

By Transport from the other Sid.

1 Old Arab Bridle & 5 Snaffle Bits	5 28
6 Shupls & 1 pair of Spurs	0 30
4 crooked Knives & one pocket knife	0 13
1 parcel of Thread	0 08
1 powder horn with powder in it, 1 Ed Girt, 1 Cut-throat	0 08
moult & one Shupl	0 10
1 parcel of Tacks & Spikes & one great Gimblet	0 40
1 paper of club blades, 4 hafts, 1 pair of brass wax	0 30
1 handkerchief, 1 pair of Deeds Tapes, 2 old Buckles & 1	0 08
Sawyer with a little Shear	0 08

So belid (by ord^r of Court)
 by Ed. Signer H. Harmon
 Wm Nicholl

In aa - 653
 for a shoud. Knott
 Richard S. D. 1. } 0 11
 pocket knife B }
 yosum. Tol. } 6 42

This day & years within named y^d
 shoud sworn in open Court
 Jst Dan. Archibald & Ed. Co. North

Recorded y^e 12th of Nov^r 1680. Jst Dan. Archibald & Ed. Co. North

+ Fall in y^e Bay neare Cherrillons Brooks a flat bottomed
 boat on Friday the 16th instant if any one hath taken up
 y^e said they shall bee paid satisfaction for y^e same
 by Charles Kidder.
 This note 19th of Sept^r 1680.
 Jst Dan. Archibald & Ed. Co. North

Recorded y^e 12th of Nov^r 1680. Jst Dan. Archibald & Ed. Co. North

+ These are to Certify y^e Inhabitants of Northon County that
 the Subscriber is intended by Gods Justice Indubitably to depart
 the County & goe for Carolina if there bee any person or persons
 that can claime any just debt due from me within y^e County
 then repaired unto my house in y^e old Towne within y^e
 parish of Hanger & they shall bee satisfied to Content
 Dated the 28th day of Sept^r 1680.
 John Cropley.
 This note 19th of Sept^r 1680.
 Jst Dan. Archibald & Ed. Co. North

Recorded y^e 12th of Nov^r 1680. Jst Dan. Archibald & Ed. Co. North

+ This is to give notice to the Inhabitants of this County that
 there is a flat bottomed boat about 12 feet long by y^e bottom
 taken up at Sea if any person can lay just claime to it
 let them repaired to y^e house of Wm Brooke & they shall
 have further givinge satisfaction to the takers by.
 This note 28th of Sept^r 1680.
 Jst Dan. Archibald & Ed. Co. North

Recorded y^e 12th of Nov^r 1680. Jst Dan. Archibald & Ed. Co. North

+ These are to Certify the Inhabitants of Northon County that
 yo^r Subscriber is intended by Gods Justice Indubitably to depart
 the County & goe for Carolina if there bee any person or persons
 that can claime any just debt due from me within y^e County
 then repaired unto my house in y^e old Towne within y^e
 parish of Hanger & they shall bee satisfied to Content
 Dated the 28th day of Sept^r 1680.
 John Cropley.
 This note 19th of Sept^r 1680.
 Jst Dan. Archibald & Ed. Co. North

Do not go Country & goe for Carolina if any person can
 claime any just debt due from me due to yo^r at them
 let them repaired unto my house at y^e Sea Side in
 Hanger parish & they shall bee satisfied to Content
 Dated y^e 28th day of Sept^r 1680
 Jst Dan. Archibald & Ed. Co. North

Recorded y^e 12th of Nov^r 1680. Jst Dan. Archibald & Ed. Co. North

+ If the Subscriber doe want a good mare about four
 or five years old branded upon y^e necks buttocks with
 N: 9. & above of y^e same Buttock this I brand marked
 there should bee with her a Dunnish yearlinge horse coll
 with a white Leitch downe y^e face if any person can
 give notice of y^e said mare unto Samuell Younger they
 shall bee wholly satisfied by me William Foster
 This note 28th of Sept^r 1680.
 Jst Dan. Archibald & Ed. Co. North

Recorded y^e 12th of Nov^r 1680. Jst Dan. Archibald & Ed. Co. North

+ This is to give notice to y^e Inhabitants of y^e County of Northon
 that there is a stragge Brown mare marked with a
 cross on y^e 4th ear with a black mane & Tayls
 about three or four years old which constantly goeth
 at y^e Plantation of M^r Dorothy Andrews at the
 Plantation Brooks if any one can lay any just
 claime to y^e said mare let them come satisfyinge
 me for my trouble & they may have her
 This note 28th of Sept^r 1680.
 Jst Dan. Archibald & Ed. Co. North

Recorded y^e 12th of Nov^r 1680. Jst Dan. Archibald & Ed. Co. North

+ This indenture made on y^e 2^d day of January in
 y^e 10th year of our Lord God 1679. Betwixt Mary d^{ch} of
 the one party & Humphrey Brooke on y^e other party
 witnesseth that the said Mary d^{ch} doth bind by this
 present indenture my son William d^{ch} doth hereby consent
 promise & grant to & with y^e said Humphrey Brooke
 his heirs & assigns & assigns that he will give y^e
 sum of 21 pounds to the said Humphrey Brooke
 of Northon. d^{ch} 1700. to serve in such
 service & employment as hee y^e said Humphrey or his
 assigns shall see fit or assigne shall employ him about
 in y^e like kind. In satisfaction whereof y^e said Humphrey
 doth hereby consent & grant to & with y^e said William
 to finde him in wine drinke & apparell & other necessaries
 duringe y^e said term. In witness whereof y^e parties aboves
 named have set their hands & sealed y^e day & year
 above

Recorded y^e 12th of Nov^r 1680. Jst Dan. Archibald & Ed. Co. North

+ This indenture made on y^e 2^d day of January in
 y^e 10th year of our Lord God 1679. Betwixt Mary d^{ch} of
 the one party & Humphrey Brooke on y^e other party
 witnesseth that the said Mary d^{ch} doth bind by this
 present indenture my son William d^{ch} doth hereby consent
 promise & grant to & with y^e said Humphrey Brooke
 his heirs & assigns & assigns that he will give y^e
 sum of 21 pounds to the said Humphrey Brooke
 of Northon. d^{ch} 1700. to serve in such
 service & employment as hee y^e said Humphrey or his
 assigns shall see fit or assigne shall employ him about
 in y^e like kind. In satisfaction whereof y^e said Humphrey
 doth hereby consent & grant to & with y^e said William
 to finde him in wine drinke & apparell & other necessaries
 duringe y^e said term. In witness whereof y^e parties aboves
 named have set their hands & sealed y^e day & year
 above

Said & Delivered in presence of Andrew Davidson Samuel Tomblin Sr.

yo wks m of Mary d. 1st yo wks

yo wks HB of Humphrey Brooks yo wks

The 28th of Sept. 1680 acknowledged in open Court by yo said Mary d. & Humphrey Brooks at their free will & voluntary elect & deed each to other.

Recorded yo 12th of Nov. 1680 of Dan: Northampton

Know all men by these presents that wee Tho: Middleton and John Badson both of Northampton County Doves... from all and every particular mentioned in or derived... shall have and claim made by us or either of us for any cattle or chattel... only excepted & Tobacco hanging in yo house... Tobacco to be equally divided between us... the whole in yo name to be equally divided between us both or our heirs... the said Badson paying an equal charge of yo rum & sugar spent at yo dipping & what charge shall accrue all yo thro' things of yo... which discharge both parties have put their hands & seals... the said John Badson from him his heirs... discharge yo said Tho: Middleton his heirs... from all claims or interests which yo say & shall be as before mentioned.

Signed sealed & Delivered in presence of... Dan: Nottingham

Signed... Recorded yo 12th of Nov. 1680 of Dan: Northampton

Mary Raboons Daughter & orphan of Anthony Raboons late in yo Tution of John Davidson at marrying yo wks of Tho: Sumner d. d. do hereby acknowledge to have recd of yo said Tho: Sumner all such estate as hee had in his hands of mine in right of my said father or which hee had any way... of Northampton County with my hand & seals the 28th day of Sept. 1680

John Dillamy. Tho 28th of Sept. 1680 Mary Raboons... Recorded yo 12th of Nov. 1680 of Dan: Northampton

A true and perfect Inventory of the estate of m^r John Willst. d. d. as the same was appraised by us the subscribers by virtue of an ord^r of Court bearing date the 29th day of July last taken this 9th day of August Anno 1680.

The said day and years above said in the Court m^r Robert Redjon, m^r Wm. Guildon Sr. & m^r Sam^r Brumitt Sworn as yo appraisers of yo above said estate of m^r John Willst. d. d.

Inventory list with items and values: four lead fowlingr podes at 240... One old Table 90... Eight old Bathoz chairs at 25... Two New Iron pots weighing 32... Three old Bells one grate one & Two old ones... Elbow Small old Bookes... Two grate old Bookes... One old Simulor with a broken Silver hit... One Quadant & furd Staffe... One grate looking glasse & what belongs to it... Two old cushions at 20... One black finyed Belt 120... Two Suits of old Curtains & Wallnes Darnde... 4 1/2 yds of haire Camlett at... 5 yds of Blue Tambrin... One old Shammy Dubett & Bredchet & p'd of Stockins... Two pairs of old Sarge Drawers & a wastcoat... One old Kersey coat & Bredchet & one old Broadcloth coat... 4 old caps, 1 p'd of gloves & 1 p'd of Stockins... 1 grate chest with a lock to it without a key... 1 old mapp of the world... 4 parcel of mathematical Instrum^t & an old Bookes... One broken Scutchin & one whole... One old gape wth furs old rusty Knives & one broken one... one p'd of earthen wares & Two glasses... One p'd of small Shillyards... One old Cupboard & Cupboard cloth & one little Box... One Bredcage... One Simulor with a Buff Belt & Silver Belt & chains to it... 4 old Silver Spoones, one old wack, one Silver Dram cup & Silver crucifia... 4 parcel of old Silver Buttons... du dca: maria. 3 little broken Rings & some Swords & p'd... One old chest the color splat... One old closs shoe & p'd... Total 7176

By Transport from the other Side

1/2	2 old Table cloth & one old Cupboard cloth & 14 Napkins & 2 Diaper	7 1/2
1/2	One old calico Table cloth, one old Cupboard cloth & 14 Napkins Ditt	7 1/2
1/2	Two old ozembrough Table cloths & one dozen old Napkins	009
1/2	One old Table cloth & 11 Napkins in common of dry	007
1/2	One old Table cloth & 11 Napkins very old & likewise	007
1/2	4 pair of canvas Shooth very old & much worn	004
1/2	2 pair of old Lockrum Pillow cover	015
1/2	One pair of old Lockrum Shooth & one pair of old cover Shooth	005
1/2	Two pair of old flannel with Linen Shooth wth worn	012
1/2	One old pair of calico Shooth & pair of pillow cover wth worn	014
1/2	One pair of old Holland Shooth & pair of pillow cover	008
1/2	One pair of old flannel Shooth & pair of pillow cover	012
1/2	One pair of old flannel Shooth	010
1/2	One pair of coarse Shooth very much worn	004
1/2	Two old coarse Cupboard cloth	000
1/2	One old Ramuck	005
1/2	Two canvas Table cloth & six Napkins Ditt	014
1/2	Three old pair of drawers & two old white washcoat	007
1/2	Two old shirts wth worn	014
1/2	A parcel of small Linen Napkins for caps, calico Markcloth, & Handkerchiefs all very old wth one pair of Shooth Ditt	007
1/2	One old Dutch Trunk wth lock & key to it & drawer	018
1/2	One old Bed & Saddle	005
In the Parlour		
1/2	One pair of pistols, holsters, & an old Belt at	010
1/2	One feather bed & furnished to it being a Bolster 2 pillows, one Rugg & Two Blankets Curtains & buttoned & one feathered & bedstead wth worn	1100
1/2	One old feather bed & Bolster, one old Red Rugg & two very old white Blankets at	0700
1/2	One small old Bed & pillow & small cutt or plain Rugg	0150
1/2	One small old feather bed & two pillows for a little Trunk bedstead, one pair of old Trading cloth Blankets & one old plain Rugg	0300
1/2	One chest wth a lock & key to it	0100
1/2	One Jack bufined & small Spitt	0040
1/2	Two gads from pott & three little ones & one crackt & broken Egg & very old	0260
1/2	One old Iron Bawl & flesh fork	0090
1/2	One old Drippinge pan & fryinge pan	0040
1/2	One old warminge pan very thin, one old little Basket Bawl with a hold in it, one little Shooth basket & one pair of old Beads Seals & wrights	0120
1/2	One small Bed wth cover & pillow	0040

By Transport from the other Side

1/2	One old Bed of Linn wth & Two great	1221 6
1/2	One old small lookinge glass	0050
1/2	One old pair of chudrons one of them broken & Two pair of Tongs & one fine Sheble & small putracks	0020
1/2	Plough chaint hook & Stupel	0050
1/2	One old garden, chafardish Box Iron & handle very old	0050
1/2	One old round Table Two old chair & one old crackt joint Stool	0120
In the Parlour Chamber		
1/2	One large feather bed & Bolster, Two pillows, one good red rugg; & two white Blankets wth a suit of orange Curtains & Valences & silks fringe & buckram Toller & bedstead belonging wth all Indiffernt good	2000
1/2	One dozen of joint Stools	0180
1/2	Twenty one dressed fox skin at 15 a pce	0315
1/2	A piece of old fox skin of foundly kind a Cab	0060
1/2	One little Trunk & Two Boxes	0150
1/2	One little chest w. one old small Spanish Table	0180
1/2	Four old empty caps of bottles	0050
1/2	Two dozen of empty quart bottles	0036
1/2	One little Box & six little pocket bottles	0012
1/2	One small piece of wood	0012
1/2	One little Trunk & two little old Boxes	0030
1/2	Five new grubbinge hod & one new old	0070
1/2	Two old sickel at	0010
1/2	Two dozen of Touchers	0036
1/2	80 lb of powder at 9 lb	0720
1/2	16 lb of old powder at 6 lb	0096
1/2	One dozen of Touchers more	0015
1/2	One set of old wedges	0040
1/2	Thirty Quarts of painted glass	0045
1/2	Two old flasks & a little Basket	0040
1/2	A parcel of old Carpenters Tools, & 106 small other small Tools, & an old crope cutt 12 w	0400
1/2	One small old leather Bed & five small halfe upper leather hett at	0160
In the Hall Chamber		
1/2	One old feather bed & Bolster Two pillows & one old Rugg & Two Blankets very much worn	0800
1/2	One old flackbed & Bolster & Pillow & one Rugg & Two old Blankets & bedstead	0400
1/2	One chest wth lock & key	0090
1/2	One old piece of Iron at	0140
1/2	16 lb of Iron in 20 min of Trading cloth at 35 lb	0560

By Transport from the other side

- 1 Jm One small old copper board upward 1923
- 2 Jm In the Milkhouse 035
- 3 Jm One piece of old mikes paye & pots & some of them 0040
- 4 Jm One 3d Sifter 30. fine & buckets & a churn 120 0150
- 5 Jm 12 bush of Bay Salt in casks at 30th bush 0360
- 6 Jm One bush of allum salt 0030
- 7 Jm Two washing tubs & Two Siftings Trays 0100
- 8 Jm One piece of old copper casks as many as may contain 0100
- 9 Jm One gut da want trimmings 0100
- 10 Jm One duck pswinger tub & other old casks wth but heads 0050
- 11 Jm Without Doors
- 12 Jm Twenty Sower Hogs & Shold 1000
- 13 Jm Three old hogs & one old mare 1600
- 14 Jm One young hys & one young mare 2y^o: old next spring 1000
- 15 Jm One old goat & what belongs to her 0300
- 16 Jm Six cows & calves 45th & ca: of cow & calves 2700
- 17 Jm four Shirel three years old next spring at 300th each 1200
- 18 Jm 2 Shores & a Bull of y^e same age at 250th each 0750
- 19 Jm 2 Shirel four years old last spring at 400th each 0800
- 20 Jm One Bull of y^e same age 0300
- 21 Jm Two old barren cows 0800
- 22 Jm Two yearlings at 150th each 0300
- 23 Jm One old ground stone 0040
- 24 Jm One old half of y^e watermill between m^o & willow & charles Parker (The new planks in y^e millhouse lost excepted) wth delia: Parker 7500
- 25 Jm One Dutch Trading ground indifferent well fixed known to some of us 0170
- 26 Jm One gut bottle of Linseed oyle & a grade of paint in two bottles & three little boxes 0040
- 27 Jm One piece of large hooks & hinges & 2 locks & keys 0050
- 28 Jm One old black box wth a piece of hooks & oyl at 0010
- 29 Jm Two keys at y^e Tannhouse 0080
- 30 Jm One piece of old boots y^e Topp^s of & an old pair of of Indian spurs 0080
- 31 Jm One great paper books & one little printed books 0050
- 32 Jm Two kinds, one bound stick, & horse whipp wth one curicumb & Spunge 0050
- 33 Jm One old leather salt bottle, one old gutter, one clayst haft of a knife wth a Shinge of blade in it 0040
- 34 Jm One old gold Twist hatband 0020
- 35 Jm One little box Twist wth silver, & a little silver tooth picker case & a piece of base gold 0020
- 36 Jm One old piece of globe & an old cap 0010
- 37 Jm One old black box wth a small piece of a Hook Bolt & a little loose pins 0020
- 38 Jm One parcel of brass wth about one pound 0020
- 39 Jm One old box wth a piece of old Cutlery 0020

3948

appendix
lines 60
beginning

By Transport from the other side

- 1 Jm One parcel of old boxes 3948
- 2 Jm Two old hoes and old Spade & hatchet 0025
- 3 Jm One piece of brush & a piece of old Snuffery & Monobrap 0035
- 4 Jm One small piece of toppe in a little bag & Two old Baggs 0035
- 5 Jm One bag of Pragg 0020
- 6 Jm 1200 Several Sorts of Naylor 10th & 8th & 4th 0048

Sum Total 39630

All this Inventory amounting to thirty Nine Shottland six hundred & thirty pounds of tobacco & casks appraised by us

Thomas Hunt
Probost Breton

The 28th of octob^r 1680 p^o Bonted in open Court by y^e Court & ordered to be recorded

Wm M^r Galding
John M^r marks
Scant^r Brunett

12th Nov^r 1680 of Dan^r Merch^{ant} & Co^o Nathⁿ

At Philipp^{us} Pithor & Blacks Brown Cow judge to be worth four hundred p^o of tobacco marked thus. Capt Underhalled & one halbed on y^e Right & on y^e Left two Shits this was depos^{ed}

Thomas Maddox
Thomas Barton
Thomas Bull
John T^rusman

Recorded y^e 12th of Nov^r 1680 of Dan^r Merch^{ant} & Co^o Nathⁿ

12th Nov^r 1680 of Dan^r Merch^{ant} & Co^o Nathⁿ

- To my ord^r: a bond 1932
- To Capt J^r Robinsⁿ for 10040
- To J^r 4 apprais^{al} 0120
- To J^r Dr. in 23th Nov^r of 10040
- To day^r 3rd Dr^r man for 0274
- To dr^r h^r Robinsⁿ shod for 0094
- To Dan^r Merch^{ant} for fees 0581

By goods apprais^{al} 2516
To Bayed of 1st 0363
2881

29th 1680 Wm Brindall

The Deposition of Matthias Holst aged 28 years or thereabouts. I saith that Martin Simpson desired me to go to m^r Dalbyes and see how if shoo had any tobacco. he said that y^e Bay had would carry it & had would doo his best to lay it out for her & if not lay it out shoo should take her tobacco againe & that hee is minded to morrow morninge at ten of y^e clock to saye & further

Matth^s Holst

28th of octob^r 1680 In open Court
12th Nov^r 1680 of Dan^r Merch^{ant} & Co^o Nathⁿ

Wm Brindall
Dan^r Merch^{ant} & Co^o Nathⁿ

asked Charlot whether hee did not know of any Jeddens
hee had; Lewis saith m^r Bellamy does not but or disputes
longer about it, you are a freeman on ye 20th of october
before these two men (which two men were my selfs and
Robert Stephens) and if ye will put me to noe further trouble
ye shall have nothing by it, & speakinge to ye said
Speciall notes of it, & gave me Speciall charge (because
hee ye said Charlot was under me) that I should see if hee
was a freeman & callinge for some cert^{ificat} drunke to Charlot
upon ye bargain to confirm it & further s^hll not.

Robert R Lewis

The Deposition of Robt Stephens aged 22 yeares or thereabouts
saith; that m^r John Bellamy said, that Charlot Powell
should bee as free a man as himselfe, on ye 20th of october
& upon ye same drunke to me & bid me & Robt Lewis
take good notice of it & witness him ye said Charlot
of his freedom & further s^hll not.

Robert Stephens

Robt Lewis & Robt Stephens further Depose that m^r Bellamy
proposed Charlot Powell that hee should have a Note from
him at any time for his freedom & demanded & when
ye will be s^hll not.

Robert R Lewis

Robert Stephens

This 29th of Octob^r 1680 ye three
Depositions aboves^d are sworn to
in open Court

1st^o Dan: Murch^{ff} & ad^o Co: North^{ton}

Recorded ye 13th of Nov^r 1680 & Dan: Murch^{ff} & ad^o Co: North^{ton}

The Deposition of Joseph Warren child 33 y^r or thereabouts
that John Wors declared to me that if George Parker dyed
hee was to have all hee had, child hee (ye said Geo: Parker)
shall have like w^{it} as a y^e of hand & further s^hll not.

This 5th of Nov^r 1680 Sworn in open Court Joseph Warren

1st^o Dan: Murch^{ff} & ad^o Co: North^{ton}

Recorded ye 13th of Nov^r 1680 & Dan: Murch^{ff} & ad^o Co: North^{ton}

The Deposition of Thomas Karamanjon aged 21 y^r or thereabouts
that John Wors declared in my hearinge that George Parker
should have all that hee should have in the w^{it}, & this hee
declared to mee when hee was sick at my Hallers house
child this answer of his was occasioned through my askinge
him who should have his hand if hee dyed child further s^hll not.

This 5th of Nov^r 1680 Sworn in open Court Thomas Karamanjon

1st^o Dan: Murch^{ff} & ad^o Co: North^{ton}

Recorded ye 13th of Nov^r 1680 & Dan: Murch^{ff} & ad^o Co: North^{ton}

So all to whom it may concern

There is to be s^hll that there is a law & call^d & one two
yeares od^d for at all^l Philipp^{ps} Hill at Newmarket in this
County w^{it} came of a Cow some yeares sⁱⁿce (after becom
tion by four of his Neighbour^s) killed by him for his Injuri
buried in Bedkinge into his Corne field & bringe about
(fourteen

fourteen yeares sⁱⁿce ye said Cow strayed thither & was
marked at ago hee aboves^d increase at 10th (or 12th)
the right was crop^d under half^d & over half^d.
the left was two slitt^d.

The colour of ye said Cow a blacke brown.
This by the Court ord^d published & affixed at ye doors of ye
Court for ye Remembrance to make his claim^s & receive
Satisfaction payinge ye charges accordinge to ord^d this
28th day of Octob^r 1680

1st^o Dan: Murch^{ff} & ad^o Co: North^{ton}

This 29th of Octob^r 1680 the within Certificate

194 b^{is} at Court. 1st^o Dan: Murch^{ff} & ad^o Co: North^{ton}

Recorded ye 13th of Nov^r 1680 & Dan: Murch^{ff} & ad^o Co: North^{ton}

There is to be givⁿ notice to ye Inhabitants of this County that
accordinge to an ord^d of Court Impoundinge me to sell
ye estate of John Tayle^r dyed at an Cattery. Doe hee by
signifye that I intend to sell ye same on Saturday ye
13th of this instant Nov^r 1680 this 5th day of Nov^r 1680

This Saturday & yeares this not. Henry Masman

194 b^{is} at Court. 1st^o Dan: Murch^{ff} & ad^o Co: North^{ton}

Recorded ye 13th of Nov^r 1680 & Dan: Murch^{ff} & ad^o Co: North^{ton}

By his order 1st^o Dan: Murch^{ff} & ad^o Co: North^{ton}

194 b^{is} at Court. 1st^o Dan: Murch^{ff} & ad^o Co: North^{ton}

Wheras all^l Thomas Gyngre was formerly a
Commissioner of Northampton County & Accomack & by Request
of ye Burgesses left out of ye Commission of ye yeares for ye
County. I Doe therefore order that ye said Thomas
Gyngre bee at ye next Court hee for Northampton County sworn
one of the Commissioners of ye said County & ye hee may
take place as formerly hee had done Given under my
hand this 2nd of Octob^r 1680.

His mates Commissioners of Northampton County in Court

Recorded ye 13th of Nov^r 1680

& Dan: Murch^{ff} & ad^o Co: North^{ton}

At a Court hee in Northampton County the 30th

day of Novemb^r 1680.

Cott^{on} Wm Kirdeall

I Sent {clerke Wm Spencer} an^d (clerke) Gyngre?

{Captⁿ Fran^{cois} Ligot} m^r (clerke) 13th Jun^y?

Upon ye Petition of Wm Kirdeall ye 4th of Joseph Townsend
it is ordered to him Twelve hundred & fifty three pounds of
Tobacco & caskes attach^d is accordingly granted him ag^t
ye said Townsend estate for ye said sum^s w^{it} charge of Court
until a full trial determine therof.

Cott^{on} Wm Kirdeall Entered himselfe security in ye said Townsend
estate on ye p^{re}sent attach^d & to answer ye same at
next Court.

(The

Ent & cot
Kendal
& cap.
Whitting

The petition Exhibited to this Court by Ju^o Peter John asph...
to be discharged from Ju^o Satchell this Court Expects ye
same & do give their Judgment. That ye same be discharged
wth his maids charge of Ju^o Satchell to be his guardian
be wholly confirmed.

Ent cap
Pigot
& deyo
Spencer
Ent & cot
Water

The difference depending upon & between Jacob Wilson pet & Morgan...
Rights of their children said. the same having been
manually & solemnly stated & considered (& ye Court
by their confession having agreed thereto) It is ye Judgment
of ye Court & accordingly ordered. That ye said Petitioner
Bound shall be & take Three parts within the
said Jacob's late Survey of her lands made by Pet
Petitioner being as ye Court findd. agreeable to ye
Petitioner's Petition & ye same to be determined
& defined between them & let ye Court divide ye
said parts such of ye payinge their own charge at
Landon.

The difference depending between an Ju^o Fisher Jun^r
pet & James Walker doft is at ye request of Charles
Hodson attorney of ye said doft referred to ye next
Court ye said Hodson & Owen clearly bringing ye
Security for ye said Walker's appearance then in ord^r to
ye determination thereof.

The difference depending between Dan^o March pet &
Thomas Mills doft at said doft's request (had owning
pet's share in open Court to be done by him by the
ord^r of John Jun^r of Clattonkin) is referred to next
Court ye Bayle Bond standing still good.

The difference depending between Benja: Stratton
pet & John Dennis doft is at said doft's request
referred to ye next Court & then to be determined.

At a Court held in Northampton County the
first day of Decemb^r. Anno 1680.
Pet^r { Capt. John Pigot }
{ Capt. John Pigot }
{ Capt. John Pigot }
vs
Theo: Harman.

The difference depending between Benja: Stratton pet
& Rich^d. Whitmarsh doft at said doft's request is
referred to ye next Court ye said doft bringing into
Bond to come wth wth 200 pounds on ye lands
claimed by ye pet until ye said cause shall be
determined.

Ent & cot
Spencer

At Ju^o Rurroughs & Wrensen Hester are appointed
ye Court to divide an dec^r. Satchell by Abraham
Cocking pet ag^t. John Brilamy doft for service done
by ye doft for ye doft & give their report to ye Court

In the difference depending between Abraham Collins pet &
Ju^o Brilamy doft for doft by Bond the Court findd. he is
cause of dec^r & have therefore & orderd (upon ye Petition of ye
said Brilamy) That a Non-suit be granted him ag^t the said
Collins wth payment of Court charges at Landon.

