

At a Court held in Northampton County the 29<sup>th</sup> day  
of Decemb<sup>r</sup>. Anno 1681.

P<sup>t</sup>nt [John Hinsdale] in John Lye &  
m<sup>t</sup> [John Lye's pur] Cap John Wetherington

Judgment is this day granted to S<sup>t</sup>lt. J<sup>t</sup> John Lye ag<sup>t</sup> John  
Bankred for the sum of one hundred forty five pounds  
of tobacco & casks appearing due by Bill forthcoming to  
be paid with costs of suits at Exon.

This day in John Lye in the County of Northampt<sup>n</sup>  
by act from the R<sup>t</sup> Court the 29<sup>th</sup> Anno Domini 1681  
to G<sup>t</sup> George C<sup>t</sup> was added to the sum of the  
County of Northampton and took the C<sup>t</sup> of Magistracy  
& Supremacy & of a Justice of the Peace or Coram  
accordingly And it is ordered that the said C<sup>t</sup> pay from the  
G<sup>t</sup> George concerning yr S<sup>t</sup>lt. Bankred with costs  
the difference depending between Bankred &  
the difference depending between John Lye & his wife  
in Chancery & John Isaac 25 pound to be paid to next Court  
by Execution of Bankred & John Lye Bankred attorney  
for the said party, & upon the said Bankred appearing  
the Judgment shall appear to answer to yr said Complaint &  
then.

By act from the R<sup>t</sup> Court the 29<sup>th</sup> Anno Domini 1681  
for the difference depending between S<sup>t</sup>lt. J<sup>t</sup> John Lye &  
John Lye in Chancery & John Isaac 25 pound to be paid to next Court  
produced to them & to pay such odd & therein as they  
will & needs this Court having proceeded therin to award and  
execute as required on either side accordingly. It is there-  
fore ordered that all former bonds of jury & judgment of the  
Court in the said difference be discharged, and that all bills  
pay all costs of suits at Exon.

Whereas S<sup>t</sup>lt. John Lye being unsatisfied w<sup>t</sup> the judgment  
of the Court & humbly requesting (& aburing  
to the Court to present) that appeals might be granted  
him on yr said cause against the said Master to the fourth  
day of next Court to have w<sup>t</sup> the said Master certified  
to grant him upon his said aburing, did see ord<sup>d</sup> that  
the Sheriff take Bond of the said Master w<sup>t</sup> sufficient security  
to answer yr said according to act.

Upon the information of Benjamin Nottingham and  
signifying his desire to have for the abuse he offered to  
John Hinsdale last Court with which the said S<sup>t</sup>lt. Hinsdale  
Bankred satisfied for his own part & willing to count  
his said last Court in fa<sup>r</sup> to him for his said grants  
certainty of magistracy Do only ord<sup>d</sup> That the Sheriff  
take him into his custody until he doth make Bond with  
security for his good behavior and also that the master  
judging to him 250 not paid him w<sup>t</sup> other offenders of  
that kind did that he pay w<sup>t</sup> of suits at Exon.

Upon the petition of S<sup>t</sup>lt. John Lye & the judgment of the  
Court & accordingly ordered that the Sheriff return  
Jury of the aforesaid & ducked w<sup>t</sup> men of the next adjacent  
Neighbourhood to make at his house the 20<sup>th</sup> day of March  
next to accompany S<sup>t</sup>lt. John Lye & Cap. John Lye  
S<sup>t</sup>lt. John Lye

S<sup>t</sup>lt. John Lye whom the Court requested to make at y<sup>t</sup> time & place  
whereas he swore the fact of him & that in which Morgan  
Landon is in possession of according to the bill & ducked  
Bonds of them as shall be showed & adjudged by the  
said Jury,

Judgment is this day granted to John Shapford ag<sup>t</sup> John Addison  
for the sum of one hundred & sixty pounds of tobacco and  
casks appearing due to him for four days attendance  
for the said Addison as an attorney ag<sup>t</sup> John Lander  
with his bill paid w<sup>t</sup> costs of suits at Exon.

Judgment is this day granted by Barthol<sup>m</sup> Nixon his attorney  
deputy for the sum of two hundred thirty five pounds of  
tobacco & casks due by Bill forthcoming to be paid w<sup>t</sup> costs of  
suits at Exon.

In the difference depending upon reference Between Barthol<sup>m</sup>  
Nixon & John Isaac do<sup>t</sup> concerning a Bill. It is the  
judgment of this Court & accordingly ordered that the right of  
the said Bill still remain & is in the said Isaac (but till a  
better right appears) and that the former act<sup>d</sup> of super-  
seding on yr said throug<sup>t</sup> Exon ag<sup>t</sup> the said Isaac for  
the said Bill be discharged & that the said Nixon pay all  
costs of suits at Exon.

Judgment is this day granted by John Cade to S<sup>t</sup>lt. J<sup>t</sup> Bill  
for the sum of two thousand pound of tobacco & casks forthcoming  
with his bill paid w<sup>t</sup> costs of suits at Exon.

This day the most Noble a Rennaway Sc<sup>t</sup>l. w<sup>t</sup> George  
Mayer of New Kent County was brought to the Court by  
those that took him up whom the Court ordered that the  
Sheriff take into his custody & safely dispose and that  
he forthwith by the full Conveniency give his said master  
notice of him that he may come by his said Master  
paying all legal charges according thereto /

Whereas Henry Parker was delivered to the Court at the  
sum of George Clarke for the sum of two hundred &  
fifty pounds of tobacco & casks due by Bill who failing  
to appear to answer the said suit. It is therefore the  
judgment of the Court & accordingly ordered that the  
Sheriff make payment of the said sum of two hundred  
& fifty pounds of tobacco & casks unto the said Clarke  
immediately after the next Court (in case of a trial de<sup>r</sup>  
of the said Parker then) with costs of suits at Exon.

At a Court held in Northampton County the 30<sup>th</sup>  
day of Decemb<sup>r</sup>. Anno 1681.

P<sup>t</sup>nt [John Hinsdale] in John Lye &  
m<sup>t</sup> [John Lye's pur] in John Lye &  
Cap. John Lye in John Lye &  
S<sup>t</sup>lt. John Lye in John Lye

The difference depending between Henry Tasker & S<sup>t</sup>lt.  
John Hinsdale it is by command of the attorney on both  
sides referred to the next Court.

