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Upon demand of Henry Mijely of Cheever p<sup>l</sup> vs wife. Levy dep<sup>t</sup>  
for 1200 Feb. for wrongfully detaining a book from p<sup>l</sup>. The dep<sup>t</sup> of Att<sup>or</sup>  
noted to Breton, denyal of ed. did damage of p<sup>l</sup> in detaining any book  
was his from him. But sayth of the book & Book, w<sup>ch</sup> of p<sup>l</sup> sayth claim to, was  
kept her by order of Justice. w<sup>ch</sup> was formerly adjudged to him by the Court  
And of Jury returned in their Verdict. Viz found for p<sup>l</sup> dep<sup>t</sup>. And the dep<sup>t</sup>  
was dismissed w<sup>th</sup> out day.

Upon demand of Humphrey Howells p<sup>l</sup> vs Anthony Rawlin's dep<sup>t</sup> for  
30 Feb & 2 days work. The dep<sup>t</sup> denyeth any such claim to be due. The  
p<sup>l</sup> replied of he payd 30 To Francis Vandea for p<sup>l</sup> dep<sup>t</sup>. And of day p<sup>l</sup>  
Francis demanded upon v<sup>l</sup> sayth of he doth not rememb<sup>r</sup> any such matter  
& of p<sup>l</sup> not being able to make proof of his demand. the dep<sup>t</sup> was  
dismissed w<sup>th</sup> out day.

Walter Waterlon demandeth of J<sup>r</sup> Thimbleby admistrato<sup>r</sup> of Peter Males  
reels eff<sup>t</sup> 300 Feb. & cash dew by Bills.

Walter Beam demandeth of Walter Coenle an Anker of drums  
or satisfaction therefor to p<sup>l</sup> value of 300 Feb. & cash.  
w<sup>ch</sup> to p<sup>l</sup> Sheriff ret. Decemb<sup>r</sup> Court.

Humphrey Howells demandeth of Anthony Rawlin's 300 Feb. & cash.  
being a price of a gun, w<sup>ch</sup> Humphrey payd to p<sup>l</sup> Anthony.  
w<sup>ch</sup> gun was taken from p<sup>l</sup> Humphrey, w<sup>ch</sup> attached by p<sup>l</sup> Sheriff. & dew  
liered to w<sup>m</sup> Smooth, who made just claim thereof, whereupon p<sup>l</sup>  
Humphrey humbly requesteth of p<sup>l</sup> price of p<sup>l</sup> gun may be againe res  
payd him, by p<sup>l</sup> Anthony.  
w<sup>ch</sup> to p<sup>l</sup> Sheriff ret. Decemb<sup>r</sup> Court.

W<sup>m</sup> Smooth dep<sup>t</sup> sayth that he sold to Geoffrey Pover of Virginia a Pin  
naw (some time of late winter) And by p<sup>l</sup> Geoffrey finding fault w<sup>th</sup> p<sup>l</sup> bargain  
thereof, after he had bought of same. Hee this Dep<sup>t</sup> proposed p<sup>l</sup> Geoffrey to buy  
her againe. But p<sup>l</sup> Geoffrey would not forgoe his former bargain. Whereupon  
at p<sup>l</sup> passing Bill for p<sup>l</sup> paym<sup>t</sup> thereof, unto this Dep<sup>t</sup>. This Dep<sup>t</sup> told p<sup>l</sup>  
Geoffrey, of p<sup>l</sup> Bill being payable in Virginia this Dep<sup>t</sup> made doubt, touching  
p<sup>l</sup> recovery or paym<sup>t</sup> thereof, because he could not be there in p<sup>l</sup> to demand  
the same. To w<sup>ch</sup> p<sup>l</sup> Geoffrey made answer, & willed this Dep<sup>t</sup> to assigne  
the Bill to whomsoever he should please, & he would satisfy it.  
W<sup>m</sup> Smooth.

Inw<sup>it</sup>. Curum Per De  
Copie to Rob<sup>t</sup> Kedyer.

4<sup>th</sup> Decemb<sup>r</sup>

Anthony Rawlin's Pet<sup>r</sup> of his Bill of 475 Feb & cash w<sup>ch</sup> he payd to  
J<sup>r</sup> Sturmen for a lightew (w<sup>ch</sup> p<sup>l</sup> lightew is taken out of his p<sup>l</sup> of  
by w<sup>ch</sup> of this Court) may not be pleadable unless he may be assured  
of his bargain. Indew<sup>t</sup> according to p<sup>l</sup> Pet<sup>r</sup>.