Mr Charles Parker, Mr Joseph Godwin, Mr Henry Warron &
Mr W^m. Scott are appointed by the Court to apprise ye estate
of John Wyre doft on Wednesday ye 15th of the instant Dec^r
& that ye Sheriff summons them to meet at ye house of
George Parker on ye do. day at ten of ye clock in ye fore-
noon to apprise ye same accordingly, & ye Clerk of
ye Court or his doft. attend there to take an Inventory
thereof accordingly.

This day Mr Tho: Harman made his claim ag^t the
estate of John Wyre doft for fifteen hundred & thirty
pounds. of Tobacco & cash & Bill & dec^r. wth it is the
Court's Judgment. had makinge it appeared next Court be
said doft in ye first place out of ye do. Wyre estate
accordinge to priority & p^rcedency in Law.

This Judgment is this day confessed by Tho: Middleton to Pet^r. Charles
Morrison for ye sum & quantity of one hundred Sixty five
pounds & a halfe of wthalke forke forthwith to be pd accordinge
to Bill wth costs of Suit at Landon.

Upon ye return of ye Inventory of Ju^o Taylor doft. his estate
sd at an Oulery by ord^r of last Court by Henry Mafman
to this Court. & havinge Exhibited an dec^r. to this Court for
half a year's dyett & severall other disburys. in his sicknes
& at his funerals fee wth it is ye Court's Judgment. had be-
allowed out of ye said estate. Eleven hundred & Eighty
pounds of Tobacco & cash & three hundred pet more if
had manifestt ye same due to him from ye do. estate.
wth dec^r. it is likewise ye Judgment. of ye Court be put
upon record wth ye Inventory of ye do. estate had beinge
allowed charges of Court for ye do. duringe thereof.

Whereas Matthew Shipp commenced Suite ag^t. Tho: Middleton
to this Court & failinge to file his petition accordinge to
Law as also to appear to prosecute. It is therefore the
Judgment of ye Court (upon ye Petition of ye do. Middleton) that
a Non-suit be granted them ag^t ye do. Shipp. wth payment of
Court charges at Landon.

The difference depending between Abraham Collins pet &
John Brilamy doft upon dec^r. ye Court thinkd fit to refer
ye same to ye next Court.

Whereas it appeared to ye Court by ye Confession of Edw: Parker
(that

that had misdeem'd him self & broke his ma^{ty} ...
By burning a horse of Cap^t. Francis Ligets. It is thers find
Judg^t of the Court & accordingly orderd that yo^r Do. Edward
Dorset for his said Offence bee committed into yo^r Sherriff's custody
until hee shall be bound to bee of the good behavio^r. & pay
Court charges.

It is orderd by the Court that Wilmet Tilford a poore
calamitous woman (with yo^r consent of Symon Huseott &
his wife) bee left to their care for dyour lodgings & lookinge
after duringe yo^r Court s^t adjourn. & that they be allowed
for yo^r s^t adjourn after yo^r sale of one thousand part. of
& caskes of clun. at yo^r next Court of Coly.

The difference dependinge betwene Jost darrott s^t &
Math^s Caple s^t. The Court thinkt fit to refer yo^r s^t adjourn
to yo^r next Court.

The decree orderd by the Chancery in yo^r case of Jam
Varnon orderd. The Court thinkt fit to be continu'd till yo^r next
Court.

The difference dependinge betwene Jost J^r &
Kendal s^t. It is yo^r Courts Judg^t. & accordingly
orderd that (by reason of yo^r s^t adjourn) yo^r s^t adjourn
of body) the same bee referred till yo^r next Court & then to bee
finally determined.

This Court adjourn'd to yo^r 29th of instant.

This first of Decemb^r. 1680. Read & Examine in open Court & signed of
1st Dan: Marche & C^o.

Sept^r. 23rd. 1680
For^m. m^r. John Lukes. m^r. Mich^l. Ballycorn. m^r. J^r. Ward.
+ m^r. W^m. Bellamy. m^r. Martin Shippen. m^r. J^r. Garrison.
m^r. Michael Richards. m^r. Rich^d. Watson. m^r. W^m. Walker.
m^r. Math^s. Patrick. m^r. J^r. Punt. m^r. W^m. M^r. M^r.

Was yo^r Jurors aboves mentioned Imparcell'd upon yo^r Jury
inquire of the death of James Gordon drowned at yo^r landing
of Clasp^s. W^m. Spence his friends & agree unanimously that
yo^r said dead either casually or chentially drowned here 16th.
7th yo^r 22nd. 1680. Buried.

The within Jurors was sworn before me yo^r day & year
within abovesaid who did clea^r as Crown for yo^r time.
The 30th of Nov^r. 1680. signed in
open Court & orderd to bee Recorded
J^r. Lukes For^m.
J^r. Lukes J^r.

Recorded yo^r 5th day of Dec^r. 1680 of Dan: Marche & C^o.
1st Dan: Marche & C^o.

The Depositions of Cap^t. Rich^d. Lockwood & J^r. Burd
right yeard or thereabout. & J^r. Burd Upholster
(Thirty)

Thirty yeards or thereabout 1680 yo^r aboves mentioned Depoⁿ.
was about yo^r middle of Octob^r. last past at yo^r house of John
Bellamy March^r. in Kings^r in Northampton County. D^r.
heard Abraham Collins Plante of yo^r said County say to the
aboves mentioned John Bellamy voluntary & freely that at
they both most friends had desired to part sub. the said
Bellamy said with all his heart then the said Collins & Bellamy
shooke both their hands together & yo^r Do. Abraham Collins
said had desired to bee at liberty wthooke him a habitation
& said all yo^r concern^t or contract or Contracts on writings
or word^s to that effect betwene him & yo^r said Bellamy
belonginge or appertaininge to Prim^o hookes was null
& void & of no effect & called yo^r abovesaid Depoⁿ. to
wthure it what hee said. Only desired yo^r Do. Bellamy to
make by his clea^r. that hee might know how much hee
was indebted; & yo^r Do. would pay him yo^r Do. Bellamy
said had would make by his clea^r. as soon as he had
wthure before us this 20th of Nov^r.
J^r. Stringer. J^r. Lukes J^r.
Rich^d. Lockwood.
John Burd

The 30th of Nov^r. 1680. sworn in open Court.
1st Dan: Marche & C^o.
Dan: Marche & C^o.
Dan: Marche & C^o.
Dan: Marche & C^o.

Recorded yo^r 8th of Dec^r. 1680 of Dan: Marche & C^o.
Recorded yo^r 30th day of Novemb^r. 1680 by yo^r Subscriber for
yo^r s^t adjourn m^r. W^m. Martin goods caution of Cott^r. W^m. Kindall
for yo^r full & just sume of Twenty six thousand eight
hundred sixty & nine part. of Tobacco in caskes beinge in
full for a dead due to yo^r Do. m^r. W^m. Martin of Sixty seven
pounds. three shillings & six pence from m^r. J^r. Willott
deceased. I say wthore 28th of Feb^r. in caskes & wthore
William Waters
his attorney of m^r. Thomas
Martin.

The 30th of Nov^r. 1680. sworn before me
in open Court by yo^r aboves Subscriber
orderd to bee Recorded
1st Dan: Marche & C^o.
Dan: Marche & C^o.

Recorded yo^r 8th of Dec^r. 1680 of Dan: Marche & C^o.
Recorded of m^r. W^m. Willott yo^r s^t adjourn of m^r. J^r. Willott
by the hands of W^m. Kindall yo^r sume of three hundred
thirty one part. Ten. & caskes. due & orderd of Court I say
this tenth day of Nov^r. 1680
Charles Pickett

The 30th of Nov^r. 1680. sworn before me
in open Court by yo^r Do. Charles Pickett
& orderd to bee Recorded
1st Dan: Marche & C^o.
Dan: Marche & C^o.

Recorded yo^r 8th of Dec^r. 1680 of Dan: Marche & C^o.
Was the Jurors of August last beinge summoned to be yo^r
said body of John Wyss habinge offered yo^r s^t adjourn
finds & give this as our Judg^t. & full verdict that hee
(Dyod)

Died not of felony but by the det of God Dated 30th Octo 1680
 The 30th of Octo 1680 the 2^d day & years The 2^d Juror sworn by & Inquisition taken before me
 Thomas's her mountay bond (Endors'd)
 The 1st of Dec^r 1680 p^o Bond in open Court by yo within coroner & odd d^s to be recorded
 John Wilkin. Signe
 Joseph Warden. Signe
 John Penderwell. Signe
 John & Margaret. Signe
 George G. Parker. Signe
 Robert Warden. Signe
 Dan: Archib. Esq. Signe
 Dan: Archib. Esq. Signe
 George E. Park. Signe
 Geo: Mathon. Signe

Recorded y^e 8th of Dec^r 1680 of Dan: Archib. Esq. & Geo: Mathon.
 + Appointm^t of the estate of John Taylors Dec^d
 Jmrs one plough plains 40. and one mouldingr plains 20. 060
 Jmrs one hollow plains 18. & one ford plains 10. 028
 Jmrs one Jack plains 30. & one grabingr plains 8. 018
 Jmrs one Hammer 20. & one small broad chisell 14. 024
 Jmrs one morkingr chisell & Gouge & small chisell 018
 Jmrs one hood fast & black hooks & one frow & hand saw 36. 048
 Jmrs one ad broad clo 18. & one small fawer 30. 048
 Jmrs one strikingr square of wood 4 & one ad fl^r & dugr 17. 021
 Jmrs 2 ad board 12. & one ad saddle & saddle cloth 20. 032
 Jmrs 2 p^{rs} of Stockint & one pair of gloves 020
 Jmrs 2 p^{rs} of ad broads & coats & waistcoats 100
 Jmrs one pair of ad leather drawers 050
 Jmrs one new broadcloth coats 400
 Jmrs one ad Doulas Rockcloth 4. & one ad Cap 5. 009
 Jmrs one mare 000
 Jmrs one Ogr plains 25. & one Rabbitingr plains 20. 045
 Jmrs one ad chisell 000

This about written app^oed by yo Esq. of our Judgm^t Francis Southwell & Charles Parker.

Recorded y^e 8th of Dec^r 1680 of Dan: Archib. Esq. & Geo: Mathon.
 In Taylors estate sold at an outcry
 + George Parker D. for D. Mars 710
 Wm Nicholls and plough plains 070
 Mars one mouldingr plains 010
 Henry Matthews and Hollas plains 070
 Mars one Ford plains 040
 Mars one Jack plains 009
 Mars one grabingr plains 020
 George Parker and Hammer 010
 Henry Matthews and small broad chisell 030
 Mars one morkingr chisell & Gouge & small chisell 018
 Mars one hood fast 018
 Wm Nicholls and frow 32. & one hand saw 30. 080
 Mars one Broad clo 040

By Transport from yo other Sids
 John Parkes and Jennet 1035
 Henry Matthews and dugr 064
 Mars two ad board 025
 Mars one chisell 11. one Ogr plains 12. & one Rabbitingr plains 12. 035
 Wm Nicholls and Cap 350
 Drombt 1st 1680 1518
 Recorded y^e 8th of Dec^r 1680 of Dan: Archib. Esq. & Geo: Mathon.
 Dan: Archib. Esq. & Geo: Mathon. Signe
 Henry Matthews. Signe
 Appoint. of Jm^r Taylors goods 1802. By allowed him certain 1118.
 Recorded y^e day & years above. By yo Esq. & Geo: Mathon. for a chest when sufficiently proved.

This Subscriber has acknowledged to have received of Mr. Wm Nicholls by yo Esq. of ad^r Elizabeth Willott yo sum of 2000 hundred & fifty pounds of Tobacco & casks - being ordered me by yo Court out of yo estate of her ad^r husband in yo Willott without my having the first day of Drombt. Adam 1680. Ja: Watt
 Dan: Archib. Esq. The 1st of Dec^r 1680 acknowledged in open Court by yo Esq. Ja: Watt. & ordered to be recorded.
 Recorded y^e 8th of Dec^r 1680 of Dan: Archib. Esq. & Geo: Mathon.

This is to give notice to all persons that about yo middle of this month there Inmansay from James Waterhouse one woman sold of a black faly or fifty y^e and of a grey dog or shuffe mantle with a black hood on her head with a black Petticoat. If any one can bring any tidings but yo to Francis Waterhouse they shall thankfully be rewarded for their pains.
 The 29th & 30th of Nov^r 1680. Francis Waterhouse
 Wm Nicholls Esq. at Court

Recorded y^e 8th of Dec^r 1680 of Dan: Archib. Esq. & Geo: Mathon.
 This may Inform that I have written on Sunday last concerning downe yo Bay post a small Row Boat yt may carry two small tons of scd. with a power of Row: op^d at her if any will bring yo Boats to any Landingr or give me Notice where shes is I will pay them for bringingr & takingr by yo Esq. & Geo: Mathon.
 The 24th Nov^r 1680. Isaac Crosswell.

The 29th & 30th of Nov^r 1680. The note set up at Court.
 Recorded y^e 8th of Dec^r 1680 of Dan: Archib. Esq. & Geo: Mathon.

- Doon't the 16th 1680. Tho marks of 11 head of cattle belonging to Henry & Samuel y^e children of Mr. Francis y^e wife of Mayo^r Wm Spence as fo^{ll}.
2. One ad Black Cow. & one Brown Cow cropt & slit on both sides
 1. One Brown Cow cropt on Right side & slit in y^e same
 1. One Black Cow cropt on y^e Right side & underhalloed on y^e Right side
 1. One Brown Horse cropt on y^e Right side & underhalloed on y^e Right side
 1. One Red Horse cropt on both sides
 1. One Two years ad Horse cropt on y^e Right side
 1. One Two years ad Horse cropt on y^e right side & underhalloed on both sides
3. Three Horses of Two years ad. one underhalloed & underhalloed on both sides

with
the marks of
Jⁿ + P^rson
the marks of
George & Wm

Signed with Spence
The ad cattle branded likewise with F C.
Recorded y^e 18th of Decemb^r 1680.
of Dan. Murchell & ad. Co. North

A Commission of Administration granted from the Jⁿ of Strainger & Co. Wm Walter to George Parker on y^e estate of the late Jⁿ of y^e County of North^{am} who gave y^e same to him by a Municipalitie writ proceed in the Court of y^e County house was exorbitant nominated therein. did it according to del of estate & by virtue of an Ord^r of Court bearing date y^e 15th day of Nov^r last Dated y^e full day of Decemb^r 1680.

A Bond from George Parker, Thomas Harmanson & Sam^l Younger all of y^e County of North^{am} to the Jⁿ of Strainger & Co. Wm Walter & y^e cost of y^e Court of y^e County in y^e sum of 1500 pounds part of good Tob^{acco} & casko. Dated y^e first day of Dec^r 1680.

Indicted for y^e breach of performance of y^e precedent Commission of Administration & suffering y^e Court Harmanson from the granting of y^e same &c. That then co^{me}

Sealed & delivered in presence of
of G^r Nath^l Pijot
Dan. Murchell

The sd Geo: Parker
his mark
The: Harmanson
y^e seal
Samuel Younger
y^e seal

Recorded y^e 3rd day of January Decemb^r 1680
of Dan. Murchell & ad. Co. North

At a Court hold in Northampton County the 29th day of Decemb^r 1680.

Present { Tho: Wydinge }
{ Mayo^r Wm Spence }
{ Cap^t Fran: Pijot }
M^r Tho: Harmanson
M^r Jⁿ Bith Jun^r

This day Cap^t Isaac Foxcroft sent his 126th boy to the Court named Charles Carpenter to have their judgment of his age - whom they adjudged att twelve years of age at the time of the arrival of the Shippe had came into y^e County in 1680 & so to 126 according to del of assembly

Whereas it appeared to the Court that there is due to m^r Tho: Harmanson

Harmanson from the estate of John Wyre deceased - 1500 hundred and 160 pounds of Tobacco & casko & casko of dect. for disburse^{mt} in his sickness at the said m^r Harmanson's house & by his ord^r paid for him at ago one hundred forty five pound of Tobacco and casko on y^e request of the dead body of the said John Wyre being in all the sum of fifteen hundred & thirty pound of Tobacco & casko. which it is y^e Court Judgment & accordingly ordered that George Parker Adm^r of the said estate forthwith pay unto him in the first place out of the said estate according to priority & preedency in Law wth cost of suits at Law

Judgment is this day granted to Richard Whitmarsh & ag^t George Parker Adm^r of the estate of John Wyre dead for the sum of one thousand pound of Tobacco & casko appearing due to him by bill forthwith to be paid out of the said Wyre estate according to priority and preedency in Law with cost of suits at Law

Whereas it appeared to y^e Court that there is due to Geo: Parker from the estate of John Wyre dead y^e sum of six hundred & twenty pound of Tobacco & casko for funerals expens^e & other just disburse^{mt} to y^e Dece^d and apprais^e of the said Wyre estate at & dect under the said papers hundred appeared. It is the judgment of y^e Court and accordingly ordered that y^e sum & be^{ts} allowed him out of y^e said Wyre estate according to priority and preedency in Law wth cost of suits

Whereas it appeared to the Court that there is due to m^r Hancock 150 from the estate of John Wyre deceased the sum of 1500 hundred & thirty 150 pound of Tobacco & casko for byes M^riff^t & Clerk fees as dect. att ago one hundred pound of Tobacco & casko due to Owen Clark for trouble of his house in y^e said Wyre estate sickness & att y^e time of the death & buriale It is the Court judgment of the Court & accordingly ordered that George Parker y^e Adm^r of y^e said Wyre estate forthwith make payment of y^e said sum & be^{ts} unto y^e said m^r Hancock twelve hundred & thirty 150 pound of Tobacco & casko according to priority & preedency in Law with cost of suits at Law

Whereas almsy y^e wife of John Isaac by her Hallor Stobon Estin complained to Cap^t Fran: Pijot on the 15th of this Instant Decemb^r that Dorothy y^e wife of Purth^{er} M^rison had then lately by a p^rovoked wear from

the Hon^{ble} ^{the} John Gush^{is} Esq^r taken a feather bed & two pillows out of the possession of the said dundy & her said husband which hee commanded should bee disposed in some honest Neighbourhood keepinge built a logge byall at the Court. dundy said dundy or wife notwithstanding the injunction by yo^r said p^{er}cept failinge to appeare to show cause for their too doinge. It is therefore the Judgment of the Court & accordingly ordered that George Firstwater into whose custody the said bed & pillows were delivered forthwith deliver the same unto the said Collin on yo^r behalfs of the said Isaac. who (upon the motion of Sa^{nt} Moorch to this Court on yo^r behalfs of the Exphant of Moale Mac: mallowe d^{ed}) is to deliver the same bed till next Court & in yo^r meantime hee & the said George Firstwater to compare it with a Collette which the said Mac: mallowe brought over from James City with him as to pickinge & proportion yo^r said Moorch in yo^r behalfs of yo^r said Exphant bringe present at yo^r doinge thereof. And to give their report concerning it under their hands upon oath to yo^r next Court for their further decision of the same it beinge manifest yo^r said Mac: mallowe had a feather bed made d^{ed} to him by the 2^d Hon^{ble} J^{es} Wm^{es} Borker by his ^{own} d^{ed} answerable to yo^r said Borker as a feather would in his said Hon^{ble} Borker though by some indirect means fraudulently conveyed away from him.

Judgment is this day confessed by deyo^r from Spencers to the Cott Wm^{es} water at attorney of Thomas Martin Esq^r for the sume of twenty pounds ster^{ling} current money of England forthwith to bee paid in English good or unrecharged at prime cost cleave of all charge according to speciallty with costs of suite at Law.

Judgment is this day confessed by Richard Vaughan to the d^{ed} Mary Sabage widow for the sume of thirtie hundred pounds of Tobacco & caskes & four dayes workes appearinge due to her as yo^r remeind^r of a greater sume by becom^{ing} forthwith to bee paid with costs of suite at Law.

Judgment is this day confessed by John Haller to the John Cutler for the sume of two hundred ster^{ling} and part of good merchantable wales packed and Eighteene Bushells and pecks of good sound shelled Indian beane appearinge due by two severall specialltye forthwith to bee paid with costs of suite at Law.

Judgment is this day granted to Wm^{es} Nichollt by an^o ^{of} ^{the} ^{Court} ^{at} ^{Law}

Willott d^{ed} of all^l John Willott d^{ed} for the sume of two hundred eighty three pounds of Tobacco & caskes appearinge due to him of clea^r of Taylors works and sworne to in this Court forthwith to bee paid according to priority & precedence in Law out of the sd Willotts estate with costs of suite at Law.

At a Court holden in Northen County the 30th day of Decemb^r Anno 1680.
I Gent^l { J^{es} Wm^{es} Kendall } in^o the Sh^{er}: of Warmsayon
{ J^{es} Wm^{es} Kendall } d^{ed} John Eys -

Judgment is this day confessed by Lambert Groton to the J^{es} Wm^{es} Stinger for the sume of two thousand six hundred & eight pounds of Tobacco & caskes - appearinge due by bill & clea^r forthwith to bee paid with costs of suite at Law.

This difference dependinge betwene Brnja: Stratton p^{er} & John Sumers d^{ed} the said d^{ed} materiall evidence mislayinge after delivered up to yo^r Court they therefore think fit to suspend yo^r same till yo^r next Court & that then James Walker & Lettie Cripps appeare to give in their evidence for yo^r said d^{ed} for the decision thereof.

Whereas Thomas Harmanjon Jun^r was arrested to this Court by John Panowill who failinge to file his petition ag^t him It is therefore ordered by yo^r Court upon yo^r petition of yo^r said Tho: Harmanjon Jun^r that a Non suite bee granted him ag^t yo^r said John Panowill with paymt^{nt} of Court charges till Law.

Whereas in the difference dependinge betwene Brnja: Stratton p^{er} & Rich^d Whitmarsh d^{ed} for trespass committed by the said d^{ed} on yo^r said p^{er} land to which the said d^{ed} p^{er} hadd had had not done any such trespass and withall desired y^t two able Surveyors might bee appointed by yo^r Court to lay yo^r land in question out accordinge to clea^r for y^e ascertaininge of the bounde thereof It is therefore yo^r Judgment of yo^r Court & accordingly ordered that yo^r Sheriffs summon an able Jury of yo^r nearest of the Neighbourhood to give upon yo^r said land in question betwene them the said p^{er} and d^{ed} at yo^r time of yo^r Survey thereof By J^{es} Cott Dan^l Gouf^r & Capt^l John Wallop two able Surveyors whom yo^r Court requir^{eth} accordinge to clea^r to informe yo^r Saith about yo^r middle of Feb^r next or sooner (if

Earl p^{er} & Cott water deyo^r Wm^{es} Spencers

Earl p^{er} & Cott water

(willott)

if possible did that also saved him after yo said said
said out the said jury Enquire of what damages and
prospaper have bene done upon the said ptt said by
the said doft & give them report thereof to yo following
Court did yt in yo means & time yo said doft shall
from trespassing any further on yo said in question
until yo determination of yo sd suits /

Judgmt is this day conveyed by Matt. Capell to Robt Chance
for one pair of shoes, one Blenhou & one ptt and
three yards of blue linen fathwith to be paid and
satisfied him with costs of suits at Law /

Judgmt is this day granted by M^r Math. Walker ag^t
m^r Elizabeth Willott Dow^r of m^r John Willott deceased
for the sum of five hundred pounds stock appearing
due by Bond from her said deceased husband (only
what shall appear satisfied thereof to be discharged)
& yo residue fathwith to be paid out of the said Willott
Estate wth costs of suits at Law according to priority
& pcedency in Law as far forth as appert of yo sd Estate
and remaininge after publiquo debt satisfied /

At a Court hold in Northampton County the 31th
of Decem^r 1680

Jst { M^r John Sainger } d^r M^r Tho: Kermayson
{ M^r Tom Kendall } d^r M^r John Eyre - }

The difference depending upon referred from last
Court betwixt Sam^l North ptt & Thomas Mills doft
for carrying away a horse from of yo sd North his
land (with bringe them owned by yo sd doft to be done
by yo sd of one John Jones) did for that crabs referred
to the Court did for as much as yo said North his due
last Court bringe outred not only ag^t yo said Mills but
the said Jones also though referred in another County
could not here be dressed, who now appearing &
voluntarily consenting & joininge I gave this Court
to answer yo said North his suits though denyinge the
prospaper done to him in takinge up yo horse declared
for by the ptt yet owninge yo said horse in his possession
but doth put the ptt to yo proofs of his petition at yo next
Court which the Court thinke reasonable & accordingly
ord^r the determination thereof to be referred till there
also yo said Jones give security for his appearance there
to answer yo same to which Wm. Sturginge & Wm. Godinge
just. havinge in open Court oblied them 30th 1680 and
accordingly accepted /

The difference dependinge betwixt Sam^l Charles Clayton
ptt & Robt. Harleston doft of James Vernon doft
doft

doft the said ptt not bringe pson to make proofs to
his dec^t exhibited ag^t the said doft The Court disjunct
the said suits & doo ord^r (upon yo petition of yo said
doft) that a Non suite be granted him ag^t yo ptt
with paymt of Court charges at Law /

All differences still dependinge this Court are continued
till next Court which is adjourned to yo 28th of Jun^y
next & that in yo means & time at Bayle Bond
relatinge to yo same shall still in force /

At a Court hold in Northampton County this
31th day of January 1680

Jst { M^r Tom Kendall }
{ M^r Tho: Kermayson }
{ M^r John Sainger }
{ M^r Tho: Godinge }
{ M^r John Willott }
{ M^r John Eyre }
{ M^r Tom Whittington }

Judgmt is this day conveyed by Barthol. Britton to
Robt. Clayton for yo sum of five hundred
thirty four pounds of good sweet merchantable
Mash pokes appearinge due by Bill penall for the
paymt of two hundred thirty seven pounds of like
wells pokes which its yo Courts Judgmt & accordinge
by ord^r be fathwith paid wth costs of suits at Law
this day James Broadway doct to M^r John Robin
was sent to the Court to have their Judgmt of her
age whom the Court dojudged at sixteens year
of age at the time of the arrivall of yo Shipp
she came into yo County in & too to serve
accordinge to d^r of assembly /

In the difference dependinge betwixt Sam^l
Tomlinson ptt & John Clarke doft The Court
finds two cause of decision & have therefore dis-
missed yo said suits the said Tomlinson payinge
costs at Law /

Whereas it appeared to the Court that there is due to
m^r John Luke from yo Estate of m^r John Willott doft
the sum of two thousand eight hundred eighty
five pounds of Tobacco & caskes of Bill. It is therefore
ord^r by the Court that m^r Elizabeth Willott yo sd
and d^r of the said d^r John Willott doft make paymt
of the said sum but yo said m^r John Luke out of
her said husbands estate accordinge to priority and
pcedency in Law wth costs of suits at Law /

Whereas it appeared to yo Court that d^r Elizabeth Willott
the sd d^r & d^r of m^r John Willott doft in the King
(of

of his sickness for help to look after him & other
services & necessaries for him & at his funeral
buried the sum of six hundred sixty four
pounds of Tobacco & casks as of dec^r is manifest
is therefore the judgment of the Court & accordingly
did the said Elizabeth Willm be allowed
out of her husband's estate according to priority &
precedency in Law wth costs of suits.

Whereas it appeared to the Court that there is due to
Dan^l Wood of dec^r of Cork's goods from the estate of
m^r John Willm the sum of 150 pounds
sixty two pounds of Tobacco & casks. It is therefore
ordered by the Court that m^r Elizabeth Willm
& her assigns in John Willm's debt forthwith make
payment thereof out of her said husband's estate
according to priority & precedency in Law wth costs
of suits at Law.