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- \* The difference depending between Benjamin Nottingham  
and John Bellamy doth the Court think fit to confer  
it will the next Court & that then the judgment on both sides  
will appear there (then back) to certify to their knowledge therin  
for the difference depending between John Marrott the ad-  
dict & John Bellamy doth the Court think fit to confer  
that the said Marrott doth stand with the sume purchased  
by Bartlett before 1555 & now in the possession of the said  
Marrott according to the said former grant of the said  
land. The said Marrott paying the consideration given by the  
Court for the said land to Bartlett for the use of the said  
orphan of Bartlett. And the said Marrott holding into  
hand with sufficient security to God responsible for the said  
as also for the rest of the estate of the said orphan & bring  
in an account to the next Court & that the said Bartlett  
pay costs of suit at law.
- \* In the difference depending between Nathan Parker the ad-  
dict & John Bellamy doth the Court taking away the orphans of  
Bartlett before from the part. It is the judgment of the Court and  
accordingly ordered that the said Marrott return the said  
orphans to the said Bartlett with whom estate he hath that  
belongeth to them and that they continue with him during his  
Court pleasure or until they find cause to the contrary and  
that the said Marrott pay costs of suit at law.
- \* Judgment is this day granted to Edward and Joseph Groom  
for the sume of six hundred pounds of tobacco & caskes due  
by Bill forthcoming to God paid with costs of suit at law.
- \* Judgment is this day granted by Bartlett Weston to the  
guardian for the sume of four hundred & sixteen pounds of  
tobacco & caskes due by Bill to the estate of John Michael  
doth forthcoming to God paid with costs of suit at law.
- \* The difference depending between Joseph Bruffell & Mary  
his wife doth the Court & the said wife doth it is found  
will next Court & then to God finally determined.
- \* The difference depending between Richard Whittemore al guadian  
to Wm. Smith eight feet and Jr. Sowle as marriage money  
the lordeship of the same Melling doth the said Sowle  
having formerly possessed the said pt. who having fail-  
to pay him in the sume the Court therefore discharged the  
said Sowle.
- \* The difference depending between Bartlett Taylor the ad-  
dict & John Hall & James Walker doth is referred to the next Court  
and the pt. recovered being sick & unable to appear now  
Judgment is this day granted to the said Taylor against John  
Scott for the sume of three hundred pounds of tobacco &  
caskes appearing due by the attorney of the said Nottingham  
upon an account for his wife Eliz. Scott forthcoming  
to God paid with costs of suit at law.
- \* In the difference depending between Bartlett Taylor the ad-  
dict & John Hall & James Walker doth  
The Court finds no cause of dece & have therefore directed  
Open
- \* Upon the petition of the said Henry that a New suit be granted him  
against the said Smith with payment of Court charges etc London
- Judgment is this day granted by John Paddison to Henry Mallows  
for the sume of nine hundred sixty nine pounds of tobacco  
& caskes due by Bill forthcoming to God paid with costs of suit at law
- Judgment is this day granted to Capt. Wm Whittington for the sume  
of three hundred sixty six pounds of tobacco & caskes appearing  
due by Bartlett of date to God paid immediately after ye next Court  
only when the said Whittington shall make appearance and then  
then to be determined theron) with costs of suit at law.
- Whereas Capt. Wm Whittington was directed to this Court at the  
suit of Isaac Jacob (who failing to file his petition or appear  
in person) It is therefore ordered by the Court (open the  
petition of the said Whittington) that a New suit be granted  
him agt. the said Isaac Jacob wth payment of Court charges etc  
London.
- \* Whereas Morgan Lorden was directed to this Court at the  
suit of John Bellamy (who failing to file his petition  
according to law) It is therefore ordered by the Court (open the  
petition of the said Lorden) that a New suit be granted  
him agt. the said Bellamy wth payment of Court charges etc  
London.
- Judgment is this day granted by Wm Robinson to Wm Stedman for  
the sume of two thousand pounds of tobacco & caskes &  
six pairs of shot by two Bill forthcoming to God paid with  
costs of suit at law.
- Judgment is this day granted by Charles Hester as attorney of  
Martin Simpson to Mr. Jno. Carter as aforesaid for the sume of eight hundred pounds of tobacco & caskes  
due by Bill forthcoming to God paid with costs of suit at law.
- Judgment is this day granted by Charles Hester as attorney of  
Henry Loderne one of the Churchwardens of  
Rungate parish made payment of every necessarie debt  
woman to John Bellamy & also Mansfield scrl woman  
to John Loderne for bearing of Bartlett children by his  
furniture & also Richard Loderne by his own Confession as  
the father of good many Goodman child.
- It is ordered by the Court that the Sheriff summon every  
Goodman & woman of the abovesd towns to go next Court to  
affair to their said plaints.
- This day Richard Nottingham Esq. exhibited and set to the  
Court of his estate of Wm Ewin and under his hand & made  
Oath to the said the balance whereof to the said estate  
Binge was more than six thousand eight hundred & sixteen  
pounds of tobacco & caskes. It is therefore thought fit and  
accordingly ordered by the Court that the said Nottingham  
Serving on his administration open the said estate and  
discharged for all but the said sume to which they stand  
still obliged for the payment of whom & shall appear  
properly to Binge & apologize.

At a Court held in North County the 31<sup>st</sup> of Decemb<sup>r</sup>  
Anno 1681.

P<sup>r</sup>nt. John Gilling - } in John Eyd -  
 John Gilling - } at the Chicheley  
 in the County - } in the County  
 of Northampton - } in the County  
 in the County - } in the County.

The difference between Collected in said County  
 & Wm. Price Esq<sup>r</sup> referred to ye next Court to be  
 soe finally determined.

This Court adourned to ye 21<sup>st</sup> of Jan<sup>y</sup> next.  
 The day & year abovesitten was  
 & said in open Court & signed by  
 J<sup>r</sup> Dan. Robt<sup>r</sup> Et al.

John Kendall  
 John Gilling  
 John Gilling  
 John Gilling  
 John Gilling  
 John Gilling  
 Thomas Hunt  
 Chicheley -  
 Chicheley -  
 Chicheley -  
 Chicheley -  
 Chicheley -  
 Chicheley -

X The Deposition of Benjamin Robinson aged thirty three years  
 or there abouts Examined by George Coffin and the 7<sup>th</sup> day of Nov<sup>r</sup>  
 1681 saith that in or about the year 1679. being thereupon  
 to see<sup>r</sup> Mr. Gilling & our Townsman came to the house of the  
 said Gilling here there bring<sup>r</sup> up al liquour & bring<sup>r</sup> a siv<sup>r</sup>  
 hilted rapier or back stickeing or hangier against the  
 wall & hee lay it downe & said that hee had of you asked  
 m<sup>r</sup> Gilling for the said weapon. But hee would never give it him  
 But now hee was resolved to take it. I did then desir<sup>r</sup> him to  
 let it alone. & tell him it was better to let it alone. But the  
 said Wm. Gilling notwithstanding did take the said weapon  
 away with him & did never returne it to me certaine know<sup>r</sup>  
 ledge wherell I had ther<sup>r</sup> further said. But. Robinson  
 sworne before me Record<sup>r</sup> J<sup>r</sup> Dan. Robt<sup>r</sup> Et al.

By his Ma<sup>r</sup> John Gilling Esq<sup>r</sup>.

Whereas there is a deficiency of magistrates in Northampton County  
 whereby the said County cannot be much retarded and in  
 John Gilling, Mr. Thomas Hunt, and Mr. Charles Holden  
 have encouraged to me to supply the said deficiency /  
 And hereby ord<sup>r</sup> that the said Mr. John Gilling, in Thomas Hunt  
 and Mr. Charles Holden be added to the number of the  
 Peace for the said County and that they too accordingly serve  
 at the next Court to be held for the said County there to be  
 my heare the 13<sup>th</sup> of Decemb<sup>r</sup> 1681. Recd. Robt<sup>r</sup> Chicheley  
 to his full satisfaction of the peace.

order to be record<sup>r</sup>. Record<sup>r</sup> J<sup>r</sup> Dan. Robt<sup>r</sup> Et al.

At a generall Court held at James City Boston  
 the 29<sup>th</sup> 1681.

P<sup>r</sup>nt. The Deputy Governor & General  
 Whereas Col. John Gilling appears from Northampton County of  
 New<sup>r</sup> England in an action of the case. The Court do<sup>r</sup> ord<sup>r</sup>.

the suits hee referred to the County Court of Northampton who  
 are required to hear & examine all witness that shall be  
 produced on either side & to paye w<sup>t</sup> order they shall think  
 fit to make therein.

