henry hooper for the cure of the pl^{is} serv^t w^{ch} the def^t was obliged to p^rforme: and 500^l tob more for damage of the non p^rformance of the def^t in that cure.

the def^t saith that this cause hath beene already iudged by the Court.

And the Co^{rt} dismissed the def^t without day.

Joseph Edlo demandeth of Thomas Todd 215^l tob, due for goods sold & dd. to him