Ent
coll^l
K^r
E^r

Whereas it appeared to the Court by sufficient testimony
in the difference depending between m^r John Laker
& Mary Aston doct that the said doct scandalized and
defamed the said doct in such sort that had her respect
been true would have brought the said doct to
punishment. It is therefore the judgment of the Court
accordingly ordered that the Sheriff forthwith take
the said Mary Aston into his custody & see that she
write on her bare back twenty lashes well laid on
as the just desert of her said offence. As also order
into bond with security for her good behavior wth purp^{ts}
of all Court charges at Law.

Judgment is this day confirmed by Charles Hoden as attorney
& on the behalfs of Arthur Robin as security for
Samuel Birchworth to George Thurman for the sum
of three thousand pounds of Tobacco & casks appoynted
due by Bond forthwith to be paid wth costs of suits
at Law.

At a Court hold in Northampton County the
first day of February Anno 1680.
Print { m^r Tho. Springe }
{ m^r Tho. Springe }
{ m^r Tho. Springe }
{ m^r Tho. Springe }

Ent
coll^l
K^r
E^r

Whereas it appeared to the Court that there is due to m^r John
Bankard from Rich^d Northcote one thousand pounds of
Tobacco & casks by bill made call to by Hon^l Muller
(in

in open Court for which attachment being shown to
the Court on a horse belonging to the said Northcote
It is therefore the judgment of the Court & accordingly
ordered that execution issue on the said horse
returned by the Sheriff attached towards the satisfaction
of the said debt and charges as far as the same will
amount.

It is ordered by the Court upon a Motion submitted at
the Court on the petition of Thomas Colston ag^t
Adwalador Jones that attachment issue ag^t the said Jones
estate where the same shall be found in the County
for the satisfaction of one hundred pounds sterling on
bills of exchange drawn by the said Jones payable
to the said Colston returned with damages according
to Law until a legal tryall shall determine thereof
with costs of suits.

The difference depending between John Bellamy pet^r
& Francis Walden doct the Court dismissed the said suits.

Upon the information of m^r John Bankard on the behalfs
of his master & himself ag^t the John Bankard for appearing
in eight courts at this Court since July last without permission
from his Excelsency of Warr^{ts} & bringing created and ag^t
him for six hundred pounds of Tobacco such cause
according to dec^r. But forasmuch as most of the
Court are of opinion that the said Bankard was legally
qualified by his said Excelsency though his permission
not taken here. It is therefore the judgment of the Court
& accordingly ordered that in case it appears not
at next Court by the Court at said City that
he was legally authorized accordingly that then he
is liable forthwith after to pay the said mulct of fine
according to dec^r for the said eight courts wth costs of
suits at Law.

Whereas Humphrey Jones was admitted to this Court
by Thomas Middleton who failing to file his petition
ag^t him according to Law It is therefore ordered by
the Court (upon the petition of the said Jones) that
Middleton be granted him ag^t the said Tho^s Middleton
with payment of Court charges at Law.

Whereas it appeared to the Court by sufficient testimony
that Thomas Moore took by a horse belonging to John
Jones by the right of his wife Elizabeth d^l. It is there-
fore the judgment of the Court & accordingly ordered that the
(said

Ent^r
m² 2¹ 1/2

Said Thomas Moore faithfull & deliver the said hords
in kind to yo said Jouds if to be found alive or the
balie thereof with paymt. of costt of suite at Law.

+ Whereas it appeared to the Court that there is due to
Cap^t Hancock his High Sheriff from yo estate of m^r
John Willott due for himselfe & the four appoynted
found daynt attendants a poynt yo sum of Eldon
hundred & thirty pounde of Tobacco & casks at p^t
appeared. It is therfore ordered by the Court that m^r
Shrabbell Willott the dem^t of yo said m^r John Willott
faithfull make paymt. of yo said sume bute the
said Cap^t go out of her said husbands estate accordin
to priority & p^rcedency in law wth costt of suite at Law
+ Next m^r Walter & m^r Tho: Hermannen are earnestly
requested by the Court to chide yo dec^t in differences
betwene m^r Francis Waterch p^t & m^r Ju: Michael
Dofft & to determine & settle yo said differences therin
betwene them /

+ The differences depending betwene John Popplewell
p^t & Cap^t Isaac Pascoff Dofft at said Doffts request is
referred to yo next Court & then to be finally determined
by yo Judge
In witness wh^{ch} I have signed
the 7th of Feb. 1695
Examined in open Court & signed
J^u: Dan: Norch^{ff} & C^o

Gentlemen
+ I am informed that the business depending betwene my
selfe & Justice is referred to this Courts determination I am
very sensible that it hath bene referred a long time
But all or most of the Court are likewise sensible
of yo cause Gods hand hausinge a long time layne
heavy on us and now through his great mercy
hath raised us up but not yet to that strength as
dare to attempt goinge abroad so far as yo Court
knowinge it will not only hazard my health, but my
life for that I desire yo Court will please to let it be
referred a little longer till I can receive strength to appear
before yo^r worship. Since I have none but my selfe to
thedin my attorney that usually is bringe my charge
Evidences my son made incapable by the Lawes of the
Country and because Justice shall be put to any
inconveniency in attendinge yo Court to noe purpose
I will as soon as I have strength give him a summe

(cont)

27 at my own charge, so that hee will bee noe sufferer -
+ thereby. These reasons I hope will move yo^r worship to refer
it longer. February Court I hope will bee the longest, at
which time I pray god my selfe & all yo^r wor^{sh} Court be
in perfect health to sett an end to yo^r differences which
is yo^r prayers of Gentleman yo^r most humble Serv^t
J^u: Dan: Norch^{ff} & C^o

Whittington & 29th 1690

The 29th of Decemb^r 1690
It is the Courts Judgment the Subscribers request
is granted & that this Court be put upon record
J^u: Dan: Norch^{ff} & C^o J^u: Northth
J^u: Dan: Norch^{ff} & C^o J^u: Northth

referred yo^r 10th of Feb^r 1690 of Dan: Norch^{ff} & C^o J^u: Northth
+ A true & perfect Inventory of the estate of John Wynn
deceased appoynted by us whose names are subscribed
to the Cost of our Judgment & Condemns. By virtue of an
ord^r of Court bearing date yo^r first day of this instant
Decemb^r taken the 15th of yo^r same month Anno 1690

One double biall & caps a litle out of 20 pairs	0250
One short gunne buffed	0080
One old capp at	0060
One dark coloured sarge coats lined w th glasse Buttons to it	0200
One kinsey coale little worn	0150
One dark coloured sarge waistcoats lined w th D cloth	0100
One old 2d waistcoats at	0040
One old pair of sarge breeches	0040
One pair of cloth breeches	0100
Three old shirts & one old neckcloth	0120
Three old pairs of Stockins & a pair of old gloves	0020
Two pair of old Shovels	0015
One old Razor at	0010
One old star	0010
One old Saddle	0050
One old horse with a sore back	0250

Sum^t Feb^r 1695
This appoyntment amountinge to his wor^{sh}
hundred thirty five pounde of Tobacco
& casks made by us yo^r day & your
first above written
Henry H. Warron
his marks
Witt^{ne} Scott
Charles Parkes
Jo: Godwin

John Hland at 600
Joseph Low by bill when received 1533
The 29th of Dec^r 1690 found in open Court by yo^r
Dank^r dem^t of yo^r Wynn & ordered to be recorded
J^u: Dan: Norch^{ff} & C^o J^u: Northth
referred yo^r 10th of Feb^r 1690 of Dan: Norch^{ff} & C^o J^u: Northth

John Wyo's Debtor by Bill & account

By his Bill	1116
Since Bill taken paid for him to yo mayr when had	
was sick at my house for his discomod of him	0100
in Sept. 12 th 79. 2 Doves & a halfe of Butters	0025
in Sept. last 80. By 2 gatt of Syder	0016
more Sept. last 80 2 gatt of Syder	0016
in Sept. one gatt winter Syder	0012
for John Saltru by his ord ^r	0100
Sum	1385

Recorded ye 10th of 1687 1680

Tho: Hurmanten

1680 The County - D^r to m^r Tho: Hurmanten

To Lawninge yo Office at Crown on yo dead Body of John Wyo

To casho for yo Sums	194
To casho for yo Sums	011
Sum	195
John Wyo's debts - D ^r	
To Burgoyne	159
To Sheriff's fees	399
To Burks fees	630
Sum	1188

To own charge for bowles of his house
Recorded ye 10th of 1687 1680

An acct of yo charge & Expenses laid out at the Buriall of John Wyo also drowned

To Burks fees	0200
To for a hogg	0160
To for a Gatt. of Rum & 4 th of Sugar	0100
To for yo Doctor	0040
To for yo appoyninge yo debts	0120
To for yo appoyninge yo debts	0620

Recorded ye 10th of 1687 1680

July 1679 To m ^r John Wilcox	578
To m ^r John Wilcox & a halfe dayes worke	088
day	050
To 2 dayes worke	050
To makinge a black cap	040
Jan: To makinge a blacke hat	090
for facinge woodcaps	015
Sum	283

The 29th of Dec^r 1680 the deat sworn to

By Wm Nicholls & ord^r granted. Jst Dan: Marchant & C^o Le: North

Recorded ye 10th of 1687 1680

The Jury of Enquiry Settinge upon yo Body of Phillip Hall lately found dead Drowne ye 20th 1680

For Jurors		
m ^r Probost Nelson	m ^r Geo: Sandwell	m ^r Jan ^l : Boninett
m ^r Charles Godinge	m ^r Geo: Sumner	m ^r Geo: Quarricott
m ^r Geo: Floyd	m ^r Tho: Theobald	m ^r Tho: Le: North
m ^r Geo: Wilkins	m ^r Wm: Nicholls	m ^r Geo: Boninett

The Jury called & sworn to Enquire on yo behalf of yo King

Recorded the 10th of 1687 1680

The report of the Jury Settinge upon the Body of Phillip Hall widow Debut to m^r Geo: Sandwell

Who upon Enquiry Doo finde that the said Phillip's Auncle was last seene alive at her said m^r Geo: Sandwell's house findinge at p^{nt} nothinge to yo Suboyne & finde y^t yo said Phillip's health wilfully drownd her selfe & yo p^{nt} of her said Corp^s was our Richard Cox which is yo full & bodiel of our Enquiry.

The 29th of Dec^r 1680 sworn to open Court & added to be recorded

Recorded ye 10th of 1687 1680

The Deposition of George Jedd aged about forty & fiboynd

The Depont saith that about yo Ninth Day of July in yo years one thousand six hundred & sixty & four yo de: p^{nt} was at yo Surveyinge of three hundred acres of Land for Benjamin Statton Surveyed by m^r John Walopp. Richard Whitmarsh beinge with us age & help to make the bress himselfe. And when we had almost done Surveyinge yo said Whitmarsh asked m^r Powell & hope that shoo would let him have a path through her land & shoo replied againe that hee shoud and further yo Depont saith not

The 1st of Dec^r 1680 sworn to open Court

Recorded ye 10th of 1687 1680

The Deposition of Jno Bagwell aged 43 years or thereabouts saith that about 23 or 24 years agoe that I beinge with John Walopp the Surveyor a Surveyinge some Land by Richard Whitmarsh's ord^r when the said Surveyor came about the head of Dume Branch upon some discourse that they doubted, how would runne upon some Land that might belonge unto Benjamin Statton or phant upon which Richard Whitmarsh equallled yo said Surveyor to Entrench or goe as little that way as hee could, And the Surveyor answered that hee must either goe yo course, or else hee could not take yo quantity of Land, as hee yo said Whitmarsh ordered him. The aforesaid is yo substance of yo depositions y^t then happened to yo best of my memory & further saith not. And further saith that m^r Walopp yo aforesaid John Bagwell Surveyor continued on yo same words that hee yo said Surveyor's words runninge to yo best of my knowledge.

The 30th of Dec^r 1680 sworn to open Court

Recorded the 10th of 1687 1680

The Deposition of Row: Porter aged 25. years or thereabouts Saith that Rott Marrett came to Nath: Caprells house and asked him yo said Nath: Caprell for a pair of shoots & one Blankett & yo said Caprell replied that he would pay him & Nath: Caprells wife bringer by him shoo spoke to her husband & asked him whether he would buy Rott Marrett those things, and shoo said when yo was sick, if yo had died, & Rott Marrett should have come after wards & demanded them shoo should have thought it had been a flash. Rott Marrett was since at Caprells house, and hee asked Nath: Caprell to spare him one of his shoots, & Caprell replied he would not spare him one, But hee was a godinger to be deys: Spawners & thoo hee would give for him such things hee would him (yo said Marrett) & further 5th vol.

This 1st of Decemb: 1680 Sworn in open Court
Signed Dan: Marckey Et al. R. North

Recorded 10th of Feb: 1680 of Dan: Marckey Et al. R. North

The Deposition of Rowland Williams aged 36 years or thereabouts Saith that a horse that John Pethin took up us a stray horse to yo best of yo knowledge came to yoory allens mare & further Saith not sign.

This 30th of Dec: 1680 Sworn in open Court Rowland Williams

Recorded 10th of Feb: 1680 of Dan: Marckey Et al. R. North

The Deposition of Tho: Mills aged 28 y^r or thereabouts Saith that that horse that John Pethin took up for a stray horse, was to yo best of yo knowledge yoory allens horse & further Saith not sign.

This 30th of Dec: 1680 Sworn in open Court Thomas T Mills

Recorded 10th of Feb: 1680 of Dan: Marckey Et al. R. North

These are to Informe a people that there is in yo Substant Nook of lands two hidings about three years old without wille dars or Brand marks If any one can lay just claims to them they may ther finde them

This 30th of Dec: 1680 this note 1st at Court

Recorded 10th of Feb: 1680 of Dan: Marckey Et al. R. North

These are to give notice to yo Inhabitants of Northampton County that yo the Subscriber am with yo^r Commission to yo^r further to beate this County & saye house for England therefore such persons that are concerned any manner or way with the Subscriber are hereby likewise desired to take notice that the Subscriber is intended to see yo goods Horses & mares cattle & a^o other things belonging

to him at the house of m^r William Mellinger at an outery on Thursday the Thirtieth Day of January 1680. whoe such persons as the Subscriber stands justly intitled too shall receive full Satisfaction from me

This note 1st at Court
Recorded 10th of Feb: 1680 of Dan: Marckey Et al. R. North

These are for to give notice to the Inhabitants of Northampton County that Rowland Berry of Saburgs North taken up a small Bay Board Boats of about three or four foote by the keels or thereabouts, if any person can lay any lawfull claims to yo same thoo they may have her payinge for the takinge of her up

This note 1st at Court
Recorded 10th of Feb: 1680 of Dan: Marckey Et al. R. North

A Commission of Administration granted from C^ott. Ju: Stringer & yo^r wife to Robert Hamblton on yo estate of James Vernon late of yo County of Northampton died havinge proved himself yo said Vernons Kinsman by oath in open Court of yo sd County and is according to del of Assembly & by votes of an ord^r of Court bearing date in Northampton yo 29th Day of Octob: last Date yo eighth Day of February adom 1680

A Bond from Robert Hamblton & Hanscock for both of the County of Northampton to C^ott. Ju: Stringer & yo^r wife under & yo assent of yo w^o Court of Northampton County in yo sum of fifty thousand pounds of good silver & casks Dat: yo 29th Day of Decemb: adom 1680

Conditioned for the true performace of yo said Commission of Administration, & savinge yo said Hamblton from yo grantinge of yo same &c. that then &c.

Witnessed & delivered in the presence of us yo Justices
Robert Hamblton
yo Seal
Hanscock
yo Seal
Ju: Burroughs
yo Seal

Recorded 10th Day of Feb: adom 1680
of Dan: Marckey Et al. R. North

The Deposition of Humphry Brooks aged 32 years or thereabouts Sworn & Eed yo 31th Day of Jan: 1680. Saith that hee had heard many blason say about the last of Novemb: 1679 that m^r Luke and his wife did steal a Pooe of Silkes from m^r Whittington & carryed yo same up to their daughter Johnsons & further 3th vol
Signed Humphry H B Brooks

This note 1st at Court
Recorded 10th of Feb: 1680 of Dan: Marckey Et al. R. North

The Deposition of Margaret Tomlinson aged fifty years or thereabouts Sworn & c. in open Court the 31st day of January 1680.

She saith that she heard Mary Allon declare at yo^r Deposition about a whole month since that m^r Whittington had a Box and yo^r said Mary Allon said m^r John Luke kept it two like gloves in yo^r box two bookes which yo^r said Whittington said hee stole more than the rest also some certain kinds of Gimpes lace and shee yo^r said Mary Allon said that the said Luke forced part of yo^r lace for part of his freedom's fine & said that yo^r said Luke kept back a Spitt & some parols from yo^r said m^r Whittington & did in many words & speeches much defame m^r Luke & his wife & said no body knew what base people they were her whole discourse did to yo^r Deposition bind standinge bound to yo^r makinge of m^r Luke as a thiefe in yo^r decaire aforesaid and said yo^r said aforesaid was carryed by to Johnsons house

The 31st of Jan^y 1680 Sworn Margaret M Tomlinson in open Court

Ex^o 10th of Feb^r 1680 of Dan. Murchell Esq^r & c. Math^r

An Inventory of such goods as are in yo^r custody of m^r Hancock Esq^r High Sheriffe Sabd att Thomas Alleye out of a Thallopp that was cast away at his house at Mayday Bay about Sept^r 1679. as f^oll^w (61st)

- Imp^r One blacke & Coltr very thinne & worn 0250
- One feather pillow & one old green blanket 0250
- One divided K^rsey Coathinge coats lined with red wryll 0100
- One case of pistols fixed 0250
- One pott & pott hookes 0120
- One old Graplin 0100
- One parcel of old ropes & blocks 0100
- One old clas B. & one weddinge Hoop 17. 0020
- One halfe a knot of fishinge line 0010
- One small chest without a key 0100
- One old maine sayle & fowr sayles torn all to Luggs with nothinge 1050

As also of such goods as were sold by the said Esq^r Hancock for which belonged to a Poole of Runawaye taken up at George Goodshewalls who robbed Robert Lingen of Manchoke & was not by him claimed as f^oll^w (61st)

Imp^r One Pistol fixed 0125
One small fowlinge peece fixed 0300
One other fowlinge peece fixed 0200
Two greake dagers at 30th p^{er} peece 0060
One small dagger id 0010
One Hand Saw 0050
One narrow Hoop 0012
0757

By Transport from the other side

- One small Marrowe Hand Saw 8815
- One old Ode, one old Broad cleas, one Drawing knife, one Sammers fl^rshinge knife, Two Gungel & two fl^rshells all o^r worn & not much better than the Iron 0060
- 5 1/2 yards of K^rsey at 60th p^{er} yard 0345
- 5 1/2 yards of Searge at 30th p^{er} yd 0165
- One small Iron pott 0070
- One old Ode 0025
- One Canvas Bagg not much worn 0040

The Two severall parcels of good afores & aboves mentioned amountinge to yo^r summe of Two thousand five hundred Twenty seven pounds of Tobacco & casks was appoyed by 63 the Subscribers by writinge of our o^rder of great bearinge date in No^rthton the 5th of Feb^r last by the Court of our Judgm^t the 24th day of Jun^y 1680. John Candwell Francis Pettit Charles Picket Henry Masman

The 31st of January 1680 presented in open Court by the said Esq^r Hancock & ordered to be soe returned

Ex^o 10th of Feb^r 1680 of Dan. Murchell Esq^r & c. Math^r

The Subscriber declares that I was not for five hundred pounds of Tobacco to receive seven thousand pounds of Tobacco of John Coals for Francis Walter son first of Feb^r 1680 Sworn In^o Michael in open Court

Ex^o 10th of Feb^r 1680 of Dan. Murchell Esq^r & c. Math^r

Disburson^t by Elizabeth Willott for helpe & service done in the time of the sickness of her husband & at his funeral all (61st) 478

- Jo^h Sam^l Brunnett for service in her said husband's sickness & at his funeral 0260
- Jo^h John Wobbe for like service & helpe at his funeral 0200
- Jo^h Margaret Byler p^{er} di^o 0050
- Jo^h Benjamin Stratton for a C^off^{er} 0100
- Jo^h John Stokely for Sugar in his sickness 0084
- Jo^h John Powell for a Shoope for his funeral 0200
- Jo^h Jo^h Daniell for Butter & perthory 0068
- Jo^h Cottonay Byson for helpe in his sickness 0120
- Jo^h Jo^h for wine in his sickness & funeral 0060
- Jo^h Jo^h for wine for Sugar & Rum in his sickness 0097
- Jo^h m^r John Eyre for wine in his sickness & at his funeral 0285
- Jo^h Cottonay Cripp for service in his sickness 0140

Summa 2164

Ex^o 10th of Feb^r 1680 of Dan. Murchell Esq^r & c. Math^r

To Mr John Hanger	0180
To account last years	0290
To yr Secretary	0040
To sum: found apprais'd & yr attendances	0140
To yr fours apprais'd	0480

1190

of Mr Hancock Esq

1130

Recorded ye 10th of Feb^r 1680 of Dan. Northch^{ff} Esq ad Co North^{ton}

1679th M^{rs} Widd^{ow} & ad^m to her husband m^r J^o Widd^{ow} Esq

May 28th To decem^r bid Wm Gray 0008

To decem^r post^r & out^r bid John Sumers 0021

Dec^r 29th To record yr ord^r for addings to yr Commission of North^{ton} County & ord^r concerning yr Sams 0028

1680 To copy of yr Honor^{ble} Job^{ns} ord^r 0020

July 25th To post^r out^r ord^r & copy for Edm^{und} 0029

Augst 9th To ord^r & copy for fours apprais'd 0016

10th To attendance there & 10th day^s more taking

July 25th To Bond Commission of Edm^{und} & Signings 0080

Augst 10th To return of Edm^{und} to yr Sec^r office 0040

To 2 copies of said Jubonbury 0060

To record said Jubonbury 0050

To drawing^r bond & attendances for B^{ro} Kendall 0050

October 23rd To discharge yr^{se} & security of ord^r 0025

To 1st cott. Walth^{am} decem^r post^r out^r & ord^r ag^t Edm^{und} 0039

To ord^r de^{cl} & ord^r on former ord^r of Gov^{er} & Council 0029

To Cha^r Parkes decem^r post^r out^r & ord^r ag^t h^{is} 0033

Nov^{er} 30th To ord^r to record Jubonbury of 1681 & record thereof 0040

To ord^r 1st cott. Walth^{am} decem^r post^r of B^{ro} Kendall & discharge of ord^r of Court ag^t h^{is} wth his de^{cl} knowledge in Court & ord^r 0040

To ord^r of Charles Park^e 0040

Dec^r 29th To ord^r in Jan^u 1681 wth 8025th of Job^{ns} at 0120

To capt^{ain} Walker's fees on ord^r ag^t B^{ro} Kendall & discharge 0059

To yr ord^r fees on ord^r ag^t yr^{se} B^{ro} Kendall & discharge 0051

To my own fees on ord^r ag^t B^{ro} Kendall & discharge 0059

To record discharge on said ord^r wth de^{cl} knowledge 0120

To fees on Quis^{it} 0060

Recorded ye 10th of Feb^r 1680 of Dan. Northch^{ff} Esq ad Co North^{ton}

The Deposition of Edmund Allen aged 36 years or thereabouts saith that he has Enquired of Thomas mours why he took up that horse & he answered him that he had bought him of Somers dead after I had taken him up. I found he had yr^{se} d^{ea}rs marks & had not m^r mours his brand upon him nor that he was not as ord^r at hee said his horse was. Therefore I turned him loose againe & further 5th of yr horse belonged to John Jons by yr right of his wife Elizabeth Allen

Edmund Allen

1680 Sworn in open Court (M^{rs} Dan. Northch^{ff} Esq ad)

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1680 Sworn in open Court (M^{rs} Dan. Northch^{ff} Esq ad)

The Deposition of Thomas Sellis aged 18 years or thereabouts saith that hee heard Thomas mours say that that horse that hee had took up, had Edmund Allens d^{ea}rs marks & had hee had culled him & could finde no other marks upon him. Soe hee had heard him loose againe; for I saw that that horse was not yr^{se} horse. I had bought of Somers, for that horse was to be 6 or 7 years old & this horse I had took up was not above three years old & further 5th that this horse belonged to John Jons by yr right of his wife Elizabeth Allen

1680 Sworn in open Court Thomas - 1 mill

Recorded ye 10th of Feb^r 1680 of Dan. Northch^{ff} Esq ad Co North^{ton}

The Deposition of m^r Thomas Putterly aged 28 years or thereabouts saith that hee heard Thomas mours say m^r J^o Somers ordered him to take up a horse & hee did take up yr^{se} horse & kept him all night, and in yr^{se} morning hee saw Edmund Allens marks upon yr^{se} horse & hee turned him loose againe for hee said hee could finde no other marks but Edm^{und} Allens upon him & further saith not.

1680 Sworn in open Court Thomas Putterly

Recorded ye 10th of Feb^r 1680 of Dan. Northch^{ff} Esq ad Co North^{ton}

The Subscriber intending suddenly to depart this County by Gods permission doe these few give notice to all persons to whom hee is justly indebted to repair to him & they shall be satisfied Dated this 15th day of January 1680

Michael Dixon

Recorded ye 10th of Feb^r 1680 of Dan. Northch^{ff} Esq ad Co North^{ton}

This note sett up at Court M^{rs} Dan. Northch^{ff} Esq ad Co North^{ton}

Recorded ye 10th of Feb^r 1680 of Dan. Northch^{ff} Esq ad Co North^{ton}

A Petitione Court holden in Northampton County at the instance of m^r John Foshall this 7th of Feb^r 1680

Present (M^{rs} John Foshall m^r J^o Park^e J^ust^{ice})

Whereas m^r John Foshall on yr behalfs of him selfe & others hath comenced two suits ag^t m^r John Clarke & yr said Foshall having called a Court for yr dispatch thereof as also retained both yr^{se} attorneye belonging to the Court. & yr said Clarke humbly supplicating this Court (being a stranger & pleading his ignorance of the Lawes of this County) that Cap^{tain} Fran^{cois} Pigot one of the Bench may be assigned him yr said Clarke to be of his Council & assist him in yr makinge his defence ag^t the said Foshall wth the Court thinks very reasonable

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accordingly ord. that the said Clarke requested is granted (with the said Capt. Pignots consent) & that the said Clarke doo stand to morrow morning to answer to the said Marshall in ord. to the Determination of yo difference betwixen them.

At a Priviate Court called in Northampton County att. the Justice of m. John Bushall this 8th of Febr. 1680.
Present { Capt. Ju. Stringer } m. deq. yard by
{ Geo. Wm. Water } on Ju. P. S. J.
{ Mayo Wm. Spencer } cap. Wm. Whittington

Capt. Pignot deq. m. Clarke Exam. Exal.

Whereas it appeared to yo Court in a difference depending betwixen John Bushall for himself & as attorney of minor Duddy & Wm. Chonoy ptt. & John Clarke of Boston in New England doft. that one Joseph Townsend of yo said Town of Boston together with him yo said John Clarke & others as their security on yo 11th of March 1674 by bond of an ord. of Rappa. Court then bearing date became jointly & severally bound to the said ptt. in the personall summe of one hundred Ninety seven pound four shillings & six pence money of England w^{ch} bindeth that yo said Townsend or yo said doft John Clarke their heirs or assigns should at or before yo 25th of March 1676. well & sufficiently make appeare by receipts or otherwise that they had paid all & obry of these debts & all cle. Excepted ag^t. by the abovesaid Ju. Bushall at a Court hold for yo said County of Rappa. at or upon yo 11th of March 1674. in w^{ch} in a Certain ord. of that Court concerning m^{ny} payd by yo said Clarke & Townsend for Smiths works, Carpenters works, Blockmakers works, Saylor & Barbers wages in Barbadoes amountinge in yo whole to Ninety eight pound six shillings & six pence. And inasmuch as yo said Clarke could not wayd make it appeare to the Court by any substantiall proofs that yo said Townsend or himselfe had performed yo said Condition only provided he twice proceedinge receipts accordinge thereto & once sendinge them into Virg^a to yo said Townsend to discharge yo same & now alledginge hee was bringinge them himselfe but were lost by the Casualty of yo sea, but nothinge satisfactorie to the manifestinge thereof. It is therefore yo Judgment of this Court that yo said Bond is forfeited & accordingly ordered yo said doft Clarke forthwith make paym^{ts} unto yo said ptt. accordinge to yo bond per part & Content thereof w^{ch} costs of suits at Reason.
Signed Ju. Stringer

All differences depending at this Court betwixen m. John Marshall & others ptt. & m. John Clarke doft upon Acc^t (by consent of yo said parties) the Court earnestly requireth yo to come to the Court on yo 25th of March 1676. to divide & examine yo same & to determine the difference betwixen yo (if possible) or e their wife to give them report to yo Court.