Done at the 29<sup>th</sup> March 1681 Co. Northam<sup>r</sup> Pot<sup>r</sup>

The Declaration of John Gilling as follows.  
 Saith that Thomas Gillinges old house where the Doctor bid<sup>r</sup>  
 tobacco about three years since belonging to Col. Gillinge had  
 such a leakey Room the house (generall Board) being decayed  
 of in several places that it is the Judgment of this Doctor that  
 hee or any one else might hab<sup>r</sup> laid this of tobacco out  
 of doors in a room and expect<sup>r</sup> to recouer his damage  
 from any tobacco that hee or any else should hab<sup>r</sup> laid in  
 the aforesaid house. And further declareth that when<sup>r</sup>  
 deport<sup>r</sup> in y<sup>r</sup> passed 1678 told Col. Gillinge & Charles Holden  
 that hee saw tobacco of the said Col. Gillinge at the aforesaid  
 rotten leakey house Col. Gillinge asked yo said Doctor what  
 tobacco that heere<sup>r</sup> was. The said Doctor replie<sup>r</sup>d hee knew of  
 none hee had. but<sup>r</sup> Col. Gillinge told him hee should bringe his aforesaid  
 which if hee had hee said Doctor did advise at. For that the said  
 Doctor promised him to bringe the aforesaid tobacco to Phillip  
 Jacobs and further saith not. And this hee is alsoe & willing to  
 depose if ther<sup>r</sup> called.

In Testim<sup>r</sup>.

The condition of this house above  
 deport<sup>r</sup> is very well knowne to

Charles Holden.

the 29<sup>th</sup> of Dec<sup>r</sup> 1681. Sworn in open Court

J<sup>r</sup> Dan. Robt<sup>r</sup> Et al.

Record<sup>r</sup> J<sup>r</sup> Dan. Robt<sup>r</sup> Et al. Et al.

The Deposition of Charles Holden aged 42 years or  
 there abouts sworn & read. Saith as fol<sup>r</sup>.

That this deport<sup>r</sup> about three years & odd months since bring<sup>r</sup>  
 informed by Col. John Gilling that there were certaine tis<sup>r</sup>  
 of tobacco belonging to Col. John Gilling at yo house of Thomas  
 Gilling which yo deport<sup>r</sup> not knowinge of any Tis<sup>r</sup> that  
 was to come to that house bring<sup>r</sup> Col. Gillinge & informed  
 for taking<sup>r</sup> tobacco on board w<sup>t</sup> something after to his  
 said house to satisfy<sup>r</sup> him selfe about the same whereby hee  
 found four tis<sup>r</sup> of tobacco which yo deport<sup>r</sup> had exceded  
 for the said Col. Gillinge. Two of Richard Sholes which when  
 I drusted yo said Sholes for Specyinge in laying<sup>r</sup> them in  
 that open cotton & leakey house in Thomas Brown<sup>r</sup>  
 except<sup>r</sup> two more in yo roome & other two that pased  
 of New<sup>r</sup> England which bee the two tis<sup>r</sup> now in dispute  
 this deport<sup>r</sup>. Col. Gillinge said that al thac<sup>r</sup> hee went at  
 alre<sup>r</sup> to bid<sup>r</sup> the said tis<sup>r</sup> it was a rainy day & the  
 aforesaid house al cotton & generally leakey with several  
 boards quite gone & tobacco holes open to the deport<sup>r</sup>.

(Endorsed)

\* 2 remembrance the rains dropped down all over. did the deposition also depose that alredy has hale that before this day did recd the said two till. Vernon Fletcher promised to bring them to Phillip Jacobt and w<sup>t</sup> deposit. recd the same in his books accordingly to comitt. w<sup>t</sup> same for the slops to call there for them & Charles Holden  
the 29<sup>th</sup> of Decr. 1681 Sworn in open Court  
Recd<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North  
Record<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North

\* In "Festil Jan" aged Twenty 1680 years or thereabouts saith that being once in company with Vernon Fletcher since said was banished against him by Col. John Bushell for a certeine quantity of tobacco as he thinks willfully destroyed by the said Fletcher some discourse happened betwix the said Fletcher & my self concerning the said law suit. the said Fletcher did then say that he could waige law as long as the said Col. or his attorney for several of the Council had promised to bear his charge or woods to this purpose this I can depose when lawfully called.  
the 29<sup>th</sup> of Decr. 1681 Sworn in open Court In "Festil Jan"  
Recd<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North

\* The deposition of Phillip Jacobt aged 38 y<sup>r</sup> or thereabouts saith that Vernon Fletcher nor any other person by his self at any time whatsoever brought any tobacco to my house nor no person or persons at no time came to my house to demand any tobacco for him the said Fletcher is my kinsmender, neither is it quall for any person to bring tobacco to my house since I came thoro, Neither did Col. Bushell nor any person further ask me w<sup>t</sup> deposit to lay any tobacco of Vernon Fletcher for him at my house further I<sup>t</sup> not. Phillip Jacobt.  
the 29<sup>th</sup> of Decr. 1681 Sworn in open Court  
Recd<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North

\* Mr Francis Wadsworth  
the judgment and execution therupon obtained & recd by my self by the Sheriff of the County of Northampton I am fully satisfied for a good lordship wholly discharge the goods of yours see by the Sheriff's writs as w<sup>t</sup> directed husband John Wadsworth was formerly for Joseph Conant of Boston in New England and did before my self to pay all just charges & legal effects accrued by my self ag<sup>t</sup> you concerning the same without my hand the 7<sup>th</sup> day of Octo. 1681 +  
John Wadsworth  
Dan. Merck

the 29<sup>th</sup> of Decr. 1681 sworn in open Court by the said Thomas Harrington (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North  
Record<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North

\* This 30<sup>th</sup> of Decr. 1681. I the subscriber doo stow away a yoman w<sup>t</sup> woman to m<sup>t</sup> Bellamy & also manf<sup>r</sup>d w<sup>t</sup> woman to m<sup>t</sup> her for bearing of Bastard Child on by information and Richard Lockwood as the father of the said many yoman child by his Cunision & doo geal by  
Record<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North Churchwarden

\* The 30<sup>th</sup> of Decr. 1681 - Gd<sup>r</sup> - of Col. D. W. Rich Nottingham Esq<sup>r</sup>  
by the subduty of his Estate 13557 Impt<sup>r</sup> his financial expes  
transferred into Court January 1678 - - - 6750 His by Butcher - 0200 His by Biscuit - 1500 His by gate of Rye - 0600 His by 20<sup>t</sup> sugar - 0160 His by Butter - 0100 His by 20<sup>t</sup> Cider - 0600 His by Tuesday Roast a week 0090 His jeans Scott for drayng 0200 His underker - 0000 His Spice - 0040 His yolk of the Court - 0595 His by 20<sup>t</sup> Sherrif - 0080 His chuffe round a ground 12000 for no ward - 0000 His by Col. Kendell by a hhd. 0050 His 3<sup>t</sup> of Bush. of wheats - 0175 His by 4 appers of y<sup>r</sup> gods 10220 His - Palmed (Dress Lengh) 2 days - 6750

\* The 30<sup>th</sup> of Decr. 1681 Sworn to in open Court  
by the said Richard Nottingham Esq<sup>r</sup>

\* Record<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North  
This may informe as toone that there is strayed from the subscriber one Bay mare with a white spot in her forehead & black mane & tail branded with X on the Buttack about four years old likewise one sorrell horse, with a black face, sprigg tail, branded on one Buttack w<sup>t</sup> X of the other w<sup>t</sup> F S across yo Buttack. If any one can give information where both or either of the said creatures are they shall be thankfuly satisfyed. In "Festil Jan"  
the 29<sup>th</sup> of Decr. 1681

\* Recd<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North  
Record<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North

\* This and to give notice to all those whom it may concerne that if the subscriber doo fullwillly with goddes gracie will to leave this Country who are any wayes concerneid with me therefore doo require & deside to come to me at y<sup>r</sup> bord of m<sup>t</sup> Joannal Harrington on y<sup>r</sup> seaboar side of N. Sy. that doo fully satisfide to depart by next Pauls tyme  
Decr. the 29<sup>th</sup> of Decr. 1681. the said day of y<sup>r</sup> year  
This was set by at Court 12<sup>th</sup> Decr. 1681 (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North  
Record<sup>r</sup> (s<sup>t</sup>) Dan. Merck (s<sup>t</sup>) C. North

\* B.

