

receaued, bargaine, sell, make ouer, & assigne all the w<sup>th</sup> in mentioned cattle unto M<sup>r</sup> Henry Coursey or his assignes, w<sup>th</sup> her future encrease & doe warr<sup>t</sup> the sale thereof, to him, his heyres, Exeq<sup>es</sup>, admīstrato<sup>es</sup> or assignes. Wittnes my hand this 18<sup>th</sup> day of Aprill 1654.

In the p<sup>nts</sup> of John Nicholes.

Philip Land.

Liber  
P. C. R.

Vppon the Pet<sup>n</sup> & demand of the p<sup>ff</sup>, for a Cow & a Steere Calfe &c: The dēft alleageath th<sup>t</sup> hee hath payd unto M<sup>r</sup> Thomas Hatton 455<sup>t</sup> Tob towards the satisfying th<sup>t</sup> debt. And the p<sup>ff</sup> auerreth th<sup>t</sup> hee neuer gaue M<sup>r</sup> Hatton Order to receiue, or euer receaued from the s<sup>d</sup> M<sup>r</sup> Hatton, any summe of Tob in consideraōn of this debt in question. And the dēft not being able to proue the Contrary, It is ordered th<sup>t</sup> the dēft satisfy, or pay unto the p<sup>ff</sup> a Cow & Steere calfe according to his Bill of Sale w<sup>th</sup> costs of suite.

George Goodrick Admīstrato<sup>e</sup> of the Estate of Cap<sup>t</sup> Will<sup>m</sup> Lewis came into Court, & requesteth to be released from the s<sup>d</sup> Estate & haue Quietus Est. And producing his account of the s<sup>d</sup> estate, It appeareth by the s<sup>d</sup> Accompt th<sup>t</sup> hee hath payd 5000<sup>t</sup> Tob ouer & aboute what the personall Estate was apprayed att. It is therefore ordered that his account be allowed of, & he haue his Quietus est. W<sup>ch</sup> 5000<sup>t</sup> Tob hee is to haue out of the Land, when it shall be raysed by Extent (Memorandu<sup>n</sup> Clerks ffees & Sheriffs ffees are all included into this summe of 5000<sup>t</sup> Tob.)

Re Lewis's  
Estate

It is further Ordered th<sup>t</sup> the Land belonging to Cap<sup>t</sup> Will<sup>m</sup> Lewis be extended (soe far forth as it will goe) to pay the Cred<sup>rs</sup>, And all the Cred<sup>rs</sup> who haue allready brought in their claimes shall be Apprays<sup>rs</sup> of the s<sup>d</sup> Land.

Vid. fol. 260  
& fol. 318

Judgm<sup>t</sup> is graunted to Cap<sup>t</sup> Nicholas Gwyther, agst the Admīstrato<sup>r</sup> of Cap<sup>t</sup> Will<sup>m</sup> Lewis for 572<sup>t</sup> Tob. to be recouered uppon the Land, when apprayed & extended according to the foregoeing Order

Gwyther v.  
Goodrich

Judgm<sup>t</sup> is likewise graunted unto M<sup>r</sup> Edward Packer, agst the Admīstrato<sup>r</sup> of Cap<sup>t</sup> W<sup>m</sup> Lewis for 200<sup>t</sup> Tob, The Remainder of a Bill of 600<sup>t</sup> Tob. to be recouered uppon the Land when apprayed as afores<sup>d</sup>

Packer v.  
Lewis's Es-  
tate

The Court uppon Speciall busines of the Councell adiorned for a while & being after Called againe proceeded.

(Vide 3 Md.  
Arch. Coun.  
357)

These are in the L<sup>d</sup> Prop<sup>rs</sup> name to will & requyre yo<sup>u</sup> to Impanel a Jury of Twelue men to enquire in behalfe of the L<sup>d</sup> Prop<sup>r</sup>, what shall be gyuen them in charge concerning Rob<sup>t</sup> Holt, hauing marryed on Christian Bounfeild (his owne Wife Dorothy being then & yett

Attorney  
General v.  
Holt