Whereas Thomas Clifton by his attorney James Clary hath made his debt appeare ag^t. Cadwall. Jones of one hundred pounds. Shew on a protested Bill of Exchange with damage accordinge to Law for which attachment was returned to this Court served on yo estate of the said Cadwall. Jones. It is therefore yo Judgment of yo Court & accordingly ordered that execution issue for yo said Clifton on yo goods & to returne attached to his debt & charges.

Know all men by these presents that wee Joseph Townsend of Boston in New England merchant, John Clarke of yo same Towne Merchant, Malachy Deale of Wostmoreland County in Virg^a Merchant & John Bugwell of Rappa. County in Virg^a aforesaid Merchant are hold & firmly bound unto the Justices of Wostmoreland County aforesaid merchant, his heirs, Executors, Adm^r. & assigns on his owne behalf. & as attorney to maintaine Duddy & William Chonoy both of middlsex County in Virg^a aforesaid Plaintiffs in the personall summe of one hundred Ninety seven pound four shillings & six pence money of England. for yo paym^{ts} of which wee and they be bound & done w^{ch} & either of us or any of us binds us, our Heirs & either of our heirs Executors & assigns jointly & severally for yo whole & in yo whole firmly by these presents. Should w^{ch} our debts & debts yo 11th day of March in yo 26th years of yo Daights of yo Sovereign Lord Charles yo second over England Scotland France and Ireland. Myr Defendor of yo faith or doing. Dom. 1674

The Condition of this obligation is such that if yo aforesaid Joseph Townsend and John Clarke their heirs Executors or assigns shall at or before yo 25th day of March 1676. well & sufficiently make appeare by receipts or otherwise that they have paid all and obry of these several debts & all cle. Excepted against by yo abovesaid John Bushall at a Court hold for yo said County of Rappa. at or upon yo aforesaid 25th day of March 1674. in w^{ch} in a Certain ord. concerning m^{ny} payd by the said Clarke & Townsend. for Smiths works, carpenters works, Blockmakers works, Saylor & Barbers wages in Barbadoes amountinge in yo whole to Ninety eight pound six shillings & six pence. That then this present obligation to be void or else to remaine in full force & virtue.
Joseph Townsend
yo seal

Signed Sealed in presence
of us by Joseph Townsend
John Clarke & John Baynora
W: Massey
George Jandt
Amery Butler

John Clarke
yo Seals
John Baynora
yo Seals

Recd. County 29th 1690
I do hereby certify that in
Seals did appear in open Court that he
would be yo above obligate affix his
hand & Seals when demanded
at the Court of Sir J. Basko & Co

Recorded yo 10th of 1689 1690 of Dan. Marshall Esq. in Court at Barbadoes

I know all men by these presents that I Tho: Colleton Esq. of the parish of St. John in yo Island afore said do hereby constitute & in my stead put Sir J. Basko of yo town in Regpa: in Reg. & James Amery Gent. of pohmock Basko in Potomack River in Virg. aforesaid jointly & severally to ask demand & by receiver & receive for me & in my name & to my use of Edward Jandt of yo shires of Regpa: in Virg. aforesaid a sum of money what so ever which hee yo said Edward Jandt oweth unto me for or by reason of any protested bills of Exchange or any other cause what so ever. Giving & by these presents granting unto my said attorney my whole power & authority in yo premises to sue & pursue yo said Jandt his heirs & assigns & to demand for me & in my name in any Court what so ever or to do any other lawfull means for yo recovery of the same as also upon occasion or payment acquittance to Seals & deliver or any other lawfull discharge for me & in my name to do execute & finish for me & in my name as a singular thing which shall be expedient & necessary concerning the premises as fully & wholly as if I yo said Thomas Colleton might or could do. And what so ever my said attorney shall do or cause to be done in yo premises I do hereby ratify & confirm & through I bind me my heirs & assigns by these presents in witness whereof I have hereunto set my hand & Seals this Twentieth fourth day of August in the year of our Lord one thousand six hundred and eighty /

Witness J. Baynora
Barbadoes / By his Excellency
I do hereby certify all whom these presents shall come

That upon the day of the date hereof personally came & appeared before me the abovesaid Tho: Colleton Esq. & acknowledged yo above written power of attorney & that hee yo voluntarily del. & deed. Given under my hand & seal the 24th of August 1690.
Signed thus J. Atkens.

Memoranda: this last day of Aug. 1690 yo above named Tho: Colleton personally appeared before me & acknowledged yo above writing & that hee yo voluntarily del. & deed.

Recorded yo 10th day of 1689 1690 of Mr. Dan. Marshall Esq. in Court at Barbadoes

Bristol 7th 26th 1690
The thirty six days sight of this my first bill of Exchange my second & third not being paid pay unto my friend Thomas Colleton of Barbadoes Esq. or his ord. yo just sum of One hundred pounds Stere. money of England at the day make good payment & place it to yo elect of yo loving friend Edward Jandt = To m^r. Geo: Richardt merchant London = Barbadoes. Doubted yo 24th 1690 = Pay this Bill of Exchange to Sr Peter Colleton Barronett in London Tho: Colleton.

By this Publick Instrument of protest Per it knowne & manifest unto all people that on yo 24th day of yo month of May Anno 1690 & in yo 31th years of yo Reign of our Sovereign Lord Charles yo 2. By yo grace of god King of England Scotland France & Ireland. Defend of yo Faith etc. yo second of Sr Peter Colleton Barronett unto whom yo original bill of Exchange whereof yo copy is above written by endorsement is made payable. Josiah Jones Notary & Habitation publick by authority of our said Sovereign Lord yo King. Comitted & Sworne dwelling in the City of London. Did show & Exhibit yo said original Bill of Exchange unto m^r. George Richardt in London unto whom yo said is directed. Asking him if hee would pay yo said. whereupon hee answered that hee would not pay yo said Bill for want of efforts: which being by me Notary heard I did as I do by these presents at the request aforesaid solemnly protest as well agt Edward Jandt drawer of yo said Bill of Exchange as all others whom it shall or may Concern of Exchange & Rechange & of all costs Damages & Interest suffered & to be suffered for want of payment of yo said Bill. This was done & protested in London aforesaid in yo presence of Peter Paul & Richard Culver witnesses.
Quod manu sigillit. attestor Rogatus.
Jos: Jones Notary Publick
Aug 24 1690
Recorded yo 10th day of 1689 1690 of Dan. Marshall Esq.

This p^o Jones Obligor w^o Ju^o Fisher my heirs or assigns
 or cause to be delivered unto the said Jones or his heirs
 just quantity of one hundred Sheeps to be delivered
 Rappahannock River about the middle of Sept^r at the
 Landing of m^o Ju^o Dyer & if ye said said Jones shall
 there find a Pilot ready at ye arrival of ye Sheeps
 there ye said Fisher promiseth to carry them by to the
 Landing of Wm Sniff. ye said Jones. running the
 Risks of what shall miscarry & whereas ye have said
 Landings within my hand this 21th of June 1680

Signed thus Ju^o Fisher
 1680 Dan. Merrett & ad

whereof
 North County Virg^a Recorded ye 10th of

At a Private Court hold in North County called at
 ye instance of instance of m^o Ju^o Foxhall the
 14th of February A.D. 1680

Present { C^t John Stringer } C^t Francis Sigel
 { C^t Wm Spencer } m^o Col: g: gardner }

Execu^o
 End

Whereas attachment was granted to m^o Ju^o Foxhall of Westmoreland
 said County in right ag^t ye estate of Joseph Townsend of
 Boston in New England for a debt due to ye said Foxhall
 of 150 pounds pounds 15 shillings & four pence
 & balance of debt. Seized on a horse of ye said Townsend
 returned to ye last court hold for this County being the
 31th of Jan^r last did then suspende w^o the called court
 did thereas such as ye said Foxhall havinge this day
 petitioned that execution might issue on ye said horse w^o
 hee belonged to ye said Townsend, & as aforesaid was
 returned attached. did likewise havinge made his said
 debt of 150 pounds pounds 15 shillings & four pence
 appear to this Court due to him & batt^o of debt ag^t ye said
 Townsend and this Court by due comparison thereof
 with severall letters of ye said Townsend to ye said Foxhall
 did also take notice thereof by the said Foxhall in open
 Court that hee never receivede Satisfacion for ye said
 did likewise proffering to enter into Bond to save ye Court
 harmless from ye said Townsend or any other claimer
 of ye said Horse. This Court hath therefore ordered that hee
 ye said Foxhall Enter into Bond accordingly. Execution
 forthwith issue on ye said Horse hee returned attached
 in part to Satisfy ye said Debt of 17:16:04. & charge
 of Court as far forth as ye same will extend.

Signed Ju^o Stringer
 Goods red for Ju^o Clarke

all Joseph Townsend is D^r Goods red for Ju^o Clarke

To 2 p ^o of 200 Duffell	31 1/2		
To 2 p ^o of 200	30 1/2		
To Wm Edward	62 1/2	3 1/2	11:17:08
To one p ^o of 200	34 1/2		
To one p ^o of 200	31		
To Thomas	65	at 3/6:6:8	11:07:06

To 2 p ^o of 200 Narrow Canal of 66 yd at 12	5:03:06:00
To 31 Iron pott: 5:1:12 at 30	08:00:08
	11:06:08
	23:05:02
	34:11:10

of Cuba - - - - - C^r

of minor Diddy for Blackburn	5:03:00:00
of m ^o Bray & punch Broule	5:01:00:00
of 1/2 part cargo of wine	5:00:30:00
of Commission for Salts	5:01:14:06
of m ^o Andrew Barlowe	5:07:17:06
of m ^o Jones for ye watch	5:02:13:06
	16:15:06

Rest due to Callanes this dec. - 17:16:04

Errot excepted this 29th May 1678 of Jos: Townsend
 The 14th of Feb^r 1680 m^o Ju^o Foxhall sworn to this dec.
 in open Court the said day that hee had never received any
 part of Sats^o facion for the balance of the said dec.

Recorded ye 18th of Feb^r 1680 of Dan. Merrett & ad

A Bond from John Foxhall of ye County of Westmoreland
 in Virg^a made to ye R^t wor^o C^t John Stringer & ye Just of
 ye Court of ye County of Northampton in ye sum of forty
 pounds 15 shillings & four pence of England Dated 14th of Feb^r 1680

Condition for ye Satisfy of ye Court of Northampton hereunto
 from a Damages & costs troubles & Incumbrances
 that shall or may arise or happen to ye or any of the m^o
 for or by reason of their grantinge him ye said Foxhall an
 order for Execution on a horse attached for him belonginge to
 ye estate of Joseph Townsend of Boston in New England
 that they co^o

of Charles Holden
 Dan: Merrett
 Recorded ye 18th day of Feb^r 1680
 of Dan: Merrett & ad. W. Northampton

At a Court hold in Northampton County the 28th
 day of February A.D. 1680

Present { C^t Wm Waire } m^o Tho: Pydinge
 { C^t Wm Kindell } C^t Wm Whittington }

This day m^o Wm Spencer brought hi Debt to the
 Court named Elizabeth Goodson to have their Judgment
 of her age whom ye Court do judge at this time ye said
 of age at ye time of ye arrival of ye Shippe hee came
 into ye Country in 1678 to 1679 accordinge to dec^o
 of Assembly.

Judgment is this day granted to Matthew Shippe ag^t Thomas
 Middleton as marryinge Elsons ye Daughter & one of the
 Executors of Wm Sakhell dec^d for ye sum of four hundred
 & 156 shillings pounds of Tobacco & Casks appearinge due by
 (from

144. for the same and has wa^r contended with yo^r Sam^l
& further saith not
The 28th of 1680 sworn
in open Court
Recorded yo^r 10th of March 1680 of Dan. Murch^l & ad^l C. Northth

Sarah S. Matthews.

1st Dan. Murch^l & ad^l C. Northth

+ The Deposition of Judith M^rgou yo^r lawfull wife of Rob^t
M^rgou aged 25 y^r or thereabouts saith that Ma^rth^l
Caprell came to my husbands house & there said that
Edward Lortor was a forsworne Rogue & had wounded
maintains it that hee swore to more then Robert
Marrott demanded of him yo^r Caprell this is to the
best of my knowledg further I^l not
The 28th of 1680 (The within incoⁿced) Judith M^rgou
Judith M^rgou swears in open Court

1st Dan. Murch^l & ad^l C. Northth

Recorded yo^r 10th of March 1680 of Dan. Murch^l & ad^l C. Northth
+ The Deposition of Cap^t Rich^d Lockwood aged 48 y^r or
thereabouts & Mary Goodman aged 28 y^r or
thereabouts saith that they both were at yo^r house
of John Bellamy whos^e Thomas Smith came
and professed himselfe to be yo^r said Bellamy's
obersore at Prims hooke in New Seales County
formerly called yo^r Hoods kill County - and yo^r said
Smith made a firme Bargaine with yo^r said Bellamy
to be his obersore at yo^r aboves^e incoⁿced place for one
whole year and was to take charge of a^l hands or
catt^l houses goods or any thinge else that should be
putt into his Custody by the said Bellamy and also
agreed to have one whole share of a^l that hee and
the said hands should plant on the said Plantation
and also did accept of Richard Cripps for one whole
share & yo^r boy Richard Parrott for halfe a share
& John Knuder for one whole share. Furthermo^r
saith yo^r said Thomas Smith agreed to assist himselfe
& all his hands und^r him yo^r Carpenter in getting
of Timber & other occasion^l as in relation to build
ing^l of houses for yo^r use of yo^r said Bellamy & fur^r
saith not this Bargaine made yo^r 28th of Decemb^r
or thereabouts - 80

Rich^d Lockwood
the marks of

The 28th of 1680 the Subscribed
swears in open Court

1st Dan. Murch^l & ad^l C. Northth

Recorded yo^r 10th of March 1680 of Dan. Murch^l & ad^l C. Northth
+ This is for to give notice to yo^r Inhabitants of Northth
County that due the yo^r wife of William Baker is not to
(Buy

145. Buy or sell with any person or person whatsoever within yo^r
Inhabitants of yo^r aforesaid County & if shoo doo so let
be at their private giurn but in my hand this 14th of 1680
14th of 1680 & 1st of March 1680 this
holds soe by at Court. 1st Dan. Murch^l & ad^l C. Northth
Recorded yo^r 10th of March 1680 of Dan. Murch^l & ad^l C. Northth
The marks of
William N. Baker

The Deposition of Thomas Grthings aged forty yeares
or thereabouts saith

That yo^r Depont some yeares since was requested by
Charles Hudson to speake to Wmson Foster & Richard
Theobald Inhabitants of yo^r said side to bring up the
Tobacco but did not Nominate that they should bring
it to yo^r Depont house or any other place by name
and further that yo^r said Foster brought up yo^r Tobacco
& putt it in to an old house of yo^r Depont whos^e yo^r
Foster never putt Tobacco before to yo^r Depont know
ledge but hath brought Tobacco formerly to your
Depont plantation & further I^l not

The 1st day of March 1680
swears in open Court 1st Dan. Murch^l & ad^l C. Northth
Recorded yo^r 10th of March 1680 of Dan. Murch^l & ad^l C. Northth

The Deposition of Thomas Grthings aged forty yeares
or thereabouts saith that one yeare or two before
Wmson Foster brought the said Tobacco to my house
John Lee brought and laid Tobacco in yo^r said house
& in yo^r said rooms in that house for Doct^r Edgworth
at Wmson Foster afterwards laid the said Tobacco
in, and at yo^r said time that Wmson Foster brought
the said Tobacco I my selfe was a packinger of Tob^l
in yo^r said house that was cured in yo^r said house
yo^r same yeares further I^l not

The 1st of March 1680 swears in
open Court 1st Dan. Murch^l & ad^l C. Northth
Recorded yo^r 10th of March 1680 of Dan. Murch^l & ad^l C. Northth

The Deposition of James Walker aged 27 yeares
or thereabouts

+ This Depont saith that hee was at Ma^rth^l Caprells house
& Benjamin Stratton came there ago & William Cripps
& his wife were there & a few some discourse was passed
betweene them concerninge Land w^{ch} yo^r said Stratton
said to yo^r said Cripps yo^r said Stratton made answer
that if yo^r had yo^r said Cripps had not yo^r Land hee
should not pay for it and further I^l not

The 1st of March 1680 swears
in open Court James Walker
Recorded yo^r 10th of March 1680 of Dan. Murch^l & ad^l C. Northth

The Deposition of Nath: Capra. dyed 27 yeares or there abouts saith that Benjamin Stratton came to yo^r Depont house & William Gripps & his wife was there also. and after some discourse betwixen ym about Land which yo^r said Stratton had sold to yo^r said Gripps Benjamin Stratton made answer that if yo^r said Gripps had not yo^r Land hee should not pay for it and further 3th moth.

This of March 1680 Sworne Nathaniel Capra
in open Court

Recorded yo^r 10th of March 1680 of Dan: Marches & ad: C: North

The Deposition of Mrs Hercules Shephard aged 30 yeares or there abouts saith that Isaac Jacob made an agreement to pay my brother John Shephard a Cow upon yo^r Plantation that belonged to m^r Culpeper and my Brother took a Bill of Sale for the said Cow & made a further bargain with him yo^r said Isaac Jacob that if that Cow dyed before hee should deliver it to him (my Brother) that then my forsaide Brother should have another Cow paid by him Isaac Jacob upon yo^r same plantation (of m^r Culpeper). And yo^r said Cow is not yett paid to my Brother further &c.

This 28th of March 1680 Sworne Hercules Shephard
in open Court

Recorded yo^r 10th of March 1680 of Dan: Marches & ad: C: North

The Deposition of John Luke 3th That yo^r Depont in March or April 1678. being then Sub-sheriffe to Capt John Lubin p^rsent to yo^r house of Wm: Stratton p^rsent to Charles Hedden for yo^r 680 of Capt John Luke the Depont then professed yo^r said Wm: Stratton p^rsent for or taken part of tobacco for yo^r transportation of yo^r tobacco & said yo^r tobacco should be transported at that rate Charles Hedden said to yo^r Depont yo^r may give him nine pounds to which yo^r Depont answered hee would not give nine there being no law much due for yo^r transportation thereof yo^r Depont further declared yo^r said Wm: Stratton broke a tith of tobacco & took a parcel thereof to make up yo^r quantity of tobacco due to yo^r Cap: Lubin for publick: duty & other debt: Wm: Stratton p^r offered yo^r Depont to transport yo^r tith for five pounds of tobacco & nine wth yo^r Depont had not give and further 3th moth.

This 1st of March 1680 Sworne John Luke
in open Court

Recorded yo^r 10th of March 1680 of Dan: Marches & ad: C: North

At a Court hold in Northampton County the 29th day of March. Anno 1681.

Present { Mayo: Wm: Spence } m^r: Clk: yadby: }
{ Capt: Fran: Ligon } m^r: Tho: Harman }

The difference depending betwixen Thomas moore p^rtt. & John Somers deff. the Court thinkes fit to referre to a Jury.

The Jurors Names: { Tho: Norley } Tho: Hogg }
{ Capt: Nath: Walker } m^r: Shelsly } m^r: Milling } m^r: Jamon }
{ Henry Gascourt } m^r: Margott } m^r: Williams } m^r: Hanby }

The Jury Sworne geath for th^e & returned this verdict. That the Jurors Sworne & Impaneled in this difference depending betwixen Thomas moore p^rtt. & John Somers deff. finds for yo^r p^rtt.

It is the Judgment of the Court & accordingly ordered that the p^rcedent verdict of this Jury bee confirmed & that the deff. pay the p^rtt. the value hee payed John Jones for yo^r hee recovered of him by force with costs of Suite at Exceim.

Whereas Martha Baker hath this day Sworne in open Court that shee hath & shee doth give in dang^r of his life of her husband Wm Baker It is therefore the Judgment of the Court & accordingly ordered that the Sheriff take yo^r said Wm Baker into his custody. unless hee enter into Bond with Security to the good behavio^r & keep yo^r Kings peace towards all his ma^{ty}:s people & especially his said wife & pay all Court charges at Exceim.

Whereas it appeared to yo^r Court by yo^r Submited dekenwledge of Wm Brooks that hee in capti^{on} first a Cabbie an Indian att Gungahin for wth throwinge himselfe upon the mercy and clemency of the Court to extenuate his said Crimes. It is therefore the Judgment of yo^r Court & accordingly ordered that the said Brooks for his said offences bee committed into yo^r Sheriff Custody there to remaine unless hee enter into Bond with sufficient Security to keep the Kings peace & bee of the good behavio^r towards all his ma^{ty}:s people duringe the pleasure of the Court and that hee use any other p^rson.

judging to offend in that kind upon some of the said
punishment. ye laws inflict in such cases & pay all
charges at Exon.

Whereas it likewise appeared to the Court by the said
Francis the Indian owns acknowledgment & other
Judicials proof that hee sustained ye loss of Sixty
five drums length of Beancake by the firing his
Cabbie being the value thereof and all that was in
it he is therefore the judgment of the Court & according
ordered that the said Brooks follow with satisfaction &
pay unto the said Francis ye Indian the said Sixty
five drums length of Beancake or the full value
thereof to the Indian Content with Court charges
at Exon.

Whereas in the difference dependinge betwixt John
Bellamy Jett. & Francis Waldron the Exor of
John Waldron ^{decd} it appeared to ye Court
by the Oath of m^r Cankard that upon settling of de
betwixt ye said Bellamy & John Waldron January
1677. there was due to Bellamy to the said J^r Bellam
from the said Waldron six hundred & Eighty two
of tobacco & cashes of Bill of ye said Waldron
for 2400th Tob: & cashes being then an deficit of
the said Bellamys dec^d against him & that proceed
wth the said Waldron Obje^d not against nor de
manded by. It is therefore ordered by the Court that
the said Francis Waldron as Exor of ^{the said} Waldron
make paym^t of ye said sum of six hundred & Eighty two
pounds of tobacco & cashes only ye ^{to} John Bellam
with costs of suits at Exon.

It is likewise ordered by the Court that ye ^{to} Bellam
may further claim ag^t the said Waldron should
be paid his next full & then to be finally
to mind.

The Court adjourned to ye 30th day of May next
at a Court hold in Northampton County the
30th day of May A.D. 1681.

2nd J^r Wm. Randal

Deput^y { Capt. Fran. Pigeot, m^r J^r Wm. Randal
J^r Wm. Randal, m^r J^r Wm. Randal

This day J^r Wm. Randal brought his ser^v boy to the
Court named Richard Dabit to have their judgment
of his age whom they adjudged to be seven years of
age at ye time of the arrival of ye Shipp Sarah^t
Hardt

Hardt had come into the Country in & so to
be according to del of Assembly.

This day Edmund Kelly brought his ser^v Girls to
the Court named Anne Butler to have their judgment
of her age whom they adjudged to be four years
years of age at ye time of ye arrival of the
Shipp that came into the Country in & so to
be according to del of Assembly.

This day Capt. J^r Robin sent his ser^v Girls to the
Court named Mary Nobby to have their judgment
of her age whom they adjudged at Exon
years of age at the time of the arrival of the
Shipp that came into ye Country in & so to
be according to del of Assembly.

This day his ser^v Thomas Moore at Exon years & Eight months
of age at the time of the arrival of the Shipp that came
into the Country in & so to be according to del of
Assembly.

This day his ser^v Marmaduke Cross at Exon years of
age at the time of the arrival of the Shipp that came
into the Country in & so to be according to del
of Assembly.

This day m^r John Michael sent his ser^v boy to ye Court
named John Widdor to have their judgment of his age
whom they adjudged to be four years years of
age at ye time of ye arrival of the Shipp that came
into the Country in & so to be according to
del of Assembly.

Upon ye Petition of Capt. Francis Pigeot for the Courts
opinion what hee may do for keepinge his son
in his custody Michael in his minority for which the
Court doo not finden hundred pounds of tobacco &
cashes yearly being reasonable satisfaction for his
yeare clothinge washinge & lodginge in Ireland
good as in health also that ye said Capt. Pigeot
have ye benefit of his said son in law Negro
woman & her children as long as they
continue in the said Capt. Pigeots custody for the keepinge
of the said Negro woman & the children these words
have & shall have until the said children be five
years of age & then his said son in law to have
the benefit of their labor.