Dates belonging to the Estate of Mr. John West deceased.

|                                       |                           |      |
|---------------------------------------|---------------------------|------|
| John Green Griffith by Bill 16940.    | John Weston Kendall.      | 3081 |
| John West deceased by Act - - - 0330. | John Sam. Bennett         | 0060 |
| John Bennett deceased - - - 1032.     | John John Rybworth & Cllr | 0416 |
| John Rybworth - - - 0275.             | John West                 | 0050 |
| John Rybworth deceased - - - 0257.    | John Benjamin Shattock    | 0100 |
| John Shattock deceased - - - 0270.    | John & Sons of tobacco    | 3707 |
| John Shattock deceased - - - 0200.    | unweighted wool cloth     | 3716 |
| John Shattock deceased - - - 0112.    | Leeds money at John       | 6423 |
| John Shattock 5 in money              | 2716                      | 6663 |

Received by Jno. Weston Kendall Esq. Co. North East.

At a Court held in Northampton County the 28<sup>th</sup> day of January anno 1681.

Petition of Mrs. Wm. Kendall &  
of the Plaintiff in the Plaintiff's

This day also Mansfield 1681 to Mr. John Ryborth appeared to answer to her Plaintiff who alleged by her attorney George Roderick that she was not bound to answer the same being not presented in time as he could manifest at next Court by a Statute & assumed that he had the same he upon the Court thought fit to suspend it upon the said Roderick's suggestion for her appearance there accordingly.

This day Mary Goodman 1681 to Mr. John Ryborth is found five hundred pounds of tobacco for keeping of a bastard child which her said master Ryborth assumed & obliged himself in open Court to pay for the use of Hungate parish as also for his appearance all things else required her by Act in such case w<sup>t</sup> payment of Court charges etc London.

This day Richard Lockwood is found five hundred pounds of tobacco for confining himself the master of many thousand bastard child w<sup>t</sup> Mr. John Ryborth assumed & obliged himself in open Court to pay for the use of Hungate parish as also for his appearance all things else required him by Act in such case w<sup>t</sup> payment of Court charges etc London.

In the difference depending upon reparation between Henry Gaskins pett & James Killick doft. the Court finds no cause of action & habe therefore ordered (upon the petition of the said Killick) that a Nouiselle be granted him ag<sup>t</sup> the said Henry Gaskins w<sup>t</sup> payment of Court charges etc London.

The act of 1681 did ag<sup>t</sup> the Sheriff for Henry Parker of last Court to George Clarke for the sum of 12000 hundred & fifty pounds of tobacco & cashes the said Parker still failing the Court to appear to answer in said suit is therefore having conformed and accordingly ordered by the Court that the Sheriff forthwith make payment of the said sum of 1150 of tobacco & cashes to the said George Clarke w<sup>t</sup> costs of suits etc London.

In the difference depending upon reparation between Benjamin Nottingham pett & John Ryborth doft. It is the judgment of the Court & accordingly ordered that according to the Justice & works the said Nottingham shall make appear at next Court or after to be held downe which he was in the said Nottingham employed in going up to the wharfe & which he stayed there till ought to him to be paid for & has further justly as he left his employ before y<sup>e</sup> time certainly agreed for was required, & that he then & thence refred for further determination.

At a Court held in Northampton County the 28<sup>th</sup> day of February anno 1681.

Petition of Captain Weston Kendall & in Ju<sup>c</sup> 1681 J<sup>r</sup> {  
Capt. Hancock Esq. & the Plaintiff}

In the difference depending upon reparation between Benjamin Nottingham Taylor pett & Wm. Hawley & James Walker doft. the Court finds no cause of action & habe therefore dismissed the said suits the said passenger carts etc London.

Appeals made by the Petitioner which it is the Court's opinion were granted on his T<sup>r</sup> & D<sup>r</sup> & S<sup>r</sup> & M<sup>r</sup> accordingly accepted by the Court.

In the difference depending between Edward Jackson Brimblecombe & Mary his wife pett & the Dunton & Elizabeth his wife doft. it is by the consent of the said parties still referred to this Court.

In the difference depending between Wm. Sterling pett & Ju<sup>c</sup> 1681 doft. It is the judgment of the Court & accordingly ordered that the said Plaintiff forthwith make payment unto the said Wm. Sterling the sum of one hundred & twenty pounds of tobacco & cashes appearing due as w<sup>t</sup> balance of an debt for a greater sum paid for though not reckoned payed by the doft for further to be paid w<sup>t</sup> costs of suits etc London.

In the difference depending between James West pett & Walter Reid doft it is the judgment of the Court & accordingly ordered that Walter Reid doft forthwith make payment unto the said pett the sum of four hundred pounds of tobacco & cashes for the cure of the said Vaughan w<sup>t</sup> costs of suits etc London.

At a Court held in Northampton County the first day of March anno 1681.

Petition of Capt. Weston Kendall & in Ju<sup>c</sup> 1681 J<sup>r</sup> {  
Capt. Wm. Spacey & the Plaintiff  
Capt. Hancock Esq. & the Plaintiff}

Certificate is this day granted to Capt. Powell for two hundred dollars of suits upon the bill made & right handwritten.

Capt. Thompson & Capt. Powell his own  
Jonathan Fawdy & Capt. transportation  
Brake. Powder

In the difference depending upon reparation in favor of John Whitehead - Joshua Heddle const. & John Isaac 22 p<sup>s</sup> doft. is referred by Petition of the defendant on each side to next Court for a final decree to paye therin.

Judgment is this day composed by Robert Marrett to Richard Whitehead for the sum of two hundred thirty two pounds of tobacco & cashes & two barrel & a peck of Indian corn & forthwith to be paid with costs of suits etc London.

In the difference depending between John Ryborth pett & Abraham Collins doft is al<sup>t</sup> w<sup>t</sup> said doft 22 p<sup>s</sup> doft referred till next Court.

In the difference depending between Morgan Thomas pett & Capt. Oliver Minger doft it by consent of yo' attorney on each side referred till next Court.

In the difference depending between Robert Warren pett & Wm. Baker doft the Court finds no cause of action & habe therefore ordered (upon the petition of the said Wm. Baker) that a Nouiselle be granted him ag<sup>t</sup> the said Robert Warren w<sup>t</sup> payment of costs of suits etc London.

