

Mrs Katheren Hebden Admrix of
her late husband deceased plte
Barnaby Jackson and the other
Trustees of the decedents estate defts

The matter in question be- }
tweene the said parties being }
whether the Admracōn or the }
deede in Trust should stand in }
force. Vppon the Reading of William Marshalls deposicōn }
formerly taken & recorded, and the deposicōns of M^r John }
Pile and John Halfhead nowe taken in open Court being as }
followeth viz. } Liber A.

force. Vppon the Reading of William Marshalls deposicōn
formerly taken & recorded, and the deposicōns of M^r John
Pile and John Halfhead nowe taken in open Court being as
followeth viz.

The deposicōn of M^r John Pile taken in open Court the
11th day of October 1650. vppon oath saith

That when hee was living at M^r Cawseenes House M^{rs}
Hebden comeing thither this depon^t not being then at home
but at his comeing home was tould that she had beene there
and had left word that her husband M^r Hebden desired him
to come vnto him and bring the deedes of Guift with him for
she said her husband was minded to haue it altered or words
to that purpose Wherevppon this depon^t saith that as soone as
hee conveniently could carryed the deed of Guift with him.
And hee said to M^r Hebden I haue brought you here the deed
for I vnderstand from your wife that you are minded to alter
it. And M^r Hebden made Answere that hee had noe such
intent but prayed him to keepe it for hee had noe intent to alter
it in any thing And that hee was to see M^r Hebden about 2
or 3 dayes before his death and hee never mencōned nor any
Wayes declared vnto him any intencōn or minde to alter the
foresaid deed p. 370

The Oath of John Halfhead taken die & Anno vt sup^a John
Halfhead maketh oath that hee being at M^r Hebdens House
about a fortnight or 3 weekes before hee dyed (as hee re-
members) Barnaby Jackson then and there desiring to bee
released of the Trust concerning M^r Hebdens estate M^r
Hebden refused to release or excuse him therefrom And
further deposeth not.

The Court herevppon conceiving by the oathes of M^r Pille
and John Halfhead that the decedents last intencōn and
expression was that the deed in trust should stand in force
doth order the same accordingly And that the Administracōn
doth pply belong the Trustees w^{ch} they are at liberty to take
out if they thinke fitt.

12 oct Richard Browne acknowledgeth a Judgm^t to George
Manners of two hundred pounds of Tob: and Caske due by
Bill dated 28^o Junii 1649 and payable 10 Novembr last

12 Oct Richard Browne acknowledgeth a Judgm^t to Georg
Manners of six hundred pounds of Tob: & Caske formerly due