This day m^r Argue yardly by ord^r from the R^{ts} Hon^{ble}
the Govern^r took ye oath of Allegiance & Supremacy
& was

It was after Sworne High Sheriffs of this County of Northampton for this Enjoining years w^{ch} said Governor ord^r The Court think fit to be put upon record

This day m^r Owen dearth took ye oath of Allegiance & Supremacy & was by the Court Sworne Subsheriff to the said m^r degele yurisdiction of this County of Northampton for this Enjoining years

This day Capt^r Hancock is discharged from being any longer High Sheriffs of this County of Northampton

In the difference dependinge betwixen Cap^t Hancock pet. & Henry Gaskins deff. at said deffts request is referred him to morrow upon ye

allegation of ye deff^t producinge Evidence thereon to prove & make appear how George Keston came by the mare in Contraband betwixen them

Whereas it appeared to ye Court That Wm Howard Serjt to m^r John Piddis as ye assigne of mallow Patrick abused & resisted ye said Patrick wife by then mislead contrary to law yet it there find the Judgment of the Court & accordingly ordered that the said Howard Serjt ye said m^r Piddis or his assigne one year accordinge to ye cl^e of Affidavit against burly servants & also pay Court charges at Exon

Judgment is this day Confessed by Sam^r George for the sum of Eighteene hundred Sixty three p^t of Tobacco & casks beinge due to the estate of Cap^t John Sabage deff^t by balance of the said severall bills forthwith to be paid w^{ch} cost of Suits at Exon

In the difference dependinge betwixen m^r John Bellamy pet. & Thomas Smith deff^t at said deffts request is referred till August next the said Smith forthwith givinge bond with sufficient security to pay such damages as shall appear the said Bellamy hall. Sustained by him for the said Smith be cast in ye Suits

In the difference dependinge betwixen m^r Francis Walden pet. & m^r John Michael deff^t It is the Judgment of the Court & accordingly ordered that the said m^r Michael forthwith make paym^t unto the said Francis Walden the sum of One thousand pounds of Tobacco & casks, the said Walden beinge a Slave & carryinge of a Negroes the said m^r Michael had to the

said Michael accordinge to the report of m^r Thomas Walden & m^r Thomas Harmanson of the said m^r Michael to pay costs of Suits at Exon

At a Court hold in Northampton County the 31st day of May Anno 1681

Present { m^r John Spencer } Cap^t Hancock deff^t { m^r John Piddis } Cap^t Hancock deff^t { m^r John Piddis } Cap^t Hancock deff^t

Judgment is this day Confessed by Phillippe Mungom for ye sum of fiftie hundred & seven pounds of Tobacco & casks beinge due to the estate of Cap^t John Sabage deff^t (besides his allowance of four hundred & fifty pounds of Tobacco & casks for Ringer of 600000 & droppings of the said Cap^t Sabages funeral & chidil of date by Cap^t John Sabage) & ye said 150⁰ Tobacco & casks forthwith to be paid w^{ch} cost of Suits at Exon

This day ended & Ex^{on} in { m^r John Piddis } Cap^t Hancock deff^t { m^r John Piddis } Cap^t Hancock deff^t { m^r John Piddis } Cap^t Hancock deff^t

Whereas it appeared to ye Court in ye difference dependinge upon reference betwixen m^r Popplewell pet. & Cap^t Isaac Hexcroft deff^t by the report of m^r Arthur Robins that the said Popplewell had done as much ditchinge works as the Court find by account betwixen them & other testimony amounts to six thousand pounds of Tobacco & casks which it is the Courts Judgment & accordingly ordered the said Hexcroft forthwith make paym^t of unto the said Popplewell w^{ch} costs of Suits at Exon

In the difference dependinge betwixen Cap^t Isaac Hexcroft pet. & Henry Gaskins deff^t the Court find no cause of action & have therefore ordered (upon the petition of the said Henry Gaskins) that a Respite be granted him ag^t the said Cap^t Hexcroft with paym^t of Court charges at Exon

In the difference dependinge betwixen Thos^r Woods & Joshua Hillott pet. & John Isaac deff^t The Court find no cause of action, and have therefore ordered (upon the petition of the said John Isaac) that a Respite be granted him ag^t the said Woods & Hillott with paym^t of Court charges at Exon

The difference dependinge betwixen Wm Bookers pet. & Phillippe Scantoberry deff^t at said deffts request is referred to the next Court

In the difference dependinge betwene Ju^o Coploy p^t & Michelas Granger d^{ft} the said p^t makinge nothinge of his charge appears ag^t him It is therefore ordered by the Court (upon the petition of the said Michelas Granger) that a Non Suite bee granted him ag^t the said Ju^o Coploy wth paymt of Court Charges at Exceⁿ

Upon the petition of Henry Warren & George Colburne Two of the Sout in Law of Cap^t Ju^o Sabage d^{ft} It is the Judgmt of the Court & accordingly ordered that all such cattle hogs & other things transported by the will of the said Cap^t John Sabage & not already sold bee forthwith made Division of accordinge to yo purpose & bene usewinge of the said deadents will

The Court thinkd fit (with the concepcion of yo p^t & d^{ft}) to referre yo difference dependinge betwene Ju^o Shepleard p^t & Isaac Jacob d^{ft} to a Jury the Jurys Names Sworne goodly forth & returns this verdict

Verdict. m^r Jos^o Godwin m^r Tho^s Bellin m^r Emerga pondrey m^r Wm^o Grier m^r Ju^o Somers m^r Wm^o Brooks m^r Ju^o Biddson m^r Tho^s Grier m^r Walter Price m^r Tho^s Bradford m^r Wm^o Scott m^r Nic^o Grand In the difference betwene m^r Shepleard p^t & Isaac Jacob d^{ft} The Jurys find for the d^{ft} wth costs Jos^o Godwin

A Jury beinge legally summoned & Sworne in the difference dependinge betwene Ju^o Shepleard p^t & Isaac Jacob d^{ft} they finde for the d^{ft} wth costs which it is the Courts Judgmt bee confirmed & that the said Shepleard (upon yo petition of yo d^{ft} Jacob) bee Non Suite & pay costs of Court & Jury at Exceⁿ

Whereas it appears to yo Court bidⁿ yo hand of Ju^o Carls that hee sold & solded to Wm^o Mullins one two yeare old mare & yo sume delaynd from him It is therefore the Judgmt of yo Court & accordingly ordered that the said Carls forthwith deliver unto yo said Wm^o Mullins one two yeare old mare accordinge to D^od with paymt of costs of Suits at Exceⁿ

The difference dependinge betwene Henry Gaskin p^t & James Nobill d^{ft} is by Consent of the parties referred to yo next Court

Whereas it appeared to yo Court by sufficient Evidence that Sam^o Powell is indebted to Isaac Jacob one cow & calfe wth hee should have paid last yeare It is therefore yo Judgmt of yo Court & accordingly ordered yo said Powell forthwith make paymt of the

53. the said cow & calfe to the said Jacob wth costs of Suits at Exceⁿ

In the difference dependinge betwene Sam^o Powell p^t & Isaac Jacob d^{ft} yo Court findd no cause of objection & have therefore ordered (upon yo petition of the said Jacob) a Non Suite bee granted him ag^t yo d^{ft} Powell wth paymt of Court charges at Exceⁿ

Whereas Thomas Hilder was distressed to this Court for the sume of foure hundred pounds of Tobacco & casks at yo Suits of Wm^o Mullins who failinge to appears to answer yo Sums It is therefore ordered by the Court that (in case of a Nilil. d^o of yo said Hilder at next Court) yo Sheriff make paymt of yo said sume unto yo said Mullins wth costs of Suits at Exceⁿ

The Suits Comenced by Edward Stobens & Lull his wife ag^t Walter Price yo Court dismissed yo Sums

Whereas Sampson Lebins was distressed to this Court at yo Suits of Wm^o G^o as assigne of Justice an yo who failinge to file hi petition accordinge to Law It is therefore ordered by yo Court (upon yo petition of yo said Sampson Lebin) that a Non Suite bee granted him ag^t yo said Wm^o G^o wth paymt of Court charges at Exceⁿ

In the difference dependinge betwene Ju^o Scowd p^t & Wm^o Jarbis d^{ft} It is the Judgmt of the Court & accordingly ordered that the said Jarbis forthwith make paymt of yo sume of foure hundred & fiftie pounds of Tobacco & casks appearinge and by d^o wth costs of Suits at Exceⁿ

In the difference dependinge betwene Agnes Powell p^t & Joseph Godwin d^{ft} upon Testimony alledged to bee lately committed by yo d^{ft} on yo said p^t land by pullinge downe & carryinge away her fence & hindringe her workman goinge forward with a ditch shoo employede and to make It is therefore yo Judgmt of yo Court & accordingly ordered that Richard Nottingham Sen^r & Rich^o Whitmarsh God upon yo land in question betwene the said Powell & Godwin & bidⁿ whether yo said lads Testimony & comit^o by yo d^{ft} Godwin within the declared bounde of D^o John by former ordⁿ to you bindⁿ on timbre fallen there by the said Godwin & give yo report thereof to the next Court & that in this (meane

means time of St. Godwin most not yet in
keeping his bones by nor that they proceed with
his ditch till ye next Court.

+ Reference is granted till next Court jure Thomas
Middelmouth & Humphrey Linder Esqrs.

+ Reference is granted till next Court jure Rich. Whitmarth
Esq. & Ju. Somers Esqrs.

+ This Court adjourned till ye 28th of July next.

The 31st of May 1661. Wm. Knidall, Hancock Esq.
Esq. in open Court & signed Wm. Spencer, Ju. Justice
St. Dan. Mordoch & Ed. Arden Esqrs.

By the precedent Court & by the adjournment thereof
was added as follows.

+ It is ordered by the Court that the Soborall Inhabitants of
Northampton County bring in a list of their byhabers to
the Soborall magistrals in their Soborall & that ye Soborall
Soborall magistrals their copies of orders (6th 1661)

+ From m^r John Dalby's house upwards including Bay Sids
& Soaboard Sids to the utmost Extent of Kungers parish
to bring their lists to day^s Wm. Spencer of ye Names &
Numbers of the byhabers they have in their families
dressed under their hands.

+ From m^r John Dalby's house including ye said John
Dalby's downwards to bridge Harman's including Bay
Sids & Soaboard Sids to bring their lists to m^r John
Castil Jun^r of ye Names & Numbers of ye byhabers
they have in their families dressed under their hands.

+ From bridge Harman's house including ye said bridge
Harman's to m^r Francis Pitts including Bay Sids
& Soaboard Sids to bring their lists to m^r Ju. Shingler
of the Names & Numbers of the byhabers they have
in their families dressed under their hands.

+ From m^r Francis Pitts including ye said m^r Pitts
to m^r Wm. Mellings including Bay Sids & Soaboard Sids
to bring their lists to m^r Wm. Knidall of ye Names &
Numbers of ye byhabers they have in their families
dressed under their hands.

+ From m^r Wm. Mellings house including ye said m^r Mellings
to Richard Whitmarth his house including Bay Sids &
Soaboard Sids to bring their lists to m^r Cott. Walden
of the Names & Numbers of ye byhabers they have
in their families dressed under their hands.

+ From Richard Whitmarth his house including ye said
Whitmarth's to ye last house in ye County bring
George Hesther's including Bay Sids & Soaboard
Sids to bring their lists to m^r John Eyes of ye Names
& Numbers of ye byhabers they have in their families
dressed under their hands.

It is ordered by the Court that David Wham Esq. Constable
this Enjoining years in the Rooms of John Burt in the
Lower precincts of that part of Kungers parish above
John Dalby's bit from m^r John Dalby's to ye Branch
by Phillippe Fishers within ye Redge path including
Bay Sids & Soaboard Sids as far as ye said parish
of Kungers can possibly be extended did that hee hath
noticed hereof as also a copy of this order & of the
Constable's Call delivered him that hee may forthwith
repairs to ye next of his ma^{ty} Justices of the peace
to take ye said Call & then the said Burt to be
discharged.

+ It is ordered by the Court that m^r Phillippe Fishers Esq.
Surveyor of the Highways this Enjoining years in
the Upper precincts of this County of Northampton do
say from ye utmost Extent thereof down to m^r
John Dalby's to see ye mains Rouds cleared & the
Rouds on ye Bay Sids out of ye Rocks & from
house to house within ye said precincts according to
old of assembly & that hee hath noticed hereof
with a copy of this order & that hee putt ye same
in speedy & effectual execution.

+ It is ordered by the Court that Thomas Bell Esq.
Constable this Enjoining years in ye rooms of Tho.
Maddox in ye Upper precincts of that part of Kungers
parish above John Dalby's (bit) from ye Branch
by Phillippe Fishers within ye Redge path upwards
as far as ye said parish of Kungers can possibly
be extended did that hee hath noticed hereof as also
a copy of this order & delivered him that hee may
forthwith repairs to ye next of his ma^{ty} Justices of the
peace to take ye said Call & then the said Thomas
Maddox to be discharged.

+ It is ordered by the Court that Henry Stott Esq.
Surveyor of ye Highways this Enjoining years in the
Upper precincts of this County of Northampton on the
Bay Sids do say from ye utmost Extent thereof down
to ye land opposite agst m^r John Dalby's to see ye
Rouds cleared alongst ye Bay Sids & ye weald
from house to house & into ye mains Rouds
within ye said precincts according to old of assembly
did that hee hath noticed hereof with a copy of this
order to ye end ye same may be putt in speedy &
effectual execution.

+ It is ordered by the Court that m^r Andrew Andrews
Esq. Constable this Enjoining years in ye rooms of
Morgan Boulton did that hee hath noticed hereof as
(age)

also a copy of this ord^r & of the Constables oath & delivered him that he may forthwith repair to ye next of his Ma^{ty} Justices of ye Peace to take ye said Calli. & then ye said Warren to be discharged.

It is ordered by the Court that Jonathan Rowton be Surveyor of the Highwaye this Ensigne years to see ye Highwaye cleared in his precincts (viz^t) from m^r John Dalby to Kings bridge as also the said Bridge to be mended & kept in repair & ye Road down ye Church Rock & wayes from house to house & out into ye Roades & that hee shall notice hereof with a copy of this ord^r so that hee may see ye same may be putt in effectuall & speedy Execution & performed accordinge to del of Assembly.

It is ordered by the Court that John Nottingham Jun^r be Constable this Ensigne years in ye rooms of George Harman. And that hee shall notice hereof as also a copy of this ord^r and of ye Constables oath delivered him that hee may forthwith repair to ye next of his Ma^{ty} Justices of ye Peace to take ye said Calli & then ye said Harman to be discharged.

It is ordered by the Court that m^r Michael Richards be Surveyor of ye Highwaye this Ensigne years to see the Highwaye cleared in his precincts (viz^t) from Kings bridge down to ye Roades alongst ye maine Road & all wayes out of ye Bay Side Rocks into ye said Roades with the wayes from house to house within ye said limits and that hee shall notice hereof with a copy of this ord^r so that hee may see ye same may be putt in effectuall & speedy Execution & performed accordinge to del of Assembly.

It is ordered by the Court that Gabriel Powell be Constable this Ensigne years in ye rooms of John Hudson, and that hee shall notice hereof as also a copy of this ord^r and of the Constables oath delivered him that hee may forthwith repair to ye next of his Ma^{ty} Justices of the Peace to take ye said Calli & then the said Powell to be discharged.

It is ordered by the Court that Robert Foster be Surveyor of the Highwaye this Ensigne years to see the Highwaye cleared in his precincts (viz^t) from ye Land opposite to m^r John Dalby to Hurry warrens on ye Bay Side to the Roades cleared & the wayes from house to house & out into ye maine Roades. And that hee shall notice hereof with a copy of this ord^r so that hee may see ye same may be putt into speedy & effectuall Execution accordinge to del of Assembly.

It is ordered by the Court that Benjamin Stratton be Constable this Ensigne years in ye rooms of Joseph Warren. And that hee shall notice hereof with a copy of this ord^r & of the Constables oath delivered him that hee may forthwith repair to ye next of his Ma^{ty} Justices of ye Peace to take ye said Calli & then the said Warren to be discharged.

It is ordered by the Court that Robert Harrison be Surveyor of the Highwaye this Ensigne years to see ye Highwaye cleared in his precincts (viz^t) from the place called ye Horns to ye old dam branch alongst ye maine Road includinge Sabages Rock to house in ye same & all wayes from house to house & out into ye maine Roades. And that hee shall notice hereof with a copy of this ord^r so that hee may see ye same may be putt into speedy and effectuall Execution accordinge to del of Assembly.

It is ordered by the Court that William Scott be Surveyor of ye Highwaye this Ensigne years to see ye Highwaye cleared in his precincts (viz^t) from Hurry warrens to William Giddings on ye Bay Side to see ye Roades cleared & ye wayes from house to house & out into ye maine Roades. And that hee shall notice hereof with a copy of this ord^r so that hee may see ye same may be putt into speedy and effectuall Execution accordinge to del of Assembly.

It is ordered by the Court that William Stirling be Surveyor of the Highwaye this Ensigne years to see the Highwaye cleared in his precincts (viz^t) from the old dam branch to m^r Duckets branch alongst the maine Road & all wayes out of the Bay Side Rocks into ye said Roades with the wayes from house to house within ye said limits. And that hee shall notice hereof with a copy of this ord^r so that hee may see ye same may be putt into speedy and effectuall Execution accordinge to del of Assembly.

It is ordered by the Court that Gilbert Anvord be Constable this Ensigne years in ye rooms of George Hestwater Jun^r. And that hee shall notice hereof as also a copy of this ord^r & of ye Constables oath delivered him that hee may forthwith repair to the next of his Ma^{ty} Justices of ye Peace to take ye said Calli & then the said Hestwater to be discharged.

It is ordered by the Court that John Griffith be Surveyor of the Highwaye this Ensigne years to see ye Highwaye cleared in his precincts (viz^t) from Wm Giddings to George

George Fishshewlers on ye 13th day last the Roadst closed
to the wayes from house to house and out into the main
Roadst. And that had hath notice hereof with a copy of
this ord^r. To the end that ye same may bee putt into
Speedy & effectuall Execution accordinge to del of a
Assembly.

It is ordered by the Court that Dorman Loughland
Surveyor of the Highways this day beinge yours to see
the Highways cleared in his precincts (beginning from
m^r Backes Branch downe to George Fishshewlers
alongst the maine Roadst wth the wayes from house
to house within ye said Limitts And that hee hath
Sams may bee putt in Speedy & effectuall Execution
& performed accordinge to del of Assembly.

Wee the Subscribers beinge Summoud by the Sheriffe to
writte at ye house of Majo^r Gen^l Jus^tice By which
of an Execution bearinge date in Northampton County
the 8th day of February instant to value & apprise
the estate of Radwalder Jones in ye hands of ye said
Majo^r Gen^l Jus^tice & detached accordingly. Wee have
therefore accordinge to ye best of our Judgment and
conscience apprise ye same in part to satisfye
one hundred poundes. Shill^{ings} And but the Balance
with Damages & other Costs, wee doe therefore apprise
Seaboury & five ewes & Twenty five willets & have
ye one wth ye other att Eight Shillings each which
doth amount to just forty poundes Shill^{ings} money
as witness our hands this 9th day of Feb^r 1681

Sweare before me this day
& yeare above written
Jus^tice Gen^l
Richard H. Whitmarsh
Richard H. Whitmarsh

The Dep^{osition} of W^m Gedinger Jun^r aged 25 y^{rs} or thereabouts
saith that Thomas moore came to m^r Jus^tice Somers & told
him y^t hee could not finde any Brand upon ye horse
hee had bought; but findinge hee had an eare
marked hee had heard him loose againe & upon this
information m^r Somers did then discharge Thomas
moore from his bargain of buyinge ye horse And
did send him ye said moore to forward any person or
person from meddling wth ye said horse & y^t hee the
said Somers would beare him out in it hee is to the
best of my knowledge further saith that ye horse which
m^r Somers was affore in writt hee had bought of Seiverd
ye horse taken up by the moore as bought of Seiverd
against say whether ye very horse described by Jus^tice
of ye said moore this be ye best of my knowledge

Richard H. Whitmarsh
Richard H. Whitmarsh
Richard H. Whitmarsh

The Deposition of Abigail Warren aged 19 y^{rs} or thereabouts
saith that m^r John Somers told to the moore that
hee y^t m^r Jus^tice Somers & I was affore in George willis
field & m^r Somers told him ye said moore that hee
should take ye horse if hee ye said Somers could prove
that ye horse was a live that day And somers him
affore Thomas moore came to m^r Somers & told
him, that hee had catched ye horse, but could not
finde any Brandmark upon him, but that hee
had an eare marked & hee had therefore heard
him loose againe, & m^r Somers told him ye said
moore y^t hee did release him from ye bargain
& hee did the moore to forward any person or
person from meddling wth ye said horse & hee would
beare him out in it And hee did send the moore to go
along wth him ye next Saturday to help him to catch
ye said horse this is to ye best of my knowledge &
further saith not

29th of March 1681 Sworne Abigail A. Warren
in open Court Jus^tice Dan. Merck & ad.

The Deposition of Edmund Allen aged 37 y^{rs} or
thereabouts saith that m^r Jus^tice Somers showed to me y^t
hee ye said Somers told the moore y^t hee ye said
horse, that was dead, which did belonge to my brother
John Jones by ye right of his wife & I told him y^t
I would make him or some other person pay for him
& hee ye said Somers replied to me let him loose
to what that bought him & further saith not

29th of March 1681 Sworne Edmund Allen
in open Court Jus^tice Dan. Merck & ad.

The Deposition of Gilbert moore aged 27 y^{rs} or thereabouts
saith that hee ye horse described of Thomas moore
was ye horse y^t my Bro: the moore took up And further
saith not

29th of March 1681 Sworne Gilbert moore
in open Court Jus^tice Dan. Merck & ad.

The Deposition of Matthew moore aged 20 y^{rs} or thereabouts
saith y^t ye horse which ye Deposition bro: the moore took
up as a horse bought (as hee informed ye Deposition) of
Jus^tice Somers was ye same horse which Jus^tice Somers
at law of ye Deposition said bro: & further saith not

29th of March 1681 Sworne Matthew + moore
in open Court Jus^tice Dan. Merck & ad.

The Deposition of James Walker aged 27 y^r or thereabouts. This Depon. saith that he bought a Steers of m^r Ju. Somers of five years & 2 Barbours to y^e said Somers gave y^e depont. a note to fetch y^e said Steers from Thomas Moore y^e depont. m^r Somers with y^e said Moore upon y^e Roads demanded such a Steer of time as it above mentioned by m^r Somers had told him y^e said Moore would y^e depont. this reply that he had caught y^e horse & showed him to y^e depont. for y^e Brand but could find none duly earmarked wth marks was demanded as hee said wth horse hee thought to be m^r Somers his & upon that hee showed y^e horse to y^e depont. & refused to pay y^e Steers & further sth not

The 29th of March 1681 Sworn James Walker in open Court. Jst Dan. M^{ch} & C^{ad}.

These are to give notice that this is strayed away from Barnum ward a Steer horse of an Iron Gray Sprigged Bayled & branded on y^e further Buttock wth B if any person shall take up this said horse & bring him home they shall bee very well rewarded for their pains.

The 7th & 28th of Feb^r 1681 this notice by at Court Jst Dan. M^{ch} & C^{ad}.

Strayed from y^e pastures of m^r y^e Subscriber a Grey Steer from Gray horse with a Spriggy Tail. Branded on y^e Neare Buttock. MR.

Strayed also from m^r d^r Justly a cow wth Curly horns marked on y^e left eare wth a cross & a scaling. & on right eare a white aged either right or hind y^eard. If any person or persons can give any intelligence of them or either of them they shall bee well satisfied by m^r Ju. Smith.

1681 y^e 7th 1680 this notice by at Court Jst Dan. M^{ch} & C^{ad}.

These are to request all persons that shall or may have occasion to come or goe to y^e Indian Towns of Jingaskin that henceforward they come through y^e Bars by the Burlington way of m^r y^e Subscriber & not to pass by m^r by pulling down y^e pastures & to be in any place whattsoever for if they do they may expect to bee sued to pay y^e damage if any sustains thereby.

March y^e 29th 1681 this notice by at Court Jst Dan. M^{ch} & C^{ad}.

Y^e Subscriber doth give notice Sept^r 1678. d^r had a Gray mare about four or five years old branded wth N G. & above y^e Buttock wth a Redde Pth that if any person or persons can give notice of this said mare to Thomas Daxton they shall bee handsomely rewarded by m^r Wthin Heller.

Subst the 20th of March 1687 this 28th & 29th of March 1681 this notice by at Court Jst Dan. M^{ch} & C^{ad}.

The Jurys charge April y^e 25th 1681
 and on his Masters behalfe to Enquire to Enquire concerning the Death of the Subject Elizabeth her Surnames unknowne brought to y^e Honor^{ble} Jst John East^{le} whether shee dyed a violent death or not if a violent death whether hee selfe accessory or other.
 m^r James Watt m^r Ju. Bonick m^r Wthin Heller m^r Sam. Johnson m^r Praya: Jobyte m^r Wthin Heller m^r Biggs m^r D^r D^r m^r Hugh Brown m^r D^r Wthin Heller m^r Jacob East^{le} m^r Ju. Somers m^r Hugh Brown
 Wthin Heller y^e Jurys being thoroughly viewed y^e Body of Elizabeth as above doo finde y^e that it felodese what our hands at above.

The 30th of May 1681 y^e dooed to y^e Court by Capt. Pth & ordered to bee recorded.
 Jst Dan. M^{ch} & C^{ad}.

Ordered y^e 7th of June 1681 Jst Dan. M^{ch} & C^{ad} & Jst Co. North^{ton}.

Memorandum. It is this day agreed on (viz) on y^e second day of February An^o 1681. Betweene Jst John East^{le} Jun^r of this one part and Matthew Patrick planter of y^e other as fo^{ll}oweth. Viz^t the said Matthew Patrick hath agreed to & with y^e said East^{le} to deliver or cause to be delivered unto y^e said East^{le} or ord^r of ord^r man named Wthin Heller toward to y^e said East^{le} the full him hee hath to y^e said Wthin Heller wth built wth 1000 wth come twelve wth and whereas y^e said Howard contrary to law did in my absence lay violent hands on y^e wife & children of m^r y^e said Patrick I doo likewise assigne over unto y^e said East^{le} and y^e said Wthin Heller more from y^e said Howard which is due by law in such case did I doo likewise acknowledge to bee indebted to y^e said East^{le} two thousand five hundred pounds of good Tobacco & cash for which I have past bill bearing date with this present. In full discharge of y^e promise y^e said East^{le} hath sold and delivered unto y^e said Patrick and ord^r boy commonly called by y^e name of David for y^e him hee hath to y^e said Wthin Heller about six y^eard to y^e said and singular y^e promise y^e partyes hath sett their hands this day & y^e years above.