210  
In the difference depending between Joseph Warren Jr. & John Gaskins Jr. & the Plaintiff of the Court it is ordered by the Court to award him one hundred dollars unto the Plaintiff Two hundred pounds of tobacco & two hundred pounds of tobacco in case he had it Two bushels were required according to his affidavit immediately after ye next Court (in case he had found them there was cause to the Plaintiff) w<sup>t</sup> costs of suits etc Larden.  
Judgment is this day granted to daye 11<sup>th</sup> January 1770 by the Sheriff for Non appearance of Jas. Whithorn who was directed to the Court this appearing due to him One thousand pounds of tobacco & cask of Bill to 600 paid immediately after ye next Court (in case of a bushel diet of the said Whithorn there) w<sup>t</sup> costs of suits etc Larden.  
The difference depending between Sam'l. Pennington Jr. & Wm. Gaskins Jr. the Court directed fit to 25 for ye sume he was directed to pay to the Plaintiff in dispute 600 brought there by the said Gaskins for further direction therof.  
The difference depending between Jas'n. Ballouing Jr. & Jas'n. Ballouing Jr. & Jas'ns. equal is referred to ye next Court,  
The difference depending betw<sup>n</sup> Jas'n. Ballouing Jr. & Richd. Gipps Jr. in an account of 600 al said debts equally is referred till next Court.  
The difference depending betw<sup>n</sup> Jas'n. Ballouing Jr. & Richd. Gipps Jr. in an account of ye case al so said debts equally is referred till next Court.  
The difference depending betw<sup>n</sup> Jas'n. Ballouing Jr. & Jas'ns. equal is referred till next Court.  
The sume exhibited to this Court by Jas'n. Ballouing Jr. & Jas'ns. equal that appeared not ready in appearance at the last Court held at Occacumeeck. It is the judgment of ye Court the sume 600 is referred till next Court & that in ye account here be a meeting of ye chiefs officers of ye militia concerning ye same.  
Judgment is this day rendered by Jas'ns. Ballouing Jr. as attorney for the Plaintiff of ye case due to 600 for services for the sume of three hundred thirty one feet of tobacco & cask to two hundred thirty eight pounds of tobacco worked due of 600 specially (according to ye account with) with 600 paid with costs of suits etc Larden.  
Judgment is this day granted to Jas'ns. Ballouing Jr. as attorney for the Plaintiff of 600 hundred & thirty feet of tobacco & cask appearing due by dec<sup>t</sup>. 6<sup>th</sup> the said Jas'ns. Ballouing Jr. having formerly referred to the chief & direction of Col<sup>r</sup> John Kendall he whom the said Shipp not coningre to make his appearance at the said court said dec<sup>t</sup>. 6<sup>th</sup> it therefore ordered by the said Court 600 paid by the said Shipp before ye said Jas'ns. Ballouing Jr. with costs of suits etc Larden.  
Judgment is this day granted to Jas'ns. Ballouing Jr. as attorney for the Plaintiff of 600 hundred & thirty five feet of tobacco & cask appearing due by dec<sup>t</sup> for publick dues forthcoming to 600 paid by him out of the debts remaining of the said Col<sup>r</sup> John Kendall estate with costs of suits etc Larden.

( Judgment.)

211  
Judgment is this day granted to Martin Simpson ag<sup>t</sup> the Sheriff for 1000 hundred pounds of tobacco & cask appearing due to him by Bill from Sam'l. Pennington for default of the said Pennington appearing to answer the said Pennington shall be 600 paid immediately after ye next Court (in case of a bushel diet of the said Pennington there) with costs of suits etc Larden.  
Judgment is this day rendered by Jas'ns. Ballouing Jr. as attorney for William Watson for the sume of 600 hundred forty two pounds of tobacco & cask appearing due by Bill from Jas'ns. Ballouing Jr. paid with costs of suits etc Larden.  
Judgment is this day granted to John Whiting as alleged of m<sup>t</sup> chandl<sup>r</sup> 600 ag<sup>t</sup> the Sheriff for four hundred fifty & six pounds of tobacco & cask appearing due by Bill from Jas'ns. Ballouing Jr. for defendant of the said Lewis for appearance to answer the said Whiting shall be 600 paid immediately after ye next Court (in case of a bushel diet of ye said Lewis there) with costs of suits etc Larden.  
Whereas theo. Peabody being directed to this Court at ye suit of John Holliday who failing to appear to defend ag<sup>t</sup> him it is therefore ordered by the Court (upon ye petition of the said Holliday) that a Mowfull 600 granted him ag<sup>t</sup> the said Holliday with payment of Court charges etc Larden.  
Judgment is this day granted to Jas'ns. Marrott as attorney of Joseph Green ag<sup>t</sup> Jas'ns. Dowse for the sume of 600 hundred pounds of tobacco & cask appearing due by Bill forthcoming to 600 paid with costs of suits etc Larden.  
For the difference depending betw<sup>n</sup> Jas'ns. Pauls & Cebian Jr. & Capt. Jas'ns. Pauls & the Court finds two casks of deer & hares thro' his service & sume yet to paying costs of suits etc Larden.)  
Judgment is this day granted to Peter Drury ag<sup>t</sup> Henry Mathews for the sume of 600 hundred pounds of tobacco & cask appearing due to him by the Court of W<sup>t</sup> Ipswich & Charle<sup>s</sup> paid as promised to give him 600 for so much on ye debt of Isaac French upon ye sweep of a horse forthcoming to 600 paid with costs of suits etc Larden.  
This Court directed to ye 28<sup>th</sup> of this instant March & Esaminetion of debts likewise appertaining to 600 by proclamation made accordingly on ye 13<sup>th</sup> instant at ye Court house.  
On ye 13<sup>th</sup> of March 1770 paid to Jas'ns. Ballouing Jr. with service according to ye above direction & signed by Jas'ns. Ballouing Jr. on ye 13<sup>th</sup> instant at ye Court house.

John Kendall  
with Service  
Jas'ns. Ballouing Jr.  
Signed March 1770

Know all men by these presents that I John James of the County of Northampton Esquire doth acknowledge & confess my debts to 600 hundred marked to our Sollicitor to go to him in his hands and successful filing thousand pounds of good tobacco & cask to 600 paid by me named David J. Smith with my debts the 14<sup>th</sup> day of January 1770.

Be it further known of ye above obligation it is such that if ye aboves named ye friends make his appearance at ye next Court held for ye County affors then & due to answer such obligation as shall be 600 paid ag<sup>t</sup> him in case of default then ye above obligation to be 600 & of new & additional to be 600 & remaining in full force & witness in ye law before us this 14<sup>th</sup> day of January 1770.

John Kendall  
John Dyer  
John Dyer  
John Dyer  
John Dyer

The Deposition of John Northam aged Twenty six years or thereabouts  
I said that about the last of Oct: or the beginning of November last I dined  
Small and thin deposit wch with the said I said to the best of my memory  
and this I said to said small demand of the said James demanded  
sums of tobacco at his said due to him the damage caused by the  
said James for summons due to him which James caused to pay -  
at which time he said you said James due to the said James if you  
will not pay me I will have you before a magistrate to answer for  
James caused the magistrate before my arrival to release of me  
so deposit when the trouble called & further stated John Northam  
Jan 20<sup>th</sup> 1661. *John Northam*  
me & Mr. Kendall. *Recorded by Dan. Kerche Esq. ad.*

\* This is to give notice to the inhabitants of Northampton County that  
by the opinion of attorney genl intended to take this Colony sometime this  
Spring and I the subscriber do desire all those that have any cause  
with me to expect to my help & ready shall be satisfied by me  
January 20<sup>th</sup> 1661. *John Northam*

28<sup>th</sup> 1661. *John Northam* *to the court*

\* The subscriber forasmuch as he is satisfied eight thousand pounds  
of tobacco & cattle fully paid to him from yo albo John Billamy  
Jan 24<sup>th</sup> 1661. *John Northam* *to the court*

\* A dock Bay horse marked D.B. on its Pastock wth a long tail  
the one black & white cropt on yo left ears & tail. A black head  
to right cropt with black C. but yo Pastock & black ears of  
the same breed & marks if any can give notice of the same  
to Capt. George Bellamy that shall be satisfied for the same. *Charles Alden*  
Jan 24<sup>th</sup> 1661. *This note see up at court*  
*John Northam* *to the court*

\* This is to certify whereof it doth concur in the County of Northampton  
that I the subscriber am intended (god willing) to go to the Island of  
Barbadoes this year therefore any person that I am intended to  
call them expect to his service and has shall god honestly satisfy  
given bid my hand this last day of Jan 1661. *Robert Parker*

the day & year aforesaid this note see up at court  
*John Northam* *to the court*

*Recorded by Dan. Kerche Esq. ad. G. Northam*

\* This is to certify that the subscriber is intended (by god's provision) to  
take a boyer out of this Colony of Virginia to Barbadoes therefore accor-  
ding to this it is so signified yo Justice dated the 31<sup>st</sup> day of Jan 1661  
John Northam *to the court*

the day & year aforesaid this note see up at court  
*John Northam* *to the court*

