

Liber A. Georg Manners this day acknowledgeth a Judgm<sup>t</sup> to John Halfhead for six hundred and thirty pounds of Tob: & Caske.

M<sup>rs</sup> Katheren Hebden moved the Court this day to haue her Administracōn of her deceased Husbands Estate confirmed to her by Order of Court and p<sup>r</sup>duced her Witnesses whose Testimonies are as followeth viz:

William Boreman this day sworne and examined in Court vppon his oath saith That hee was p<sup>r</sup>sent when M<sup>r</sup> Thomas Hebden deceased declared in writing a certaine deed to vses bearing date the 13<sup>th</sup> of June last (as hee taketh it) being (as hee conceives) the writing nowe shewed vnto him, wherevnto this depon<sup>t</sup>s Marke is subscribed as a Witnes And this depon<sup>t</sup> then sawe the said M<sup>r</sup> Hebden deliver to M<sup>rs</sup> Hebden his then wife a fflagon Pott with direccōn that shee should deliver the same to M<sup>r</sup> Pile another of the Witnesses to the said deed in part of the whole Estate made over by the said deed.

William Marshall this day sworne & examined in open Court vppon his Oath saith. That about a moneth or three weekes before M<sup>r</sup> Tho: Hebdens decease late of this Province hee being at the House of the said M<sup>r</sup> Hebden, hee there heard M<sup>rs</sup> Hebden wife to the said M<sup>r</sup> Hebden complaine to her Husband for that hee had made away the Estate w<sup>ch</sup> hee had with her, and of his vnkindnes to her therein. Wherevppon the said M<sup>r</sup> Hebden replied, Bee contented for that Will w<sup>ch</sup> John Hatch made shall stand, And further said goe to M<sup>r</sup> Cawseenes and fetch the deed of Guift or writing w<sup>ch</sup> they haue there, and it shalbe burned or to that effect. And this depon<sup>t</sup> then accompanied the said M<sup>rs</sup> Hebden part of her way to the said Cawseenes House.

But the Court being moved on the behaulf of the Trustees that the further hearing of the cause might bee referred till the deposicōn of M<sup>r</sup> John Pille were taken in the busines. Mr Piles deposicōn vide fol 300 It is therevppon Ordered that the determinacōn thereof bee respited till the next Court And the Administratrix in the meane time is not to imbesill alien or dispose the said Estate or any part thereof (saving for her owne necessary vse and her ffamily. And both the Administratrix and Trustees are then to appeare pemptorily and make their proofes without any further warrant or su<sup>m</sup>ons

M<sup>r</sup> Robert Clarke this day acknowledged in open Court that hee oweth to Skipper Jacob derrickson fourteene hundred pounds of Tob. in Caske

5<sup>o</sup> Marcij 1650 Execuc p 400<sup>t</sup> Tob & Caske ad satisfaciend