Jst John East^{le} Jun^r & Matthew P. Patrick
 Jst Dan. M^{ch} & C^{ad} & Jst Co. North^{ton}
 Recorded y^e 7th of June 1681

The Deposition of Robert Stephens aged twenty one years or thereabouts Sworn & 23rd in North^{ton} County Court the 7th day of Feb^r 1681. This depont saith that about y^e last of January now past hee did see one Wthin Heller then ord^r to Matthew Patrick standing with his whist and resting her & see him y^e said Wthin Heller holding her by y^e hand & see alleing her as y^e depont plainly perceived did further sth not Sworn in open Court y^e day & Jst Dan. M^{ch} & C^{ad} & Jst Co. North^{ton}
 Ordered y^e 7th of June 1681 Jst Dan. M^{ch} & C^{ad} & Jst Co. North^{ton}

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 1 Goods at Cap^t Sabages house in the State
 1 long Table, 3 Ed chairs, 4 Joint Stools, 1 round Table
 1 Ed Bed, 1 Hearer bed & bolster
 1 green Shaggy Rugg, 1 Blanket, 1 Bedstead
 2 Gyms one of them without lock
 1 pair of Iron claddions with Jacks, 1 pair pott-acks
 3 Small hooks, 1 long one with 1 flying span
 1 Sword, 1 rapier, 1 pair pistols, 1 of them without lock
 1 Small chains to hang a pott on & some small Gyms
 1 mill to grind corn with & 1 Ed press

In the Parlor

2 chests, 1 Ed Brunch, 1 Cup board, 1 Turned Couch, 1 Bed
 2 Hearer bed & Bolsters, 2 pillowst, 1 Blanket
 2 Suits of Furniture & Valances, 3 Ed Joint Stools
 1 Ed Shaggy rugg, 1 Rugg Ditt^o, 1 Ed Carpet
 2 Ed Blankets, one powder bucket & stick
 1 painted calico carpet, 1 painted Cupboard cloth,
 1 Silks wind cup, 2 Silks dram Cup
 7 powder platters 7 powder plates
 7 Spoons & 3 pott 1 Dispensing
 1 Ed Tankard, 1 Salt Ditt^o, 1 Hand pott
 1 Spittl, 1 pair girdle Shillyards, 1 pair Small Shillyards
 2 Napier table cloth, 12 Dining Napkins, 2 pair Sheets
 3 Lockrum Napkins, 2 Ed Shaggy pillow board, 2 Towels
 2 Ed table cloth for a round table, 2 pair of pott hookst

In the little room

1 Small chest, 2 Ed cases, 1 without bottles
 1 pair of Bolsters, 2 Ed chests without bed

In the milk house

1 poundings tub, 1 chamber pott 1. 120-pott about 3 gal
 1 little Iron pott or Skillet, 1 copper tub of 24
 15 powder by Estimation, 5 wooden pails
 3 earthen dishes, 1 butter tub, 1 cheddor fat & Strainer
 1 Churn, 1 Ed tub, 1 Salt cask

Cattle to Mr Sabage 6 cows (6th)

1 cow called black heron, 1 red cow called Moxie
 1 red cow called Gout lock, 1 black pig cow called
 1 black cow called old, 1 red cow called Strawbery

Cows to Susanna Kridall

1 black & white cow called younger Cops
 1 Brown cow called mad brains, 1 cow called Cow
 1 Brown Kifer 2 years old to the Kridall

Cows to George Corbin

1 red cow called red, 1 red cow called Nancy
 1 younger cow called Wood Lipp
 1 three years old Steers colour Brown due from Cap^t
 Sabage in his life time
 1 younger black cow aged two years called pretty

1 yearling Kifer to the Hannah world

2 yearling Kifers & 1 yearling Steer
 1 calf called Hart, 1 mare called pretty
 1 black & white cow called white field
 1 red cow called younger Nancy & Steers aged 3 y^{rs}

3. 3 years old Kifer to for the use of Hannah Sabage
 2 cows black & white called white field & mad brains
 1 Black cow called Nancy

Eight cows to go in a joint Stock for
 the children according to will

1 red & white cow called pretty
 1 Brown cow called soft
 1 Black cow called black
 1 Brown cow called Starr
 1 red & white cow called Starr
 1 red cow called Silly
 1 Brown cow called Gingaskin
 1 red cow called cherry

Mare to for the use of the children

4 yearling Steers, 3 two years old Kifer
 all to go in lieu of 8 yearling Kifer
 3 mares called to young Bony & black pig
 1 Bull called white & red aged 3 years

1 mare to for Sabage called Betty
 1 mare to for Sabage called younger young

1 two years old Steer Harmanson for his sons use in
 Exchange of a yearling Harmanson to pay
 100th of

Cattle to be sold (6th)

1 Cow called Wood Lipp
 1 Cow called younger Moxie
 1 Cow called Grub & cow called Ed Nancy
 1 Cow called younger Brindls, 1 cow called Brindls
 1 Cow called Browning, 1 cow called Ed cross
 1 Cow called Gracy, 1 Two years old Kifer
 2. three years old Bull
 1 two years old Bull

March 26th 1681

This 20th of May 1681 presented
 in open Court by the subscribers
 & ordered to be recorded
 Wm Kridall
 Dan Merch
 Wm North

Recorded ye 7th of June 1681
 Recorded of ye orders of my husband's mares
 wife & cattle hereafter mentioned for the use of my
 children according to his will

18 cows 1 called pretty, 1 called Just 1 called black
 1 called Starr, 1 called Ditt^o Starr
 1 called Silly, 1 called Gingaskin, 1 called Cherry

also red four yearling Steers & three two years
 old Kifer in lieu of eight yearling Kifer
 also red three mares, eight ewes & one ram
 also red one Bull of three years old ye mare named
 young Bony Jugg

ago one horse called Hard, one mare called Pinky
two cows called White foots & younger Nancy who was
in particular desired by my husband will to my
son Thomas, ago received two three years to Shedd
for Thomas Sabage his wife.

ago one mare in particular desired to my
son John Sabage, ago received for ye use of my son
Thomas Sabage three three years to Shedd
called White foots, maid Brant, younger Nancy.
If ye mares alive this day are acknowledged
to be delivered to me the sixth day of July
1679

the marks of
Mary M S Sabage

Witness John Robin
Samuel Young
(Endorse) This receipt was
signed ye 7th day July 79
in witness within ye 6th
Recorded ye 7th of June 1681
at Dan: Norchey & ad
C. North

Six cows (called black horns & Moathelott
& other things) good locks
primrose &
Strawberry

ago one mare called younger Joany & one woman
bro't all whis acknowledged by me Mary Sabage
to be delivered me by ye 6th of July in part of what
is more due by my husband's Deed or Jointure
signed in his life time obliging to pay me signed
this 6th of July 1679

Witness John Robin
Samuel Young
(Endorse) This receipt was
signed ye 7th of July 79 within
the 6th
Recorded ye 7th of June 1681
at Dan: Norchey & ad

The Deposition of John Sidney aged sixty three or
threabouts Saith that this winter that Isaac Jacob
went to Mary said to live John Shephard he was
open that he had received a Cow of him & Isaac
said & likewise said that he had received two cows
of him which he sold with her & ye deponent told him
it was soe and further ye deponent said it was a
black Cow with a white face & sold much at Sho:
Gettings plantation with the two cows he had of him
and likewise ye deponent said if he would send out
to help whom he would my father to Northwatts wood
help him always with his Cow. & ye said Shephard
said he would but hee alone white shoes called &
further Saith not

the 30th of May 1681 sworn
in open Court

Witness John Robin
Samuel Young
(Endorse) This receipt was
signed ye 7th of July 79 within
the 6th
Recorded ye 7th of June 1681
at Dan: Norchey & ad

Powell asked Isaac Jacob whether the said boy was a
Runaway or not and Isaac Jacob replied he would
engage to him, that hee was not a Runaway upon
which they joyntly exchanged & made no more words
of it further Saith not

30th of May 1681 sworn
in open Court

The Deposition of John Jones aged about 32 or 33
years or threabouts Saith that Isaac Jacob about
this time was in company with John Johnson
to the house of Sam: Powell for a Cow & calfe which
Cow & calfe were demanded of Sam: Powell and hee
replied hee would not deliver her. but hee said hee did
not deny but that hee was indebted unto Isaac Jacob
one Cow & calfe but Isaac Jacob was in his debt &
therefore hee would keep the Cow & calfe some week
after ye said Isaac Jacob sent ye said Johnson & Jones
against & told them that hee had traded with Sam: Powell
about the Cow & calfe & it would be delivered, but
but when wee came to Powell hee said Isaac
told him a secret. which was not according to bargain
therefore hee said hee would not deliver ye Cow & calfe
& further Saith not

30th of May 1681 sworn
in open Court

The Deposition of John Estlin aged 23 years or threabouts
Saith that at ye same time that Isaac Jacob brought the
wade and Jestina Hilbert to my father's house to look
upon two Cows hee ye said Isaac had told them my mother
& my selfe went with them to look upon them my
mother asked them whether they liked them & Jestina
Hilbert or Sho: Wade, or both of them. my mother asked
that they liked ye: well enough, and I asked ye: whether
they had them now & the: were then answered if our
wade is excepted of. Sometime after the: wade came
to my father's house againe, & one of ye Cows stood before
ye wade & hee desired me to goe with ye: to ye Cow he
was whither shee was wearie callinge & hee desired
me to give him notice when shee did call and I
promised him I would, this is to ye best of my knowledge

28th of May 1681 sworn
in open Court

The Deposition of John Darke aged 30 years or threabouts
Saith that at that same time that Jestina Hilbert & Sho:
they had bought of John Isaac when they were a
coming into ye house after they had come to
look upon ye said Cows my mother John Estlin
asked

28th of May 1681 sworn
in open Court

The Deposition of Samuel Jollicke aged 60 years
or threabouts Saith that Isaac Jacob exchanged
a secret boy to Sam: Powell for a horse & Samuel
Powell

170. my husband as witness my hand & seal the 17th day of June 1681
John Robins
deputy your
the 17th day of June 1681
deknowledge in open Court by the said
Richard Willott de her court del. & did
the said Willott de her court del. & did
the said Willott de her court del. & did

Recorded ye 18th day of June 1681
By his ma^{ty} Dep^y Govern^r &c.
Viz^t I do hereby Remit and appoint d^r Argele yardley
to beo Rightwritte of Northth County for the years 1681
and till hee beo accordingly sworn at ye next
Court to beo hold for ye said County Given under my
hand the 28th day of June 1681
to his ma^{ty} Com^{rs} of the
Power of Northth County.
Hen: Chickley

+ Article of agreement made & concluded the 13th day of
Dec^r 1678 between Jno Poppelwell of the
one part & Capt Isaac Hoxcroft of ye other pt being
agreed that ye said Poppelwell sh^d becom grant
to Capt digg or make one good sufficient ditch
through ye neck of land commonly called or known
by ye name of Nobles Neck on ye seaboard side
between any other works for the will. before hee beo
Hoxcroft shall at any time be bound put or cause
one sufficient labouring man to work upon the
said work. & ye said Poppelwell ye sh^d becom
ditch about & digge to allow ye said Capt Isaac Hoxcroft
the one half of every foot or fath^{er} they two shall
digg cutt or make as before said. In confirmation where
of & other ye before recited parties. P^rsent^{ly} and my
hoirs Ex^{ts} adm^{rs} in ye small sum of £ 1000
the said P^rsent^{ly} of tobacco firmly by these p^rsent^{ly}.

In Consideration whereof the said Capt Isaac Hoxcroft sh^d
oblige himselfe to his hoirs Ex^{ts} adm^{rs} to fund ye said
Jno Poppelwell & after mentioned man to beo hold
ye said works & also make drinke washings and
lodginge & when ye ditch is finished & performed
as before said to pay or cause to beo paid unto ye said
Poppelwell his hoirs or assigns for every foot
I shall digg cutt or make as before said one pound
of good tobacco & caskes to beo paid in clecomack
of Northth County. In witness whereof & other the
after mentioned parties ye afores^d sh^d have subscribed
the their hands & sealed ye day & years afores^d

Signed sealed & delivered in presence
Wm Whittington Jno Poppelwell
Hum: Gibson
read in two places
before Signatures &c.
Record^d the 18th day of June 1681
+ deedeinge to ye next Court in the ord^r of the p^rsent^{ly}

The Subscriber have measured and divided y^e ditch
between specified & finde ye same for my judgment
beo according to Covenant & is contained in length
Nine hundred six hundred & eighty foot. And the
said ditch I also finde damified by William
his haustage thrown in a scall in foot of the
same dated the 11th of April 1681
Record^d the 18th day of June 1681
Arthur Robins

At a Just hold in Northampton County the 28th day
of July 1681.

Present { Capt. Jno Shinger } m^r Jno Cuth's Jun^r
{ Capt. Wm Kindall } m^r Tho: Kermanton
{ Capt. Fran: Digol } m^r Jno. Eyre

+ It is ordered by the Court that the sherriffe forthwith
take Wm Baker into custody until hee have oute inke Bond
with sufficient security for his good behav^r according
to former ord^r of Court on ye count of his wife
& now for his late misdemeaninge of himselfe
towards her & pay Court charges at Ex^{co}rn

This day com^r Wm Kindall exhibited an dect. D^r &
Ex^{co}rn. Capt. Jno Shinger & Tho: Kermanton their approbation
& examination thereof for the affirminge whereof
Capt. Fran: Digol & m^r Jno Cuth's Jun^r of ye members
of the Court have duly audited & exam^d ye same
& doo with ye rest of ye Court finde it very just &
reasonable w^{ch} is hereby certified & ordered yt ye said
dect. beo putt upon record

Judgment of this day granted to Wm Mellinger ag^t Tho:
Pobacco for ye sum of four hundred pounds of
tobacco & caskes appearing due by specialty for the
with to beo paid wth costs of suite at Ex^{co}rn. And
that the order of last Court ag^t ye sherriffe for the said
holders then appeared beo hereby reversed

+ This day d^r Benja: Robinson brought his dect^{ly} by to
the Court named Wm: Farley to have their Judgment of
his age whom they adjudged he beo seventeen
years of age at ye time of ye arrivall of ye shippe
hee came into ye County in & soe to soe beo according
to dect of Assembly. Always provided yt ye said dect^{ly}
hall beo liberty to make appeare within how had an
judgment made in Bridle for a longer time of service
or due certificate that hee is more then adjudged for
to have 20 wife therein accordingly

+ Certificate is this day granted to George Clarke for nine
hundred dect of land of rights assigned him & of his
wounds, sworn to in open Court as appears by the writt
Jno Cuth's Jun^r m^r Jno Cuth's Jun^r m^r Jno Cuth's Jun^r
Jno Cuth's Jun^r m^r Jno Cuth's Jun^r m^r Jno Cuth's Jun^r
Jno Cuth's Jun^r m^r Jno Cuth's Jun^r m^r Jno Cuth's Jun^r
Jno Cuth's Jun^r m^r Jno Cuth's Jun^r m^r Jno Cuth's Jun^r

Exp. in
the
Court
of
the
King
at
Westm.

Wheras m^r. John Bull Jun^r. was directed to this Court
m^r. Roger yardley & m^r. John Churchwarden
havinge failed to file their petition accordinge to Law
it therefore ordered by the Court (upon ye petition of ye
m^r. John Bull Jun^r) that a Monstrous bee granted him ag^t
the said churchwardens wth paymt. of Court charges at
+ Wheras m^r. Roger yardley & m^r. John Churchwarden
comenced suite to this Court ag^t m^r. John Lykes & fallinge
to file their pet: accordinge to Law It is therefore ordered
by the Court (upon ye petition of ye said John Lykes)
that a Monstrous bee granted him ag^t ye said Church-
wardens wth paymt. of costs of suite at Law.

de. uiden
at
the
Court
of
the
King
at
Westm.

Wheras Richard Whitmarsh comenced suite to this
Court ag^t John Saunders & bringe demurred on by
the said Saunders attorney as illegall. not bringe
ag^t him as marryinge ye Excutrix of d^{ch}. Edmund
mullingredde the Court therefore directed ye said
& have ordered (upon ye petition of ye said Saunders)
that a Monstrous bee granted him ag^t ye said John
Whitmarsh with paymt. of Court charges at Law.
& in as much as ye mistake was in Whitmarsh
therefore ye ought in whose behalfe hee petitioned
not lyable to pay the charge of this Monstrous but
Whitmarsh himselfe.

At a Court hold in Northampton County the 29th
Day of July Anno 1621.
I Do certifie (That John Stringer Esq^r. Capt. Pigeley
& Mayo Wmsponer m^r. John Eyre)

de. uiden
at
the
Court
of
the
King
at
Westm.

In the difference dependinge upon reference betwene
Powell j^r. & Joseph Godwin Esq^r. It is the Judgmt. of the
Court upon ye report of Richard Nottingham Esq^r. & John
Whitmarsh that there is a trespass committed by ye said
Joseph Godwin within ye said Powell Duchesne bound
of here said. And likewise doe refer it to a Jury to
Enquire & finde what Damage shoo hath susteyned
thereby.

de. uiden
at
the
Court
of
the
King
at
Westm.

Wheras ye said Joseph Godwin bringe certified with the
said Judgmt. of this Court humblye craveth appoale
from ye same to bee granted him to ye 4th day of
next Court, m^r. John Bull Jun^r. & d^{ch}. The Warrington
havinge bounde themselves surety for him ye said
appoalant. And Court grants ye same. And ye said
Godwin wth this said securitye bringe into Bond & ye said
d^{ch}. Powell accordinglye to d^{ch}. Powell & d^{ch}. Powell
d^{ch}. Powell & d^{ch}. Powell

de. uiden
at
the
Court
of
the
King
at
Westm.

Wheras m^r. August Powell hath complained to ye Court of a
trespass done by Joseph Godwin on ye said within her land
of marked wood which bringe proved the Court hath proceed
to Judgmt. & ye said Swaine only to Enquire into ye Damage
& accordinglye give in ye. verdict.
(The Jury Verdict).
John Stringer J. J. D. G.
of ye Court

The Jury finde for ye plainiffe fifty pound. Damage
Wm. Waterhouse Esq^r.
A Jury bringe legallye summoned & sworn in the difference
dependinge betwene August Powell j^r. & Joseph Godwin
Esq^r. they finde and give this for their full verdict fifty
pounds of Tobacco Damagyt to ye p^r. It is therefore the
Judgmt. of ye Court & accordinglye ordered that that the
said Defendant shall make paymt. of ye said fifty
pounds of Tobacco Damagyt to ye said p^r. And wheras
it likewise appeared to ye Court that ye said Godwin
ag^t ye p^r. of his mate foriblye took away ye Toolt
of a workman the said Powell employed on her land to
ditch It is therefore likewise ordered by ye Court that the
said Godwin shall take him into his custodye until hee order into Bond
with sufficient securitye for his good behav^r. & paymt.
of all charges of Court. And that this bee a definitive
& determinative end of ye said difference betwene ye
said Powell & Godwin at this Court.

It is ordered by the Court that the: Dupertes bee allowed
credit by the hundred one of ye sterling of Capt. Sabour
will for three hundred & forty pound of tobacco & caskes
of what hee is indebted to ye d^{ch}. of Capt. John Sabour
died. It bringe due to him by d^{ch}. divided & found
just by John Stringer & accordinglye manifested in Court.

Wheras by former reference from this Court John Brann
& Francis Waterhouse Esq^r. of her husband John Waterhouse
Esq^r. there was a further claim by the said Brann
ag^t the said Waterhouse. And hee bringe this Court in d^{ch}.
appears by the Callies of Charles Leigier & Peter Elliot
& a note charged by the said Waterhouse that hee bound in
his life him wth the said Brann paid to John Waterhouse
that there is seven hundred & fifty pound of Tobacco &
caskes more justly due to ye said Brann from the
said Francis Waterhouse. It is therefore ye Judgmt. of ye Court
and accordinglye ordered that shoo ye said Waterhouse make
paymt. thereof unto ye said Brann out of her said husband
estate immediatelye after next Court in case shoo then show
no cause to the contrarye. As also of two thousand twenty
penny Raynt by him alledged to bee due to her said husband
John Waterhouse. In case hee make then justly appears

End of
Custis.

And next Court with further costs of Suits at Exon.
 Whereat it appeared to the Court by Bond that James Weston
 is obliged to yo paymt. of one halfe of an account by Capt
 + Hwacraft exhibited agt him for Ditchinge works & Mowing
 & Sworne to in open Court that it had & must be paid
 by him which said halfe part amounts to yo sume
 of five thousand Eight hundred & ffiftie pounds of
 Tobacco & casko. It is therefore the Judgt. of yo Court
 & accordingly ordered that yo said Debitt fullwith mak
 paymt. of yo said sume of 5815. of tob. & casko but
 the said Capt Hwacraft wth costs of Suits at Exon.

Judgt. is this day granted to Geo. J. Stringer agt William
 + Eighty & two pounds of Tobacco & casko appoyning
 Suits at Exon.

In the difference dependinge betwene Barthol. Kidron
 + John Isaac doft concerning a Bed owned by yo said
 Isaac to be brought from Laurence his heire from
 + Court that yo would in yo said years it appoyning to the
 (& the said Kidron bringe out that was wounded)
 It is therefore yo opinion of yo Court that yo right of yo
 said Bed is in Kidron but a Bed right appoynd to
 him & pay costs of Suits at Exon.

On yo petition of yo said John Isaac. It is yo opinion
 + the 14th day of next Gen. Court her to bringe acceptable
 to yo wth County Court.

Whereat Dan. Elham was directed to this Court by Geo.
 + to law. It is therefore ordered by the Court (upon the
 petition of the said Elham) that a Remittance be granted
 him agt the said Cobb with paymt. of Court charges
 at Exon.

Whereas Sampson Lubint was directed to this Court by
 + in his answer that hee know nothinge of an assignmt.
 of any debt from yo said Justinian yo. for that hee
 the said Lubint never was indebted to him nor had
 any dealinge with him & therefore craved Remittance
 agt him which is Judgt. of yo Court is accordingly
 granted him agt yo said Wm. Goo with paymt. of Court
 charges at Exon.

Reference granted by consent unto Tho: Middleston pt & Humphrey
 doft to be next Court.

End of
Custis.

Reference granted by consent unto Humphrey Lound
 + doft to be next Court.
 All differences still dependinge that Court are referred
 to yo 29th of August next to which time this Court
 adjourned. & that be then the Bayle Bound for Suits
 be determined at this Court to stand in force.

1st of August 1681 Lord &
 Examined by yo Court & signed /
 Geo. J. Stringer
 Geo. Kendall
 Geo. Lijol
 Geo. Eyo -
 Tho: Middleston do. ad.

The Deposition of Abraham Painters aged 22 y^r or there
 + abouts; Swith that m^r. Algard Towell yo widow Halls Amy
 selfe went together to 100 by yo pasture fenced at John
 Powells Plantation as it is called. And was had just 100
 by the fence, & was gone a little way from it & did
 stay about halfe an houre, when Mary Godwin, and
 her sister chins, came & pluckt it downe againe, &
 m^r. Towell asked by whose authority they pulled it downe
 Mary Godwin replied upon her owne, for whom her
 husband was absent, shee was Joseph Godwin. And
 m^r. Towell asked who carried away yo Quays, and
 Caskets, and Mary Godwin replied shee did, & that
 every thinge shee did come, shee would carry away
 and further Swith not.
 Signed
 Abraham. A P Painter

31st of May 1681 Sworn
 in open Court. Tho: Middleston do. ad.

The Deposition of Rebecca Halls widow aged 21 y^r or
 + thereabout. Swith that m^r. Algard Towell & Abraham
 Painters wth my selfe went together to 100 by the
 pasture fenced at John Powells Plantation as it is
 called. And was had just 100 by the fence & was
 gone a little way from it & did stay about halfe
 an houre, when Mary Godwin & her sister chins
 came and pluckt it downe, & m^r. Towell asked by
 whose authority they pulled it downe, Mary Godwin
 replied upon her owne for whom her husband was
 absent shee was Joseph Godwin, and m^r. Towell
 asked who carried away yo Quays & the Caskets
 & Mary Godwin replied shee did, & that every
 thinge shee did come shee would carry away and
 further Swith not.
 Signed
 Rebecca wth R Halls

31st of May 1681 Sworn
 in open Court. Tho: Middleston do. ad.

The Deposition of Tho: Puler aged 27 years or thereabout
 + Swith that yo Depont. bringe employed by m^r. Algard Towell on
 Ditchinge works on the Land at Seaboard had payninge
 Joseph Godwin and bringe at works there on ffodaye 11
 (bringe)

Being the 27th instant, the said Godwin came & was not suffer yo^r Depout to proceed on yo^r said works & work away yo^r Depout's Spade, cle, & hoo & shoo & toopt them, taking away the Spade out of your Depout's hand forcibly, did said hoo shoo not go forward with the said works till hoo knew further did when yo^r Depout told him hoo would be paid for the loss of his time hoo said somebody must pay him but hoo know not whom did further Ist witness

The 31st of May 1661 Sworn in open Court
Thomas Eyles
1st. Dan. Kerchey & Co.

Further that Depout Ist that when hoo was at works within a line of marked trees w^{ch} yo^r said m^r Powell showed him & declared to beo^r P^rey John's chuldr's bound & yo^r land b^eh^ond^o h^or & yo^r said Godwin to which hoo likewise deposted.

The 31st of May 1661 Sworn in open Court
Thomas Eyles
1st. Dan. Kerchey & Co.

The Depo^r of Tho^s. Colint aged 45 years or thereabouts saith that about twenty years since, yo^r Depout and Wm. Burkin was Impley'd by Joseph Godwin to make layl at yo^r Plantation that was the said Godwin - now dead on and was woodd all severall kindes of wood to shooke within P^rey John's line and which line parted Godwin & P^rey John and P^rey John came & the said w^{ch} hoo away our Gunns & hoo warned us, upon which yo^r Depout yo^r land b^eh^ond^o h^or & yo^r said Godwin, did w^{ch} yo^r Depout that Capt. Sabage had marked that line & had it out b^eh^ond^o h^or, & was shooke out shooke within that line. did yo^r Depout further Ist that by the request of m^r Algund Powell Jewett w^{ch} Rich^d. Nottingham son^o & Rich^d. Whitmarsh aboute fift^e weeks since to bidw yo^r aforesaid line and yo^r Depout can I swore that that is yo^r very line and that P^rey John was perfect with in his life time and further saith not

The 28th of July 1661 Sworn in open Court
Thomas Eyles
1st. Dan. Kerchey & Co.

The Deposition of George Felin aged about 24 or 25 y^{rs} - saith that when yo^r Depout further in law Capt. J^o Sabage did lay sick at yo^r Depout's house, m^r Algund Powell came to him & desired a note of him concerning his land & thereunto was given hoo & further yo^r Depout showed his said further in law say that there was a line and had out b^eh^ond^o h^or & yo^r said Godwin & P^rey John, this is yo^r first of yo^r Depout's knowledge & further shooke

The 28th of July 1661 Sworn in open Court
George Felin
1st. Dan. Kerchey & Co.

Was the Subscribers being ordered by the Court to bidw - the line b^eh^ond^o m^r Algund Powell & Joseph Godwin & to give our report to the next Court that which was held & accordingly done & doo find that m^r Powell's fence & ditch is within the line that was formerly b^eh^ond^o which P^rey John did fraudly declare in our hearing to beo^r - his chuldr's bound to which was b^eh^ond^o h^or w^{ch} yo^r said m^r Powell did this 28th day of June 1661.

Witnessed to beo^r yo^r marked of Subscribers before us
Hean: Rigol
In Publick Court
Record: 1st. Dan. Kerchey & Co.

The Deposition of John Wallop aged 51 years or thereabouts saith that about yo^r 27th of May 1662 m^r Algund Powell did Impley yo^r Depout to survey for hoo two hundred acres of land that was formerly P^rey John's land on yo^r Sabourd side - bounding Northward on Capt. J^o Sabage's Northward line - giving it its due breadth on yo^r Sabourd side & length into the woods for which shoo agreed to pay yo^r Depout yo^r one halfe part of yo^r pay for yo^r survey & Rich^d. Patrick and Joseph Godwin to pay yo^r other halfe part and accordingly yo^r Depout did survey yo^r said land. Running first along a line of marked trees (which Capt. J^o Sabage showed yo^r Depout for his Northward bound) west halfe a point Southerly 354 paces & then for the due breadth of 200 acres South halfe a point Easterly 100 paces & then East halfe a point Northwardly unto yo^r conjunction of wood-land ground with marshes & thence passing over a gutter & over a point of firme marsh. 60 paces upon yo^r East-mentioned course continued unto yo^r Suncken marshes - of yo^r Sabourd side further yo^r Depout saith that hoo was very carefull to lay out yo^r just quantity of 200 acres & to give it its due breadth (viz: 100 paces) & did desire Charles Parkes to beo^r one of the chains carriers whom yo^r Depout looked upon to beo^r a very honest man & one that would beo^r carefull and honest in carrying yo^r chains; yo^r Depout further saith that hoo found no error in carrying yo^r chains on yo^r said land did yo^r m^r Algund Powell would with yo^r Depout when hoo made yo^r said survey & going along its Northward bound, Westward bound & part of its Southern bound, shoo Express hoo selfe by words to beo^r yo^r were satisfied with the surveying & provided yo^r chains carrier carefull. But when shoo came about halfe way downe the Southern bound shoo then Express hoo selfe dissatisfied with the survey, & after when shoo came to yo^r marsh shoo then Express hoo selfe sorry much dissatisfied with yo^r survey and was very angry. further yo^r Depout saith that on the

(next)

next day after yo^r depont. had surveyed yo^r said land
cap^t Ju^s. Sabage expressed himself to be satisfied and
content with the survey that was made of yo^r said
Powell's land. And also ordered yo^r depont. to survey
Joseph Godwin & Rich^d. Patrick 1150 acres of Jo^hnning
on yo^r first said survey 200 acres of m^r. Powell & on
his Northward line, the which accordingly yo^r depont
did to yo^r said Sabage bringe present & when yo^r survey
was finished had yo^r said Sabage did direct & order
yo^r depont. to draw a ditch for the said 1150 acres
of land according to its bounds w^{ch} by yo^r survey
was then made & also for fifty acres of Junckon
marshes more in all 1200 acres for Rich^d. Patrick
& his heirs & assigns
John Wallop etc.

The 28th of July 1681 Sworn
in open Court
J^hs. Dan. Birchall etc.

The Deposition of Charles Parkes aged 46 y^{rs} or thereabouts
saith that yo^r depont was at yo^r surveying of yo^r said
landings w^{ch} Rich^d. Patrick, Joseph Godwin, & m^r. Powell.
And yo^r depont further saith that Cap^t Ju^s. Sabage was also
there and did order m^r. Wallop who had should begin yo^r
survey to lay out m^r. Powell's two hundred acres of land
which Wallop accordingly offraided. And about two weeks
since, Joseph Godwin came to me & desired me to
bidw a ditch y^t was lately made, & I came accordingly
& bidw it, and found that yo^r said ditch was & is
upon Joseph Godwin's land, by yo^r survey of m^r. Wallop.
And further saith not.
Charles Parkes

The 28th of July 1681 Sworn
in open Court
J^hs. Dan. Birchall etc.