*Recorded by Dan. Kerche Esq. ad. G. Northam*

\* The deposition of John Baker aged 28 years or thereabouts \$ dollars that  
Baker was to pay to Robert & John Warren Esq: & Co: of his said sum  
Baker never came in yo County against & further stated John B. Baker  
(Esq: & Co: of his said further said to & deposited that George Bellamy who  
was in yo County after yo premises made by yo "Doyen" another Mr. Baker  
the 1<sup>st</sup> of March at the cabin of a brother  
*John B. Baker* *to the court*

\* The deposition of George Bellamy aged 26 years or thereabouts \$ dollars  
Baker was to pay to Robert & John Warren Esq: & Co: of his said sum  
Baker never came in yo County against & further stated George Bellamy  
you within yo County deposited that George Bellamy was at his house in yo  
the 1<sup>st</sup> of March. *George Bellamy* *to the court*

28<sup>th</sup> 1661. *This note to certify that the subscriber is intended by god's provision to take a  
boyer out of this Colony of Virginia to Barbadoes therefore according  
to this it is so signified yo Justice dated the 31<sup>st</sup> day of January 1661  
John Northam*

*Recorded by Dan. Kerche Esq. ad. G. Northam*

\* The deposition of John Baker aged 28 years or thereabouts \$ dollars  
Baker said yo Justice delivered a bill with his hands bounde that was  
Baker esq: of Longport Brother to Robert Warren Esq: which yo said  
Warren declared he did never take tyne yo said yo Justice for  
the said George Bellamy wh: had been formerly promised to  
pay him & he fully acquited him from yo same & further stated  
the 1<sup>st</sup> of March 1661 *John Northam* *to the court*

\* Charles Kerche pray George Justis for me to tell Mr. Kerche for the  
sums of two hundred thirty eight pounds of woolacon & three  
hundred fifty one pounds of tobacco & cattle which I am justly  
entitled to him by two indentures specially for yo the said land  
in yo County of Northampton *John Northam* *to the court*

\* This is to certify that Sam'l Bennett of the lower parish in  
the County of Northampton is intended riding by god's grace  
to depart his Country to god for England Therefore any person  
or persons to whom he is justly entitled according to his  
words may receive satisfaction wth his said master as it  
hath accordingly signified the 22<sup>nd</sup> day of Jan 1661 *John Northam*

Jan 28<sup>th</sup> 1661 *John Northam* *to the court*

*Recorded by Dan. Kerche Esq. ad. G. Northam*

\* Taken up on the Rader within six days of god's ring if any person  
can tell the party they shall receive the same paying some expences  
charged by George Kerche *John Northam*

January 31<sup>st</sup> 1661 *John Northam* *to the court*

*Recorded by Dan. Kerche Esq. ad. G. Northam*

\* The deposition of Rowland Power aged 28 years or thereabouts said  
that yo deposit was always plantation which yo Power to m<sup>r</sup> jn. midkirk  
had a drinking tub light & one day and yo deposit paid for one  
gal. of syder a knife and further said that at that same time  
yo deposit was struck & gashed & further said yo Power  
the 30<sup>th</sup> of Dec 1660 *John Northam* *to the court*

*Recorded by Dan. Kerche Esq. ad. G. Northam*

\* The deposition of Richard Lockwood aged 40 years or thereabouts said  
that yo deposit had several times heard Abraham Gellis own &  
say that he & yo said Gellis was in yo Bellamy's said to die before  
times with that he knew how to pay him and yo deposit further  
said that in or about February last past (wch is 1661 of yo present judgment)  
Abraham Gellis came to the house of the said yo Bellamy to

Reckon with him, and after they had bin in a reckoning w<sup>t</sup> deposit to the Plaintiff in "Bilbury" till w<sup>t</sup> they had got a Recieving of all of Debts to him or his heirs & executors & executors of his wife & he did not say any thing to contradict them in it, and the said John promised to deliver to m<sup>r</sup> Bilbury a Sum for the summes which was spent at his wedding. And the said Bilby had a Ring of m<sup>r</sup> Bilbury w<sup>t</sup> he was married in a feather stile, and the same John Swaine in open Court. Richard Gipps.

Recd. by Dan. Black to C. North.

February the 29<sup>th</sup> the deposition of Richard Gipps aged 25 years or thereabouts present said that during at the hys of m<sup>r</sup> John Bilbury he had the said Bilbury and Brymyn Nottingham make a Bargaine and w<sup>t</sup> said Nottingham was to have feare hundred to fifty pounds of tobacco in caskes for every 26<sup>th</sup> daye that ye said Nottingham worked upon his occupant at the wharfe hill and whenas ye said Nottingham was to be paid for every daye he was a working by hys selfe and further saith that the said Brymyn Nottingham bindeid thred a fether field hys and putt to Richard 14 cates of timber & further said that Richard had his deposit w<sup>t</sup> same.

Richard Gipps.

The 1<sup>st</sup> of March 16<sup>th</sup> the witness depone to have been in open Court. C. North. Recd. to C. North.

Recd. by Dan. Black to C. North.

the deposition of John Parker aged 28 y<sup>r</sup> or thereabouts said that he had a debt found to be to the value of 1000 pounds to the said Matthew Patrick Regier & son & he did him y<sup>r</sup> 16<sup>th</sup> pay him one & called him to stand before him at the Pleinance of steps & spake and saide I will not signe my name in open Court. John B. Duke

Recd. by Dan. Black to C. North.

the deposition of m<sup>r</sup> John Addison aged 26 for the abovesaid said that he had a debt found to be to the value of 1000 pounds to the said George Gipps at the hys of Henry Gipps & he said he did him y<sup>r</sup> 16<sup>th</sup> pay him one & called him to stand before him at the Pleinance of steps & spake and saide I will not signe my name in open Court (his godfathers children) and requested me to let him to stand y<sup>r</sup> said house that he had the said Gipps in mind & agreed whether that house was ye same & whereupon he was sent to see if he knew him & found him to be a good man with him & he was indeed it is to be noted it is to our judgment it was not other than he was other and was to be given him bidding him in all parts where heys are greatly charged & defrauded him.

John Addison.

The words above written are doctored bly.

The 1<sup>st</sup> of March 16<sup>th</sup> the witness in open Court. C. North. Recd. to C. North.

the deposition of m<sup>r</sup> Johnson aged thirty two years or thereabouts said that George in Company with Anne Chapman same month of April last had the said house also the description of the house now in question to be known his address in law to William Galcarts Coffers has left the said house & by the said deposition of Galcarts as to the said house & further saide that he had a debt found to be to the said George in open Court.

Recd. by Dan. Black to C. North.

After a great delay in Nottingham County the 28<sup>th</sup>

Day of March instant 1600.

Pound [C. W. Sanderson] m<sup>r</sup> John Gipps?]  
Levi [John Gipps] m<sup>r</sup> John Gipps?  
Capt. [John Gipps] m<sup>r</sup> John Gipps?

Upon the complaint of m<sup>r</sup> John Gipps ag<sup>t</sup> Morgan Lander for his neglect of conveying a Cate which came to his hands & delivered to him in Especial District he signed with the said Gipps his own hand the same sufficiently appearing to the Court that accordingly ordered that the said person be paid there hundred & fifty pds of tobacco according to the rate of yearly cheare that the Sheriff of Notwith called the same to give an account of to his selfe and that hee also pay all charges of Court to Lander,

the 1<sup>st</sup> of March 16<sup>th</sup> the Sheriff for default of the which shewt<sup>t</sup> appearance last Court at the suit of m<sup>r</sup> Gipps is by the said Gipps in open Court acknowledged that the amount of his lands satisfied or caution given for it to be paid to Gipps that the said order be record & made Rule to him,

Upon the petition of m<sup>r</sup> John Gipps for a judgment of his Court and accordingly ordered that the owners of the estate of Capt. John Sabage doo forthwith make payment unto the said Gipps for makinge his selfe a attorney shipp for him when he was in England in other District done for him the summe of fifteen hundred pd of tobacco & caskes out of the said Sabage's estate with costs of suits to Lander,

Judgment is this day granted to Henry Warren as marrying the widow & child of m<sup>r</sup> John Kendall late of the estate of Capt. John Sabage for the sume of eleven hundred & Standard pounds of tobacco & caskes appearing due by the Court of the said estate from the said estate forthcoming to be paid by the widow thereof with costs of suits to Lander,

The sume dependinge upon a Nibley did last Court by m<sup>r</sup> Gipps as a right of dues before set ag<sup>t</sup> m<sup>r</sup> Gipps doff the Court directed ye same for want of the said Gipps proofe to ye selfe and said doff doings to be done her selfe & done,

The claim made by George Galbin ag<sup>t</sup> the estate of Capt. John Sabage doff is referred to next Court upon the allegation of the child of Capt. Sabage that he had the said Galbin held in servitute effects in his hands belonging to the said Sabage estate which shall well make appear at next Court,

Judgment is this day pronounced by James Nibley to get m<sup>r</sup> Gipps for the sume of five hundred & forty pounds of tobacco & caskes due by Capt. Gipps to be paid with costs of suits to Lander,

Elizabeth & Mary Dally the Daughters of Edward Dally late of this County died are counted to the court to guardianship of James Nibley his wife and to continue with him till English years of age but if they or either of them bee married or the first夫婦 caught to the contrary in the mean time he said Elizabeth & George

Being 32 years of age sixteen last, and the said man to  
you're do the full of his minority past.)

Elizabeth Gaskins the daughter of Bartholomew Gaskins late of the  
said is with her sole & undivided the guardian shippe & care of the  
aforesaid widow wife shall be leftward years of age but  
the Court finds cause to the contrary shall during his life  
with liberty to be responsible for her estate according to law  
the difference depending upon evidence between Benjamin  
Nottingham p<sup>t</sup> & Jno<sup>r</sup> Bellamy doff at said doff request the  
Court thinks fit to referre to a jury,

The Jurors Name

|                     |                          |                 |
|---------------------|--------------------------|-----------------|
| John Gaskins        | Bury Warren              | George Parker   |
| John Gaskins        | Jno <sup>r</sup> Duperke | Nicholas George |
| W <sup>r</sup> Hogg | Jno <sup>r</sup> Maryott | John Collier    |
| Hury Gaskins        | Morgan Palmer            | Wm Baker        |

The Jury having gott out & returned by Verdict,  
In the cause depending between Benjamin Nottingham & Jno<sup>r</sup> Bellamy  
the said Jury finds for the plaintiff demand 1500 in hundred pounds  
of tobacco & cakke.

In the difference depending between John Bellamy p<sup>t</sup> & Abraham  
Collier doff at said doff request the Court thinks fit to referre to a  
jury

The Juror Name

|                              |                              |                |
|------------------------------|------------------------------|----------------|
| Nathan Capell                | John Bellamy                 | John Johnson   |
| John Roman                   | Jno <sup>r</sup> Wm. Bellamy | John Roman     |
| Jno <sup>r</sup> Wm. Bellamy | Jno <sup>r</sup> Wm. Bellamy | Geo. Gaskins   |
| John Collier                 | Wm. Collier                  | Wm. Collier    |
| John Palmer                  | Wm. Collier                  | Joseph Bellamy |

The Jury having gott out & returned by Verdict

It is the Verdict of the Jury to find for the said doff fifty pounds of tobacco  
and James Smith doff he said doff failing to appear to appear  
to the said p<sup>t</sup> & Jno<sup>r</sup> Bellamy ordered by the Court that the said  
make payment unto the said Bellamy what he shall make appear  
justly due from the said Smith justly after ye next present  
cafe of a full day of the said Smith (his) with costs of suit  
to recover,

In the difference depending upon evidence between Jno<sup>r</sup> Bellamy  
p<sup>t</sup> & Richard Gipps doff in an action of debt the said p<sup>t</sup> & Bellamy  
to appear to particular (notwithstanding his being called to the pur)  
the Court therfore directed the said suit to have therfore ordered  
(on ye petition of the said Gipps) that a Notitiae be granted him  
ag<sup>t</sup> the said Bellamy w<sup>t</sup> payment of Court charges at London,

In the difference depending upon evidence between Jno<sup>r</sup> Bellamy  
p<sup>t</sup> & Richard Gipps doff in an action of the case the said p<sup>t</sup> & Bellamy  
to prove his petition the Court therfore directed the said suit to have  
ordered (on ye petition of the said Gipps) that a Notitiae be granted  
him ag<sup>t</sup> the said Bellamy with payment of Court charges at London,

Judgment is this day confirmed by Jno<sup>r</sup> Wm. Baker by Jno<sup>r</sup> Duperke for 150  
hundred of one thousand and three pounds of tobacco & cakke further  
to be paid with costs of suit to London,

After five hundred pounds of tobacco & cakke more when he the  
said Gipps hath received one full third part of his demand exclud  
in costs,

In witness whereof during the wife of Justice present w<sup>t</sup> costs at  
do a right hand in Nottingham County the 29<sup>th</sup> Day of  
March anno 1682.

I have caused to be made a true copy  
of the same record in the Court of Common Pleas.

And whereas the Plaintiff between the said Nottingham  
Court & the said Gipps did file his suit in the Court of Common Pleas

the Justices Names

|                |                |
|----------------|----------------|
| John Collier   | John Bellamy   |
| Richard George | George Gaskins |
| John Collier   | John Baker     |
| John Collier   | John Palmer    |

The Jury having gott out & returned by Verdict  
It is the Verdict of the Jury that the said doff is in dispute both of eight  
hundred & Samuel Collier & he to have the body & gaskins to pay  
costs of suit,

It is the judgment of the Court upon the Verdict of the Jury abovesaid that the  
said Gaskins shall pay to the said doff the said Collier & pay  
the costs of suit to London,

In the difference depending upon evidence between Matthew Patrick  
p<sup>t</sup> & Jno<sup>r</sup> Bellamy doff the Court finds it was cause of action & before  
therefore ordered (upon the petition of the said p<sup>t</sup> & Bellamy) that a Notitiae be  
granted him ag<sup>t</sup> the said Patrick with payment of Court charges at London,

In the difference depending upon evidence between Thomas Morgan  
Thomas p<sup>t</sup> & Capt. Hillary Stringer doff for fownd thousand pounds  
of tobacco & cakke by Bond which not appearing by Elizabeth  
to give the hand of the said Capt. Stringer the Court therfore directed  
fit to refer it to the next Court for a final decision thereoff & that  
then Capt. Stringer appear for the further satisfaction of the Court  
London,

The evidence of Capt. Wm. Whittingham ag<sup>t</sup> his recognisance still thought  
fit by the Court to be continued till next Court,

What judgment is this day granted to Bury Gaskins p<sup>t</sup> ag<sup>t</sup> John Collier  
doft for seafours thousand pounds of tobacco & cakke due by him  
for breach of Contract forthcoming to be paid w<sup>t</sup> costs of suit to London

Judgment is this day granted to Isaac Raymond ag<sup>t</sup> John Addison for the  
sum of five hundred pounds of tobacco & cakke due by him  
w<sup>t</sup> to be paid w<sup>t</sup> costs of suit to London,

Judgment is this day granted to Bury Gaskins ag<sup>t</sup> Roger Great for the  
sum of eight hundred pounds of tobacco & cakke appearing due  
by him to be paid w<sup>t</sup> costs of suit to London,

In the difference depending between Bury Warren p<sup>t</sup> & Right. Son doff  
the Court before ye same to the hearing & determination of an Jno<sup>r</sup>  
Gibbs & in Jno<sup>r</sup> Luke & that the same concerned unto them on  
the 27<sup>th</sup> instant (that is the third of April) at the Court house in ord<sup>t</sup> w<sup>t</sup> the  
High Court thereof,

Judgment is this day confirmed by Jno<sup>r</sup> Duperke to Bury Gaskins for the  
sum of two hundred & nine pounds of tobacco & cakke & one hundred  
of weight of Indian corn forthcoming to be paid w<sup>t</sup> costs of suit to London,

Judgment is this day granted to Charles Morris ag<sup>t</sup> Michael George for the  
sum of three hundred pounds of tobacco & cakke appearing due to him  
for damages lost, forthcoming to be paid w<sup>t</sup> costs of suit to London,

(13)

The difference depending between Nathan Dyer on the behalf of the Plaintiff & himself & the Plaintiff's wife the Court thought fit to adjourn the trial.