Cesar Godwin aged about 30 years Sworn & Exam.
Deposeth as followeth

This depont. saith that in May 1672 had this depont. was present
when m^r. Wallop surveyed yo^r lands of m^r. Powell, Rich^d. Patrick
& Joseph Godwin, & further saith that m^r. Sabage was also
and did order m^r. Wallop who had should begin to lay out
m^r. Powell's 200 acres of land (that is to say) upon his North
and for length, the due breadth upon yo^r seaboard side
& upon the said Cap^t Ju^s. Sabage took his horse & left the
surveying had could do yo^r no further labor y^t yo^r Cap^t
Sabage not mentioning that m^r. Powell's 200 acres of
land was then before set out to Peter John either by him
or any else by his order & further saith not.
Cesar Godwin

Further yo^r depont. saith that he findeth a
piece of a ditch within yo^r survey of
200 acres of land surveyed by m^r. Wallop.
The 28th of July 1681 Sworn in open
Court
J^hs. Dan. Birchall etc.

Humphry Lord aged 32 years or thereabouts Sworn
& Exam. Deposeth as followeth

This depont. saith that in May 1672 had this depont. was present
when Cap^t Ju^s. Sabage ordered m^r. Wallop to lay out 200 acres of
land for m^r. Powell ordering him where to begin both for
length & breadth, this depont. saith m^r. Wallop accordingly
went about it. This depont. marking yo^r tract accordingly
to m^r. Wallop's order: and this depont. also saith that m^r. Powell
was there present who should well satisfied with m^r. Wallop
came near yo^r bottoms of yo^r South line and then those
should angry desiring m^r. Wallop to measure in the
said now in question which had refused sayinge it
was none of his right, for it was Rich^d. Patrick's due -
and further this depont. saith that several of the trees then
marked and since cutt downe and some yo^r marks cutt
out but by whom he cannot depose. And also that the
lands now in question was not then measured into m^r.
Powell's 200 acres there beinge a ditch & part of a piece
bottoms of & Rich^d. Patrick's land. And further saith y^t
when yo^r land was surveyed in against Powell's desire
m^r. Wallop to enter yo^r marsh opposite ag^t yo^r land had yo^r
said Wallop surveyed, & Wallop repliede that might have
away money if I had pleased, but that marsh belonged
to Rich^d. Patrick. further saith not.
Humphry H. R. Leads

The 28th of July 1681 Sworn in
open Court
J^hs. Dan. Birchall etc.

The Deposition of Humphry Leads aged 32 y^{rs} or thereabouts
saith that upon yo^r request of Joseph Godwin, had sayinge
him could show a line of trees upon m^r. Powell's
land (as it is called) of w^{ch} land the w^{ch} Court had had
dec^r of yo^r to his knowledge. Benjamin Nottingham &
my self went with yo^r said Godwin, & had showed w^{ch}
several trees which should be due duely w^{ch}
& had three Notches on a side, the trees bounding towards
yo^r said said James Peter John formerly lived on & further
saith not.
Humphry H. R. Leads

The 29th of July 1681 Sworn
in open Court
J^hs. Dan. Birchall etc.

The Deposition of Benjamin Nottingham aged 24 y^{rs} or
thereabouts saith that at yo^r request of Joseph Godwin
had sayinge had could show a line of trees upon m^r.
Powell's land (as it is called) which yo^r w^{ch} Court
had had dec^r of yo^r to his knowledge. Humphry Leads
and my self went w^{ch} him: yo^r said Godwin & had showed
w^{ch} several trees w^{ch} should be due duely w^{ch}
& had three Notches on a side, bounding towards yo^r said
said James Peter John formerly lived for the 1st tract
of

The 29th of July 1681 Sworn in
open Court
J^hs. Dan. Birchall etc.

180. m^o Subur is 1881
 + Jumps for making of a Plank Coffin - 200 - 150
 for thirty days work at 35^o of day - 105 - 090
 for twenty pounds of Butter - 100 - 100
 405 - 340
 G^o W^o B^o W^o of 1881 Thomas Barke
 his account & has taken of some small matter
 his due as p^oents of 1881 amounts unto
 three hundred & forty p^o of 1881 & cask
 dated 16th of Apr^l 1881 1881 1881
 Recorded yo 4th of Augst 1881 of 1881 1881 1881

January yo 1st 77

M^o J^o W^o W^o is - - - 1880

+ To the balance of all our elect^o at yo hind brings } 0618
 due charged by m^o J^o W^o W^o - - - - -

October yo 11th = 78 :

As yo doubt covering yo now dwelling house } 0500
 of agreement - - - - -

To 2000: 20 Mayes out 1118

96: To yo husbands net to give 1881 1881 1881
 Jan^y p^o 13 To yo husbands net to give 1881 1881 1881

Recorded yo 4th of Augst 1881 of 1881 1881 1881

+ m^o B^o W^o W^o pray be pleased to give 1881 1881 1881
 W^o W^o for two hundred & fifty p^o of 1881 & this my net
 shall be yo satisfied 1881 1881 1881 yo friend to provide
 this thirteenth day of January Anno. 1680

Recorded yo 4th of August 1881 1881 1881
 of 1881 1881 1881

+ The Depos: of 1881 aged 32 yo^r or thereabouts
 saith that m^o J^o W^o W^o did agreed wth m^o & 1881
 Thomas Elliott whom was was servants to m^o J^o B^o W^o
 William W^o Double cover for him the said W^o W^o
 his dwelling house and had yo said W^o W^o would
 pay our master five hundred p^o of 1881 & cask for
 our work upon which agreement. Tho: Elliott & my self
 afforded yo work for him according to bargain and further
 further 13th w^o /

And 29th of July 1881 Sworn in
 open Court 1881 1881 1881

+ The Depos: of Tho: Elliott aged 29 yo^r or thereabouts
 saith that m^o J^o W^o W^o did agreed wth m^o & 1881
 Rogier whom was was servants to m^o J^o B^o W^o
 he double cover for him yo said W^o W^o his dwelling
 house & had the said W^o W^o would pay our master
 five hundred pounds of 1881 & cask for our work
 upon which agreement. Tho: Rogier & my self
 afforded yo work for him according to bargain and further
 further 13th w^o /

And 29th of July 1881 Sworn
 in open Court 1881 1881 1881

The Charge of 1881 dyett of workmen & Tools
 done by John Lepburn & Tho: Tyler for yo 630 & by
 order of Isaac Foxcroft & James Robia

9680 fods of Ditch at 1st of foot - - - - 9680
 to Simon Fosens for 3 months dyett at - } 0375
 125th Tobacco of month - - - - -
 to Arthur Lubins 3 months dyett of popowray 0375
 125th Tobacco of month - - - - -
 to Simon Fosens 3 months dyett to Thomas } 0375
 Tyler at 125th Tobacco of month - - - - -
 to Arthur Lubins 3 months dyett of w^o Tho: } 0375
 Tyler at 125th of month - - - - -
 to 7 Spades worn out in digging their works } 0490
 at 70th of Spade - - - - -
 Errors Excepted of Isaac Foxcroft. 11700.

James Robia - 53
 As yo moiety of 11700th } 5850
 Tobacco & cask - - - - - }
 of 3^o by Robia out }
 of 7 Spades 70 } 035
 yo moiety - - - - - }
 due on balance 5815
 5850

And 29th of July 1681 oath made in
 open Court by yo 50th by Isaac Foxcroft &
 yo a Court dec^o hall bonds & is to be
 paid by him 1881 1881 1881

Recorded yo 4th of Augst 1881 of 1881 1881 1881
 + If any one can give me notice of a lited Black Skirfor
 went astray in this last Sept on both sides. Slitt on
 both sides and halbed on both Ears, they shall be
 satisfied for their pounds
 Tho: Wigon

And 29th of July 1881
 this note 15th by at Court 1881 1881 1881
 Recorded yo 4th of August 1881 of 1881 1881 1881

At a Court hold in Northampton County the 29th day
 of August Anno 1681

Printed by W^o W^o W^o Cap^l Francis Digby
 Cap^l J^o W^o W^o in J^o W^o W^o

Whereas Thomas Bushell was distressed to this Court at the
 Suite of John Peto, who failing to file his petition ag^t him
 according to Law. It is therefore ordered by the Court (upon
 the petition of the said Bushell) that a Non Suite be
 granted him ag^t the said Peto with payment of Court charges
 at Law.

Whereas Henry Peto was distressed to this Court at the Suite
 of Charles Robson for the sum of two hundred & fifty
 pounds of Tobacco & cask who failing to appear to
 answer the same. It is therefore the Judgment of the Court
 that the Sheriff make payment of the said two hundred &
 fifty pounds Tobacco & cask unto the said Robson immediately
 (after

after the next Court (in case of a nihil dicit of the said
Suits there & the said Record then makinge his d^ol appear
justly due) with costs of Suits at Law.

Whereas Ju^r Coppley comenced Suits wth this Court in the
behalf of his ma^{ty} & himself ag^t Nicholas Grainger for
killinge a Hogg of his marks & bringe Non-suited for
the said Grainger on a former dec^r brought ag^t him
for the same thinge wth the said Coppley had feild
paymt. of the Court therefore dismisst yo^r said Suits.

East
Side

Att the Instance of Wm Kendall one of yo^r overseers
of the will of Cap^t John Sabage d^od Judgm^t is this day
confessed by Henry mallowes for the Sum of two thousand
three hundred & fiftie pounds of Tobacco & casks as due
by Bill to the said Cap^t Sabage & shal^d forthwith be
paid with costs of Suits at Law.

Att yo^r instance of Wm Kendall one of yo^r overseers
of the will of Cap^t John Sabage d^od Judgm^t is this day
confessed by Edward Parkinson for the Sum of one
thousand Twenty & fower pounds of Tobacco & casks
as appearing due to the said Cap^t Sabage & shal^d by
Bill & for the Rent of his Plantation yo^r last year -
1680. forthwith be due paid wth costs of Suits at Law.

East
Side

This day ord^r granted by Wm Kendall ag^t Isaac Jacob
to Cap^t Widdowes Johnson & d^ol Comproamis his wife for
one dayes attendance at Court as Evidence for him ag^t
Cap^t Whittington & cominge and goinge accordingly wth
d^ol of off^rably.

East
Side

Whereas the d^ol of off^rably for Chabotagen &c. Impow^{er}
and Enjoyned the severall and respective County Courts
to appoint Justices in trust for the managinge the
Carcens thereof accordingly to the said d^ol this Court
havinge therefore takinge the same into their Consider^{ation}
have thought fitt & doe (accordinge to yo^r said
d^ol) nominate Dulwich, & appoint Sh^r tenn^t Cap^t
Ju^r Cushe Esq^r & Cap^t Francis Sigel Justices in trust
accordingly to purchase & take good assurance for
the Towns Land laid out for the County & to sell dispo^{se}
& receive Satisfaction & give sufficient assurance like^{wise}
wth to the purchasers thereof And in all things to
d^ol & Regulate as fully as the Justices (to be due paid
hereby) appointed by the said d^ol are Impow^{er}ed & Enjoyned.

Whereas ord^r passed last Court for the right of a Bod brought
over for Laurence his boye at James Towne the 20th of
yours by Ju^r Isaac to Bod in Parth^{er} theron as a wounded
man & for the said Bod to be delivered him accordingly

kill a better right appeared And whereas Laurence havinge
shewed on the said order but not served And it now appear
inge to this Court by the testimony of the Hon^{ble} Ju^r
Cushe Esq^r that wth his knowledge the said Bod could be
none of the said Persons forasmuch as hee know where
the said Isaac had the Bod after the wounded man with
their Bodds were carried aboard. It is therefore yo^r Judgm^t
of the Court and accordingly ordered that the bringinge
of the said Laurence be suspended till a few next Court
and that the Sheriff take notice hereof & forward
bringinge of the same accordingly. & then to be further
& more fully determined.

Reference granted unto Robert Kulkinder pt & J^o W^o
W^olverhoughe d^ol by consent of the said partyes by order

Att a Court hold in Northampton County the
30th day of August Term 1681.
Sent { Cap^t John Stringer } Mag^r W^o Spencer }
{ Cap^t John Lubin } or Ju^r Cushe Jun^r }

Att the Instance of Wm Kendall one of yo^r overseers of
the will of Cap^t John Sabage d^od Judgm^t is this day
confessed by John Davis for the Sum of three thousand
three hundred & Twenty pound of Tobacco & casks as
due by Bill d^ol & for Rent to the estate of the said
Cap^t Sabage forthwith be due paid wth costs of Suits
at Law.

Judgm^t is this day Confessed by Co^r Jar Godwin to Wm Kendall
for the Sum of seven hundred forty five
pounds of Tobacco & casks as of two severall Bills
paid for him forthwith be due paid wth costs of Suits
at Law.

The difference dependinge in Chancery betw^{en} Cap^t Isaac
Hoxcroft Compt^r & James Noble Esq^r is by Consent
of the said partyes referred to yo^r next Court & if the
said Noble then answer yo^r Saund.

Whereas Martin Simpson bringe doctored to this Court
by Christopher Barratt who feildinge to prove his pt.
It is therefore the Judgm^t of the Court & accordingly
ordered upon the petition of the said Simpson that
Monsieur be granted him ag^t the said Barratt wth
paymt. of Court charges at Law.

In the difference dependinge upon a former reference
betw^{en} John Bellamy pt & Thomas Smith d^ol
for Satisfaction for goods sent by the pt. wth the
d^ol to the wharshill & received of an oboy there of
the said Bellamy, by the said Smith accordingly to the
(d^ol)

Decth with receipts to them under the said Smiths hand
It is the Judgment of the Court & accordingly ordered that
the Sheriff take sufficient Security of the said Smiths
for the making full satisfaction according to the
said Decth with receipts under the said Smiths hand
to the said John Brilamy by the last of Nov^r next
(in case hee the said Smith then show no just
cause to the contrary) with costs of Suits at Law

Upon the petition of Cap^t Math^s Walker as principal
to the estate of m^r John Willett deceased as if Judgment
open record in the County appeared Administration
is granted him on the Surplusage of yo^r said Willett
estate relinquished by the widow & former Admin^r
of the said Willett being gone out of yo^r County
& came not to her hands Her dutie into Bond
with Security according to Law in such cases made
and provided /

Earl
cott
Mayer

Upon the petition of Cap^t John Spryng as a goods
creditor & warder in relation unto his Sister m^r
Anne Dalby widow deceased Administration is granted
him on her estate her dutie into Bond with
Security according to Law in such cases made
& provided /

Earl
Linger
Earl
Linger
Earl
Linger

In the difference depending between m^r Cregell
gardner & m^r John Michael Churchwarden of the
parish of Stinger pth & m^r John Cullis doct having
dressed him to the last Court & bringing Res-
pition ag^t him whereupon hee had Monitions granted
him ag^t them which they having failed to pay him
sofas they comouced the second Suits ag^t him It is
the order of the Judgment of the Court & accordingly ordered
(upon the petition of the said m^r Cullis) that a Respite
be granted him ag^t the said Churchwarden wth payment
of Court charges at Law

Earl
cott
Mayer

The Hon^{ble} Mr Justice returned by the Sheriff ag^t Cap^t John
Whittington at the Suits of Isaac Jacob the Court dis-
missed the same /

The difference depending between John Addison pth and
John Addison doct the Court think fit to refer it to
the next Court & then to be so determined /

The difference depending between James Watt pth &
Charles Lewis doct the Court think fit to refer to yo^r next
Court

Whereas it appeared to the Court by sufficient testimony
in the difference depending between Henry Brookes pth &
John

35
Earl
cott
Mayer

John Brilamy doct that about last Spring was Twelve
month the said Brilamy had two hhd of Tobacco of the
said Brookes wrought unto by the said Brookes but
within seven hundred thirty two pounds wth hee was to
pay good for where his goods came in (which two said
heer expected suddenly) at cheap as they were then
sold which hee hath hitherto failed to offrand It is the
order of the Judgment of the Court and accordingly ordered
that the said Brilamy pay & satisfy unto yo^r said
Brookes goods to the value of the said 792 of Tobacco
& casks by the last of Nov^r next according to
evidence as aforesaid or judicially as goods are now
sold at the said Brookes Election with all costs of Su-
last Court & this according to yo^r said Brookes petition
at Law

This Court adjourned to the 31th of Octob^r next /
The 31th of Sept^r 1681 Read &
Exam^d & signed
perth Dan^l Kercheff to ad /
John Steinger
Wmth Kercheff
John Rebins
Heanth Pigeol
Hancock Esq

The Deposition of James Robill aged 26 years or thereabouts
Sworn to & Examined South as followeth
+ that this depon^t about three years ago was ordered by Isaac
Jacob to carry a certain Sloop Capt^t Whittington had
word of him to Capt^t Oddones Johnson to take him the
said Whittington and goods and go to Doonoko which
yo^r depon^t did and went where so ever the said Whittington
commanded him and particularly went aboard of Keiths
from thence with the Sloop for the River to Reunyo
Brooks & with the Boats to m^r Samfords after that
carried the Sloop by his ord^r to Doonoko River Pitt
Creeks & then came downe againe & took Rum
& Sugar out of the said Keith and a Negro And
the said Whittington took a Tubb & putt Bricks in
and made a fire to keepe his Negro warme with
and went to Watts Island with the said Whittington
to take in another Negro where woe went all on
Shore but the Negroes, afterwards the said Whittington
sent my brother Pears & another man on Board for
a Bottle of Rum & they came back and told the said
Whittington the Negro had Broke by a Barrel of Sugar
whereupon yo^r said Whittington sent me on Board to
head of up the said casks & bringe the Negroes on
Shore, and by & by the depon^t and others for the said
Sloop, all on fire and woe went on Board to quene the

the first out as fast as wood putt out the first in the
Sloops the Run still kept burninge and mastered
63. did the Depout further south that as they went
63 to Pocomoke the said Whittington ordered 63 to go
into muddy brooks within which wood did accordingly
and further south not

The 29th of Aug^r. 1681 Sworne in
open Court. *Jam^r Nebell*

The Deposition of Chr: Johnson aged Thirty Eight years
or thereabouts saith that yo^r Depout heard Capt^l Will:
Whittington say that Isaac Jacobs Sloope was to come
to the mouth of occahaunock and take in some
Rum & Sugar for C^t Jonifer & to carry it 63 to
muddy brooks this is truth to the best of my knowledg
& further sth not

The 29th of Aug^r. 1681 Sworne in
open Court. *Jam^r Nebell*

The Deposition of Adm^rance Johnson aged Thirty Six
years or thereabout saith that yo^r Depout heard
Capt^l Will: Whittington say that Isaac Jacobs Sloope
was to come to yo^r mouth of occahaunock & take in
some Rum & Sugar for C^t Jonifer & to carry it
63 to muddy brooks this is truth to yo^r best of my
knowledg & further sth not

The 29th of Aug^r. 1681 Sworne
in open Court. *Jam^r Nebell*

The Dep: of Tho: Marshall aged 55 years or thereabouts
+ saith that yo^r Depout heard S^r J^r Woodson Isaac
Jacob & Capt^l Whittington bindinge to yo^r hiringe of d.
Sloope by the said Whittington of the said Saco.
which was 63 woodson the said Jacob and Jam^r Nebell
that they bought of m^r Woodson did as fast as yo^r
Depout did know by the said agreement the said Sloope
was to touch at occahaunock brooks mouth and
make there no delay and from thence to saye
to Pocomoke as high as John Rumysd. Landinge
and no further & further sth not

The 30th of Aug^r. 1681 Sworne
in open Court. *Jam^r Nebell*

The Deposition of Simon Thomas aged 42 years or
thereabouts saith that in Septemb^r last at yo^r sayeing
of the New church in d^r Spencers field in yo^r Parish
Jun^r came thither and spake to me yo^r Depout. he
came thither to make him a Pow in the said New Church
telling me he would give me a bit of Tobacco to
build him the said Pow. did I make answer to him
that I would not take Tobacco to build it but had
rather take cedarwood did m^r Jun^r further make answer
to me yo^r Depout. he would give cedarwood to choise
did hee desire to have the first Pow that was
built in the said Church and did very much approve
the works and the place for the Church. did yo^r
m^r John further bid me yo^r Depout. he send to his house
and hee would give me Thirty or forty galls^{ts} of
Cyder to drinke yo^r next day and further sth not.

build him the said Pow. did I make answer to him
that I would not take Tobacco to build it but had
rather take cedarwood did m^r Jun^r further make answer
to me yo^r Depout. hee would give cedarwood to choise
did hee desire to have the first Pow that was
built in the said Church and did very much approve
the works and the place for the Church. did yo^r
m^r John further bid me yo^r Depout. he send to his house
and hee would give me Thirty or forty galls^{ts} of
Cyder to drinke yo^r next day and further sth not.

The 29th of Aug^r. 1681 Sworne
in open Court. *Jam^r Nebell*

The Dep: of Tho: Lucas aged 33 years or thereabouts
+ saith that in Septemb^r last at the sayeing of yo^r New
church in yo^r Parish Jun^r came thither & spake to Simon
yo^r Depout to make him a Pow in yo^r said New
Church telling him hee would give him a bit of Tob:
yo^r Simon made answer y^t hee would not take
Tobacco to build it but had rather take cedarwood the
yo^r further made answer y^t hee would give cedarwood to
choise & yo^r said further desired to have yo^r first Pow
y^t was built in yo^r said Church very much approve
both yo^r works & yo^r place for yo^r Church and further
yo^r said further bid yo^r said Simon he send to his house
& he would give him a Thirty or forty galls^{ts} of
Cyder to drinke yo^r next day & further sth not

The 29th of Aug^r. 1681 Sworne
in open Court. *Jam^r Nebell*

The Deposition of Elizabeth Baynum the lawfull wife of
George Baynum aged 24 years or thereabouts saith that
yo^r Depout with yo^r Depout^r Sister Mary Cummings came
to Nicholas Granger and was saw a Keyg hange by in his
house and then yo^r Depout^r Sister asked him the yo^r Granger
whither that Keyg was the blis barrow that hee the said
Granger had confessed spoke of, because hee had said it was
Sod ground a barrow. did Granger replyed, that that
Keyg was none of his, but it was Abraham Vansditt
Keyg and had beene formerly John Copleys Keyg and
my Sister replyed that shee knew John Copleys marks
well enough, & Nicholas Granger bid her come & see it
and my Sister replyed that John Copleys marks was
the right ears bittehalbed & overhalbed and the left
ears cropt but shee could not tell whither it had a
Sth in it I or no did Granger said hee is yo^r selfe
same marks & further saith not

The 29th of Aug^r. 1681 Sworne in
open Court. *Jam^r Nebell*

The Deposition of Mary Hemmings (the lawfull wife of Thomas Hemmons) aged 22 years or thereabouts Saith Nicholas Granger & was saw a tegg hang up at his house and I asked him the said Granger whether that tegg was the Blue Barrow that hee the said Granger had before spoke of, because hee had said it was a great a Barrow: and hee the said Nicholas Granger replied that that tegg was none of his; But it was Abraham Vanfeldts tegg, and it had Gods famerly John Copleys tegg upon which I told him that I knew John Copleys marks well enough & hee had me come and see it, then I told him that John Copleys marks, was the Right one biddchalton & overhalton, and the left one except but I could not tell whether it had a slit in it I or was, and Granger then told me that that was the very same marks, and further 5th. net.

The 29th of July 1681 Sworn in open Court. Signum
 Theth Dan. Birchey & ad. Mary Hemmings

The Deposition of Elizabeth Allegood the lawfull wife of Thomas Allegood aged 38 y^{rs} or thereabouts Saith that the last Springs was a Twelve month yo^r Depont. being in company wth Henry Brooker & his Brother at m^r Bellamy's house Henry Brooker then told m^r Bellamy that hee had two tith of Tobacco and if m^r Bellamy would give him goods for them as cheap as any was then hee had yo^r said Bellamy should have them, whereupon m^r Bellamy replied hee had no goods then but hee looked for goods very suddenly, and then hee should have goods as cheap as any was at that time told upon that condition Henry Brooker should have the Tobacco and further 5th. net.

The 29th of Augst 1681 Sworn in open Court. Signum
 Theth Dan. Birchey & ad. Elizabeth Allegood

The Deposition of Phillis Eastmond the lawfull wife of Thomas Eastmond aged 44 y^{rs} or thereabouts Saith that the last Springs was a Twelve month yo^r Depont. being in Comp^y wth Henry Brooker and his Brother at m^r Bellamy's house Henry Brooker then told m^r Bellamy that hee had two tith of Tobacco and if m^r Bellamy would give him goods for them as cheap as any was then hee had the said Bellamy should have them whereupon m^r Bellamy replied hee had no goods then but hee looked for goods very suddenly & then hee should have goods as cheap as any was at that time told & upon y^t condition Henry Brooker should have the Tobacco & further 5th. net.

The 29th of August 1681 Sworn in open Court. Signum
 Theth Dan. Birchey & ad. Phillis Eastmond

The Deposition of Jane Brookes the lawfull wife of John Brookes Saith that yo^r Depont. m^r John Paddison on the Road, and Paddison did then ask me whether I know where John Addison was and I replied I did not know where hee was for I had not seen him a great while since In Paddison replied hee heard that hee the said Addison was in m^r Wetherhays his Powdering Tubb further 5th. net.

Signum
 The 29th of Augst 1681 Sworn in open Court. Signum
 Theth Dan. Birchey & ad. Jane Brookes

The Deposition of Agnes Ward the lawfull wife of John Ward aged 50 years or thereabouts Saith that m^r John Paddison came to my house and did ask me where John Addison was, and I replied I could not tell, upon which John Paddison replied that hee heard that hee the said Addison was in Wetherhays his Powdering Tubb and further Saith not.

Signum
 The 29th of Augst 1681 Sworn in open Court. Signum
 Theth Dan. Birchey & ad. Agnes Ward

The Deposition of Prudence Glaswell aged Thirty odd years Sworn & c^t. Saith as followeth that yo^r Depont. husband spoke to one John Addison & Taylor to come to work at our house, who did thereupon promise to come to work for us the week after Easter last. And yo^r Depont. further 5th. that one John Paddison at Taylor in Easter week last came to yo^r Depont. house and told her husband & self that hee heard they had some employment for a Taylor and proposed himself to serve them. But yo^r Depont. & husband replied they had employed the said m^r Addison to work for them, whereupon yo^r said Paddison answered it is dangerous employing that man Addison for hee hath the Pest and hath been in m^r Wetherhays Powdering Tubb. upon which yo^r Depont. & husband employed yo^r said John Paddison & quite for sooke & left yo^r said m^r Addison.

Signum
 The 30th of August 1681 Sworn in open Court. Signum
 Theth Dan. Birchey & ad. Prudence Glaswell

The Deposition of Capt. Richard Lockwood aged 44 years or thereabouts & chary yoomans aged twenty eight years or thereabouts Saith that about the latter end of Dec^r or yo^r beginning of January. 80 being both at yo^r house of John Bellamy where the Smith came & proposed himself to be to the said Bellamy's overseer at Prims hooke in the County of New Deale formerly called the whorshill County and the said Smith made a faim^d agreement with yo^r said Bellamy to be his overseer at yo^r a bound place for one whole year, and was to have one whole share of

(what

what was planted by the said Smith and these hands as
 forthwith to him & put into his charge and custody to work
 in the ground namely Richard Gupps & John Buddon
 these two he accepted of for one whole share a peck
 Richard Parrott a boy was to have but halfe a share
 himselfe and all his hands under his charge the carpenters
 Benjamin Nottingham & Richard Wadkins in getting
 of Timber for the said Bellamy building and further
 Sworne before me this 26th of May 1681. In witness whereof
 I signed my hand & seal the 26th day of May 1681.
 John I. Scott

Rich: Lockwood.

signe

For and by the said Dan: Archy & ad. Co. North
 every M^o government

The Deposition of Joane Scott aged fifty yeares or there
 about. Sworne & ex^o Saith at foot
 that being at m^o Bellamys house the day before T. Smith
 went by to ye Herd Kill. Saw & heard m^o Bellamy say
 I will not sett my hand to any thinge to make good what
 ye^o said by me. Now said Bellamy It is only an jubilee
 of what goods Tools etc^o & herds I send by to now
 doale for my owne use. And further saith that being
 in company at ye Court house about May last with
 Sponcor Bellamy & Nottingham in discourse about this
 Bellamy say to me yo^o Sponcor, Doo ye think I was
 such a fool or faggard to trust such a fellow as this
 meaninge T. Smith with my best goods & herds
 I sent by to now doale & send to no body else to take
 of them. Upon w^{ch} replyd m^o Bellamy it is mighty well
 said if ye^o had repd enough ye^o would haue ye^o selfe
 the 26th of May 1681 Sworne
 in open Court. John I. Scott

Januery ye 6th 1680

These goods of mine are delivered to my coosor Tho: Smith
 to my Plankton Prime Lock in ye whors like County etc

- | | | | |
|---------------------|----|------------------------------|--|
| 1 Row Graps Kittles | 24 | Waddles | |
| 1 Row Dies Kittles | 4 | Black dived | |
| 1 Fryinge pan | 3 | o ^o cob. Thread | |
| 3 Narrow clott | 1 | Box of pitch | |
| 3 Narrow wood | 2 | Roll of Salts | |
| 3 Broad wood | | Some melle with Salts | |
| 400 lb of Ray Ot | | 1 pound of pepper & Ginger | |
| 150 lb of Ray Ot | | 1 pound of Soap | |
| 200 lb of Ray Ot | | 3 Iron wedges | |
| 200 lb of Ray Ot | | 1 powder spoon | |
| 500 lb of Ray Ot | | 1 Inch 2 ^o digger | |
| 600 lb of Ray Ot | | 1 Iron | |
| 1000 lb of Ray Ot | | 1 Fryinge pan | |
| | | 1 Smoothing Iron | |
| | | 4 yds Blow Trading cloth | |
| | | 6 yds Red Trading cloth | |

- | | | | |
|----------------------------|--|--------------------|--|
| 1 Wallott | | 3 Curys Towell | |
| 1 hawkinge Cugg | | 1 Copper Sawed pan | |
| 2 yds of red Trading cloth | | 1 Tims quart pott | |
| 1 Curys Table cloth | | | |
- These things above mentioned & on ye other side
 is acknowledged to be received of me

Thomas Smith Doo acknowledge to have received of Jo:
 colony by ord^o of m^o John Bellamy the workinge Tool etc
 has the said Bellamy left with the said colony

- | | | | |
|-------------------------|--|------------------|--|
| 2 Narrow clott | | 1 Drawinge Knife | |
| 2 wood 1 Narrow 1 Broad | | 1 Chysel | |
| 1 hand saw | | 1 Broad clott | |
| 1 hammer | | 2 Gimlets | |
| 1 carpenters storr | | 1 3 Squares file | |
| 1 Flaw | | 1 Rock lock | |
| 2 chisells | | 1 Padlock | |

Tho: Smith goods of the above written Thomas Smith Doo
 acknowledge to have received of ye above said colony etc
 without my hand this 17th day of January 1680

Benja: Nottingham. The marks of T. S. Tho: Smith
 Brodd ye 12th of Sept^r 1681 of Dan: Archy & ad. Co. North

The Deposition of Cap^t Rich: Lockwood aged 29 y^o for three count
 & many yeomans aged 28 yeards or thereabouts both being at
 ye house of John Bellamy 5th about last Christianal Benjamin
 Nottingham & Rich: Wadkins came over to prefer their
 services to ye said Bellamy to goe on his Impley^o at ye
 whorskill ye said Bellamy asked what they would be
 willinge to doe. Nottingham answered & said he would
 as a carpenter in repairinge & buildinge of houses. and
 Wadkins answered and said he would assist him as to
 ye gettinge of Timber & helpinge him to build & if they
 would agree for wages. Tho: said Bellamy agreed wth the
 said Nottingham at a certain price of month for month
 certain of three monthes more. & if ye said Bellamy
 required it ye said Nottingham. did oblige himselfe to worke
 wth as to ye buildinge good begin^o houses & on that point
 he should be paid Encomentally hired that as was his due
 Tho: said Wadkins did agree wth ye said Bellamy for to
 worke for him butt a fortnight before next Christianal
 impleyng for this reason he intended to come downe
 and bitt his friends ye said Wadkins was to helpe ye said
 Nottingham as long as his time was to stay in Bellamys
 Impleyng & if Nottingham should goe away before ye said
 Wadkins time should be expired then ye said Wadkins
 was to worke ye remainder of ye hill time as the said Bellam
 should thinke fitt by their mutual agreement. Tho: said Nottingham
 and the said Wadkins was forthwith to goe to the whorskill and
 there to Drimshooke & there to followe their businesse until their
 times were fully expired & further sh^o Rich: Lockwood
 Sworne before me this 26th day of May 1681. In witness whereof
 I signed my hand & seal the 26th day of May 1681.
 John I. Scott

For and by the said Dan: Archy & ad. Co. North
 every M^o government

The Deposition of Richard Jester aged 49 y^r or thereabouts
 + Saith that Christopher Barrett and yo^r Depont was talking
 at Kingdons Church gate, and Christopher Barrett did then
 turne himselfe about and forwarded Martin Simpson
 from Entertaininge his yo^r Said Barretts wife halfe an
 hour in his house, & presently after Christopher Barrett
 went into yo^r Church yard & had yo^r Said Barretts wife
 then againe forwarded Martin Simpson fro. Entertaini
 his wife one hour in his yo^r Said Simpsons house, and
 Barrett did then desire yo^r people to take notice of it
 did then say how would christ him the
 said Martin yo^r next morninge if hee did entertaine
 her one hour and further I th. uol.

This 29th of Aug^t 1681 Sworne
 in open Court Richard R. Jester
 Th^o. Dan. Birchall Esq^r.

+ The Depos: of Frances Jester yo^r lawfull wife of Rich^d. Jester
 aged 41 years or thereabouts 3th that Christopher Barrett
 did in Kingdons Church yard in yo^r presence of me yo^r Depont
 & my husband forwarded Martin Simpson from Ent
 taininge his yo^r Said Barretts wife halfe an hour in his
 house & presently after did againe forwarded him yo^r
 said Simpson from entertaininge his wife one hour
 in his yo^r Said Simpsons house, and Barrett did then
 desire yo^r people to take notice of it, did yo^r Said Barretts
 did then say how would christ him yo^r Said Martin the
 next morninge, if hee yo^r Said Martin did entertaine her
 one hour, and further I th. uol.

This 29th of Aug^t 1681 Sworne
 in open Court Frances Jester
 Th^o. Dan. Birchall Esq^r.

+ The Deposition of Humphrey Brookes aged 33. or 34 y^r
 or thereabouts Saith that yo^r Depont bringe at Martin
 Simpsons house with Sobriall blith of yo^r Neighbour
 & Christopher Barrett came there. & Martin Simpson
 spake to Rich^d. Walsen to come into yo^r house & eat
 and drinke wth them and Christopher Barrett to
 Rich^d. Walsen had wth him in, and after dinner
 Martin went out himselfe & asked him to come in
 and eat & drinke & did as yo^r rest of yo^r Comp^y
 did, & Barrett replied to him no, upon which Martin
 replied what doe yo^r come here for, and Barrett re-
 plied to looke after my wife, & Martin bid him take
 his wife and bee gone fro. his Plantation, & open that
 yo^r Depont went into Martin house and presently after
 Rich^d. Jesters wife asked her husband to goe home, and
 the woman said they are a fightinge already, and
 I come out and see Barrett & Simpson beat downe
 and I went and looke Barrett in my blouds & spake
 (w.

to him to goe home & not disturb yo^r Company, and
 Barrett promised me hee would goe, but hee would have
 his wife wth him and Martin Simpson did then bid him
 take his wife and bee gone & bee gone for hee
 did not desire his wifes Company too hee should &
 quarrelled a while longer wth Martin & went away
 but left his wife there & further I th. uol. / Signu
 This 29th of Aug^t 1681 Sworne
 in open Court Th^o. Dan. Birchall Esq^r, Humphrey H B. Brookes

A Court hold in Northampton County the 31th day of
 October 1681

Paul [?] [?] [?] [?]
 [?] [?] [?] [?]

+ Whereas Joane Scott was directed to this Court at yo^r suite
 of John Glaswell & Prudence his wife who failed to file
 their petition ag^t her accordinge to law. It is therefore the
 Judgment of the Court & accordingly ordered upon yo^r petition
 of the said Joane Scott, that a Warrant bee granted her ag^t
 the said Glaswell & wife wth paymt of Court charges at Law.

+ Whereas Hannah Scott was directed to this Court at yo^r suite
 of John Glaswell & Prudence his wife who failed to file their
 petition ag^t her accordinge to law. It is therefore yo^r Judgment
 of the Court & accordingly ordered upon the petition of the
 said Hannah Scott, that a Warrant bee granted her ag^t
 the said Glaswell & wife wth paymt of Court charges at Law.

+ Whereas Margarette Band 1st woman to Capt. Hancock
 was summoned to this Court to answer her petition for havinge
 a Barretts child wth her confoundinge & acknowledginge in
 open Court. It is therefore the Judgment of the Court & accordingly
 ordered that the Sheriff take her into his custody & see that
 shee faithfully execute twenty lashes on her bare backes wth
 lead on for her said offences at age accordinge to Act
 made her said master or assignee two yeares after the ex-
 piration of her first time shee came into this Country for
 by Indenture or custome & pay costs of suite (only that
 upon the suspicion of her bringe now with child (wth shee
 not denyinge) her said punishment is suspended.

The difference dependinge upon reference betwene Robt.
 Halkinson pt & Wm Walsenhouse dt. The Court by yo^r Consent
 of the said parties, 25th Nov^r yo^r present to depute Wm. Spencer &
 Capt Wm Whittington to divide betwene the & next Court &
 that the said Halkinson produce an Act of five hundred
 & sixtyn pounds of Tobacco for w^{ch} hee obtained ord^r at
 cleamack Court to the said depute and if they determine
 the said difference betwene them if possible or give their
 report to yo^r next Court.

+ A Bond friendly Entred into by Enticed Praders for bond
 paymt to the three exphants of Emanuel Hall d^o open
 (th

his Inter-marriage with their mother this day approved by the Court to be sufficiently satisfied by the declaration of the Court in open Court that the said Bond is fully discharged & according to same be discharged him by the Court cancelled

This day Emanuel Hall made choice of his Brother in Law John Halliday to be his guardian which the Court approved of & orders that he take the said Halliday into his custody & bring in an account thereof to the next Court & then enter into Bond with Security for the same responsible for the same when required

The care and hindrance formerly & still shewed & taken by the Court in the behalf of the orphan of Emanuel Hall is still by the Court desired by him to be continued in the Enquiring into & settling of the stock belonging to Grace Dealous the youngest daughter of the said Dealous & the wife of Eustace Dealous & friendly of the said Emanuel Hall & to signify the same to the next Court

This day Emanuel Hall by and with the consent of his Guardian John Halliday bound himself an apprentice to John Browne Smith with the Court looks signified of & ordered to be put upon record

This day Mr. Parlob. Taylor sent his Negro Boy named Hercules to the Court to have their judgment of his age according to a late Act when Negro Children Imported after the Publication of the said Law shall be by the Court when they are at eight years of age & ordered that the same be put upon record

The Court by order from the Hon. the Judges & Council at this Court of a former difference between the said John Bull & Mr. Waterfall is by Consent of the said John Bull & Mr. Waterfall as attorney of the said Waterfall referred to the next Court & then to be determined

The difference depending between Capt. John Bull & Isaac Jacob Esq. the said Capt. Bull confessing the fact of his passionably striking the said Isaac & acknowledging in open Court himself sorry for the same. The Court thinks it reasonable & full satisfaction to the said Isaac only if the said Isaac pay all costs of suit at London

This 1st of Nov. the Court upon judgment confessed by the said Isaac to the said John Bull & Capt. Isaac Esq. to pay the said Isaac for the sum of five hundred pounds of Tobacco & cash, being the balance of a Bill due to the said Isaac of Mr. John Bull & to be paid to the said Isaac for the sum of five hundred pounds with costs of suit at London

At a Court held in Northon County the 28th day of November 1681

The Hon. the Judges & Council }
The Court }
The Court }
The Court }

The difference depending between Capt. Isaac Hoacraft & James Mehill. referred to is referred to the next morning at the request of Mr. Mehill as attorney of the said Hoacraft to answer the plea or demand of the said Hoacraft

This day the last will and Testament of George Willis Esq. was proved in open Court by the Corporate Officers of Thomas Moly & Elizabeth Moly & allowed of and ordered to be recorded

Judgment is this day confessed by Mr. Wm. Spencer to Capt. Wm. Scarborough for the sum of five hundred pounds with money of England with a Schedule of other things according to decomp. bid by the said Scarborough's petition to be paid & delivered judicially after the next Court in the case of the said Mr. Wm. Spencer then there was cause to the Court with costs of suit at London

The difference depending between Mr. Addison & John Paddison Esq. upon reference the Court finds the cause of the said Addison & has therefore ordered upon the petition of the said Addison that a Commission be granted him against the said Addison with payment of Court charges at London

In the difference depending between Charles Hadden Esq. & Henry Esq. upon the Bill of Charles Hadden that has not been received part or parcel of the two hundred & fifty pounds of Tobacco & cash due for Judgment is therefore granted to the said Hadden against the said Esq. for the said sum of two hundred & fifty pounds of Tobacco & cash full with to be paid with costs of suit at London & that if the said Esq. the Sheriff of last Court for the said Esq. has not appeared he should be ordered & made bid

The difference depending between Mr. Jan. de la Roche & Charles Esq. Esq. upon reference the Court finds the same such of them paying their own charges at London Judgment is this day confessed by John Paddison to the said Esq. for the sum of eight hundred thirty five pounds of Tobacco & cash due by Bill full with to be paid with costs of suit at London

Judgment is this day confessed by the said Esq. to the said Esq. for the sum of seven hundred pounds of Tobacco & cash & as much as his Esq. owes to, & the holding to be paid the three hundred gallons of Cyder full with to be paid and allowed with costs of suit at London

196 + Whereas at about 10 o'clock and returned to the Court
 By the Sheriff at ye suite of m^r Ju^s Fisher J^r on ye 23rd of
 of m^r Wm. Baskin for ye sum of three pound sterling
 and halving made his said 3rd appear Judg^t is there
 has granted him ag^t the estate of the said Baskin for
 the said sum of three pound ster. & that execution
 there accordingly forthwith to be satisfied out of the
 lands & tenements attached as far as he shall
 amount wth calls of suits.

This 29th of Nov^r 1681 sworn
 in open Court
 J^{es} Dan. Murch^{ey} Esq^r J^{es} North

The Deposition of Thomas Powell aged 30 or thereabouts
 + Saith that ye^r deponent bringer at Wm. Sackbells de^d Wm. Sackbell
 wd ye^r deponent that hee had hired Humphry Road to make
 some logs for him. did something after I came when Humphry
 Road was a maulinger of logs, did then ye^r deponent heard
 Wm. Sackbell say hee would pay him ~~some~~ a two years
 for for maulinger the logs. And to the best of my knowlege
 did further saith that Humphry Road sold all kinds
 came to my house when hee had all Sackbells lands & books of
 Sackbells books further saith not.

This 29th of July 1681 sworn
 in open Court
 J^{es} Dan. Murch^{ey} Esq^r J^{es} North

The Deposition of Rich^d. Nottingham son aged 60 years or
 + thereabouts saith that William Sackbell de^d did sue me ye^r
 deponent that if Humphry Road had with him the said Sackbell
 a year had the said Sackbell would give him his debt for
 that year, only that hee the said Humphry Road should
 put in bond for hee the said Sackbell did expect hee the
 Road would look after his cattle and further 3rd not.

This 29th of July 1681 sworn
 in open Court
 J^{es} Dan. Murch^{ey} Esq^r J^{es} North

The Deposition of John Sackbell aged 30 y^r or thereabouts
 + Saith that I was delided by my afflicke Wm. Sackbell de^d
 & by Humphry Road to heare ye bargain they made the
 they bargained at 100^l. that hee the said Humphry Road
 should pay three barrels of Indian corn & four hundred
 pounds of tobacco at ye crop. and hee ye said Road was
 to help to grind & to goe wood and further ye^r deponent
 that if hee the said Road got logg to help to fowle
 ye orchard hee the said Road should have his choys of two
 two years to heere in part of pay & further 3rd not.

This 28th of July 1681 sworn
 in open Court
 J^{es} Dan. Murch^{ey} Esq^r J^{es} North

7 + The Subscriber one of the Churchwardens of the lower
 parish of this County of Northampton doo present Margaret
 Grand 100^l woman to Cap^t. Hancock for havinge a
 bastard child baird this 31th of octob^r Anno 1681.
 J^{es} Dan. Murch^{ey} Esq^r J^{es} North

The Subscriber doo hereby prohibit all manner of
 persons from shootinge ranginge or huntinge upon our
 Island on ye seaboard side lately taken up by us &
 Lattouted commonly called by the name of Hogg Island
 whif still they shal in must expect to be proceed
 ag^t accordinge to Law. Dated this 31th of octob^r Anno
 1681
 Thomas Hunt
 George Clarke
 Edm: Sibby

This day 8 yeares after said
 this wth 16th of April
 J^{es} Dan. Murch^{ey} Esq^r J^{es} North

A true account of what remains unpaid to
 Ed: Scarborough
 Major Wm. Spenser is now 2^l 16^s 9^d

To Debt of the money decumpl	04:04:00
To 2 Blankett	To 1 pinte Silber Tankard
To 1 pillow	To 1 y ^r of Iron Tongs
To 1 1/2 shild	To 1 Iron for shobell
To 1 Bible	To 1 Iron Spitt
To 1 pillow cover	To 1 y ^r of Pillowes
To 12 pound Spawnt	To 1 Bowlinge pado
To 1 Iron drippingpan	To 1 pair cloth of Holland

The Deposition of Francis Brown the lawfull wife of Robt
 Brown aged 40 y^r or thereabouts saith that ye^r deponent
 hath sold all kind of goods ye orphan child of Elizabeth
 Child in a bed morninge early a fetchinge of
 wood bars logg & field cryinge by reason they
 were so cold and one morninge very early ye^r
 deponent saw them settinge under a tree cryinge very
 pitefully because of the cold. and further 3rd not.

This 28th of Nov^r 1681 sworn
 in open Court
 J^{es} Dan. Murch^{ey} Esq^r J^{es} North

The Deposition of Mary Child the lawfull wife of George
 Child saith that Nathan Capill hath often abused the
 orphans of Elizabeth Child by not allowinge them sufficient
 cloathinge and send them out before day
 either in the hot weather to fetch wood and ye^r depon
 saith that of a piece of stuff that these mother
 delided should make the children mourninge clothes
 hee the said Capill hath made his wife a gowne and
 further

Further saith that the said Justice upon her death did desire the said Nathan Caprell to execute his promise, and the charge that she had layd on him to take care of her children, and her the said Caprell there promised her to perform it and further she vol-

The 28th of Nov^r. 1681 sworn in open Court

Signum

1st Dan: March 1681 Mary O. J. Dall

This is to give Notice to all persons that there is at this present a Dark coloured young horse about three year old brand in those places that W. H. M. H. W. if any person can lay just claims to the said horse they may payinge for the said paper has hath done have him

No: 28th 31. the said day & 29th ditto
This note set up at first.

1st Dan: March 1681
1st Dan: March 1681 } C. Math.

In the name of God Amen I George Willis of the County of Northampton Planter being aged & very crazy of body and considering wth my selfe the frailty & uncertainty of this present transitory life. Do make & declare this my last will and testament in manner & forme followinge (that is to say) First & principally I comit & comend my soules into yo hands of allmighty god my creator who gave it hoping through the merits of my Lord & Saviour Jesus christ my Redeemer to obtaine a joyfull resurrection.

Item as to that small worldly estate it hath pleased god favour beyond by docters to Endow me withall (my just debts being paid & sundrell charges defrayed) I give will & bequeath as first I give I give will & bequeath unto my son George Willis Two full thirds of all my whole estate movables and immovables (within doores & without) to be delivered him immediately after my decease & to be fully & wholly used by him as he shall see cause.

Item I give will & bequeath unto my loving wife mary Willis the other full & equall third part of my whole estate as aforesaid. Whome I doe appoint & nominate executrix of this my last will desiringe shee will see yo same performed as also see me buried in decent & Christian like manner whereby retakinge all former wills & bequestes by me either made or spoken & will that the only shall stand & be for & as my last will & testament & none other wikes my hand & seale the 25th day of Aug^r 1680.

signed sealed delivered & published by yo selfe as his last will & testament in presence of Dan: March John + Leukin his marks
The said George Willis + his marks
yo selfe

(Endorsed) I the within mentioned testator George Willis being now very sick & weak in body but of perfect soules & memory (praised be god) upon further & more mature consideration since yo makinge of the within will. At w^{ch} inghlyng the

29th of my son George Willis within mentioned for hereby will & ordaine that my said will within written stand & be in full force according to the true purport soules & meaninge thereof. Only that my said son George continue with my wife mary Willis until hee attaine to Twenty one years of age (bringe Ten years to the three & twenty of the age of August last). But in case of her death before hee attaine to said age, then to be at his owne dispose to choose such guardian or be for himselfe, as hee thinketh fit. And further my will desire is that there be an equall division made of my estate between my said son & wife according to the content of my will in will. And if my said son enjoy the whole in case of his death from my decease of what cattle shall fall to his share. Moreover I give & bequeath unto my daughter in Law. Eliz: Popin one cow calfe already marked for her which yet in case of male or female to be delivered her when shee attaine to Lawfull age or day of marriage. And to the appendix or postscript of the within will. I have likewise affixed my hand & seale for the ratification & confirmation hereof as well as yo within written to be my will & absolute last will & testament directinge all former wills and bequestes to be void what is within & above written & declaringe the same within & above written to be for & as my last will & testament & none other the sixth day of octob^r 1681.

signed sealed published & delivered to be by yo selfe as his last will & testament & none other in presence of Dan: March John + Leukin his marks
The said George Willis

The 28th of Nov^r. 1681. This within & above written last will & testament of George Willis was proved in open Court by yo Corporation on the 28th of Nov^r. 1681. by Eliz: Popin & others of & ordered to be recorded

1st Dan: March 1681
1st Dan: March 1681 } C. Math.
Provided yo 9th of Dec^r. 1681
At a Cited Court holden in Northampton County at the instance of m^r Jarvis Ballard of Boston in New England March^t. the 15th day of Decem^r. 1681
Prut (Cott. Jm^r Strange & m^r John Fish Jun^r & m^r John Wainwright)

This day probacion made in open Court wth three solemn writings from John Ballard of Boston in New England marriage to Jarvis Ballard of the same place March^t. by the Corporation of Cott. Jm^r Kendall & Jm^r March that yo same were yo dect and dect of the said flacke wth a yo request of the said Ballard and ordered to be putt upon record wth a hereby certified as a testimoniall hereof. W^{ch} signed Jm^r Fish Jun^r W^{ch} Wainwright
The day appears above said & signed
in open Court & signed
1st Dan: March 1681

At a Court hold in Northampton County the 29th day of Decemr. Anno 1681.

Present { Pet. Tom Kendall } m. John Eyre }
{ Cap. Ju. Robins } Cap. Wm Worthington }

Judgm^t is this day granted to Pet. Ju. Robins ag^t John Bankard for the sum of one hundred fifty pounds of tobacco & caskes appearing due by bill forthwith to be paid with costs of suits at Law.

This day in John Eyre m. Tho. Hunt, & m. Andrew Church by ord^r from the Hon^{ble} S^r Henry Chicheley his maj^{ty} Gov^r or words added to the Commission of the County of Northampton and looks the Oath of Allegiance & Supremacy & of a Justice of the peace or Commission accordingly did & is ordered that the said ord^r from the Gov^r concerning y^e same be put upon Record.

The Difference depending between Joshua Ashbolt com^r in Chancery & John Isaac respondent is referred to next Court by Sentence of Charles Lord & John Bankard attorneys for the said party, & upon the said Bankard's affirming that the Judgment shall appear to answer to y^e said Complaint.

By ord^r from the Hon^{ble} S^r Henry Chicheley & Council in the Difference depending between Pet. Ju. Robins & Andrew Church for the Court to hear & examine all witnesses on either side produced to them & to pass such ord^r therein as they shall see fit & useful. This Court having proceeded therein & heard and examined all witnesses on either side accordingly. It is thereupon Judgm^t that all former writs of Jury & Writ of Habeas Corpus in the said Difference be confirmed, and that Pet. Ju. Robins pay all costs of suits at Law.

Whereas Pet. John Robins brings but satisfied with the Judgment of this Court & humbly requests (& depending to the Court to provide) that appeal might be granted him on y^e same against the said Justice to the fourth day of next Jan^y next w^{ch} the said Justice shall be bound to grant him upon his said appeal did die ord^r that the Sheriff take Bond of the said Justice w^{ch} sufficient Security to answer y^e same accordingly to act.

Upon the Submission petition of Benjamin Nottingham and Signifying his being sorry for the abuse he offered Pet. Tom Kendall last Court with which the said Pet. Kendall being satisfied for his own part & willing to submit the same. The Court in favor to him for his said great Contempt of Magisthacy do only ord^r that the Sheriff take him into his custody until he be ordered into Bond with Security for his good behavior and also that the same Impunity to him be not prejudicial to other offenders of that kind. And that he pay costs of suits at Law.

Upon the petition of days Wm Spencer It is the Judgment of this Court & accordingly ordered that the Sheriff summon a Jury of the abett^r & dunderful men of the next adjacent Neighbourhood to meet at his house the 7th day of next week to accompany Capt. John Worsley & Cap^t John Worsley

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Surbor^o whom the Court requests to meet at y^e time & place aforesaid to Surbor the Lord of him & that which Morgan & Surbor is in possession of according to the true & dunderful Ground of them as shall be showed & adjudged by the said Jury.

Judgm^t is this day granted to Wm Duplford ag^t John Addison for the sum of one hundred & sixty pounds of tobacco and caskes appearing due to him for four days attendance for the said Addison at an Election ag^t John Addison for which he be paid with costs of suits at Law.

Judgm^t is this day granted by Parthob. Kirton to Pet. Charles Kirton for the sum of five hundred thirty six pounds of tobacco & caskes due by bill forthwith to be paid with costs of suits at Law.

In the Difference depending upon reference between Parthob. Kirton & John Isaac doct^r concerning a Bond It is the Judgment of this Court & accordingly ordered that the right of the said Bond shall be continued & is in the said Isaac (but if a better right appears) did that the former ord^r of Superaddition on y^e said reference at Law ag^t the said Isaac for the said Bond be confirmed & that the said Kirton pay all costs of suits at Law.

Judgm^t is this day granted by John Robins to Pet. Ju. Robins for the sum of two thousand pounds of tobacco & caskes due with to be paid with costs of suits at Law.

This day Thomas Major a Runaway Serv^t to George Major of New Kent County was brought to the Court by the Sheriff who took him by whom the Court orders that the Sheriff take into his custody & safely deliver and that he be forthwith by the said Runaway give his said master notice of him that he may come by his said Servant paying all legal charges according thereto.

Whereas Henry Parks was directed to this Court at the Suits of George Parks for the sum of eleven hundred & fifty pounds of tobacco & caskes due by bill who failing to appear to answer the said Suits. It is therefore the Judgment of the Court & accordingly ordered that the Sheriff make payment of the said sum of eleven hundred & fifty pounds of tobacco & caskes unto the said Parks immediately after the next Court (in case of a third diet of the said Parks then) with costs of suits at Law.

At a Court hold in Northampton County the 30th day of Decemr. Anno 1681.

Present { Pet. Tom Kendall } m. John Robins }
{ Cap. Ju. Robins } m. Ju. Eyre }
{ Cap. Wm Spencer } m. Tho. Hunt }

The Difference depending between Roney Gaskins p^{er} & James Melitt doct^r is by consent of the attorneys on both sides referred to the next Court.

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