It is the Judgment of the Court that John found his alibi of the time before the 1<sup>st</sup> of June last day he came thither fit to answer why the said of last Court granted to Joseph Warren against him may well be denied till such time the said Warren bring his cause to the trial at the hearing thereof.

The Court adjourned to the 30<sup>th</sup> of May & the Examen of the Plaintiff appointed to be at the Court-house on Monday next of next week.

The Decision of the difference between Henry Warren & Richard Dyer requested by the Court to be made by Mr. Justice John & the rest of the Court were present & subscribed to the same & of their opinion herein to accordingly confirm the same,

The 3<sup>d</sup> of April abated these orders were read & examined in open Court & signed

by Dan. Kerche Esq<sup>r</sup>

Wm Kendall  
Will: Spencer  
Jn Lath Jan  
Jn Lath  
Thomas Reed

Capt John Savage Dyer

|  |       |
|--|-------|
| for your Lodging and Boarding his Daughter for 12 Months | 1000. |
| for his publ and one pint of Rum                         | 003.  |
| for few pcks of meat                                     | 005.  |
| few pounds of sugar                                      | 003.  |
|  | 111   |

The 28<sup>th</sup> of March 1682 Served by Susanna the widow of Mr. Wm Kendall & signed by her self & her husband

& now the wife of Henry Warren

by Dan. Kerche Esq<sup>r</sup> & C. Trotter

The Deposition of Joseph Brinckell aged forty three years or thereabouts sworn and Examined Saith

that the Plaintiff was equalled by John Miller going over a certain sum of land to Mr. Kendall till the fifth of May next cominge to make & do his account with the said Mr. Wm Kendall for another year and did promise to stand to what he agreed for with the said Mr. Kendall for which Mr. Kendall did promise to pay him fifteen hundred pound of tobacco & calke & his fees and vsd John Miller did pay to the said with the said Mr. Kendall in my presence willingly said the Plaintiff further Saith that the said Miller hath been absent from the said Mr. Kendall since of his first appearance & since vsd last of December now past /

Joseph Brinckell

The 28<sup>th</sup> of March 1682 Served in open Court by Dan. Kerche Esq<sup>r</sup>

Read? by Dan. Kerche Esq<sup>r</sup> & C. Trotter

The Deposition of Jane Haggaman aged twenty two years or thereabouts sworn & Examined Saith

that about last summer the Plaintiff went along with me Luke and Thomas Johnson to look for a horse of the said in? Luke & myself well

thoroughly at Capt Gaskins, who told vs? deposit that there was a black horse lately taken up at Gaskins wherupon suspicing it had been my husband horse I desired Mr. Luke to go with me to Gaskins & look upon the said horse and asked do you Gaskins to do the said who gave me back so I went to look for him & found him and privately told Mr. Luke & in Gaskins said horse in Gaskins in particular and the horse now in question was my husband said horse and the reason that induced yo? deposit to deposit the same is for that he was acquainted with the said horse of a colt and further still, that I do verily believe he was branded with two round marks and both with Colours and deposit to his said husband the said horse to be the horse in dispute and further aff'nd / Jane Haggaman

The 29<sup>th</sup> of March 1682 Served in open Court by Dan. Kerche Esq<sup>r</sup> & C. Trotter

The Deposition of John Haggaman aged 20 years or thereabouts, the Plaintiff Saith that the horse Wm Gaskins took up the last year which was in October, belonging to his said Gaskins & my husband Johnson is the very same horse my husband in June Samuel Johnson had of yo? deposit and yo? deposit caused the very said horse when he was a sucking colt upon the Butcher in his place with the said Mr. Gaskins of a part of feed taught as off a few Shovells, but upon with Colick caused constipation & diarrhoea, and this last October after Gaskins had taken up this said horse when he got out of the said Gaskins place did come directly into the pasture where he was breed, & when yo? deposit asked me if you wold to demand the said horse of Gaskins he answered and said that he wold demand in yo? deposit that he could not give with him at present but if you wold come at another time he would let you have a good honest man & then deliver him the said horse, desiring his wife to impudel it to him as a mistake that it might not be I could be turn'd off or any of his relations to that effect & further saff'nd /

The 29<sup>th</sup> of March 1682 Served in open Court by Dan. Kerche Esq<sup>r</sup> & C. Trotter

The Deposition of Peter Geer aged 25 years or thereabouts, Saith that he has been working last at yo? deposit wold evenings along on the Road with John Haggaman who had his son & his horse to work the said Haggaman told yo? deposit that the horse in dispute between his said master & Wm Gaskins was branded with a crooked hook or wedge to that effect by said of yo? deposit & further said next /

Peter Geer

The 29<sup>th</sup> of March 1682 Served in open Court by Dan. Kerche Esq<sup>r</sup> & C. Trotter

The Deposition of John Jennings aged 23 years or thereabouts the on yo? day Wm Gaskins was married to the widow Savage yo? deposit (widow)

word Dick's well call Matthew Patrick Kinck and his wife and son  
would prob him out and reward it where he will be with no  
to the offend & further S<sup>t</sup> m<sup>r</sup> /

the 24<sup>th</sup> of March 1682  
in open Court at the Day before the 25<sup>th</sup> of March

Recorded by J<sup>t</sup> Dan. Kerche & G. Ruth

the deposition of Bdr Grice aged 25 years or thereabouts  
This depos<sup>t</sup> Smith has altestly Bratall & his wife & young son the  
said son & his son Bratall to m<sup>r</sup> Richards his neighbour. Said son &  
the said Bratall say that he had discharged Richard & son from the  
Colverne which was drawn against the said son and himself said  
Bratall as also the said Bratall said that if he & said son  
had come to him he would have cleared them from the Colverne  
and Colverne him & Bury Weston & further S<sup>t</sup> m<sup>r</sup> /

Sworn before us the 3<sup>d</sup> of April 1682.  
John Bld<sup>t</sup> Jr. In witness  
Brd<sup>t</sup> for Dan. Kerche & G. Ruth

This is to give notice that almy plantation here is her young cattle about  
one year old a few being marked as follows: One white & black & one black &  
& white on the right side with the left side white. If any one can  
lay claim to them they may enquire w<sup>t</sup> my son who they may  
have find them /

depos<sup>t</sup> 28<sup>th</sup> 1682  
1/29<sup>th</sup> this note set up at Court at Northamptn to w<sup>t</sup>  
Recorded by Dan. Kerche & G. Ruth

Northampton County 26<sup>th</sup> March 1682  
This last weekes I small young cattle about ten head by the tail  
taken by al Dorman Ryalland on ye Bay Rd where any one  
justly claiming to me further informed which al the said is  
hereby signified / J. Dan. Kerche to the C. Northamptn

the 23<sup>rd</sup> of March 1682 this note set up at Court  
A. 2. of April following set up at the parish church  
in the town of Northamptn a copy of it counterfitted w<sup>t</sup>  
Parish church / J. Dan. Kerche to the C. Northamptn

Brd<sup>t</sup> for Dan. Kerche & G. Ruth

W<sup>t</sup> the Subscribers Do hereby Certify that upon the request of m<sup>r</sup>  
John Bellamy our Neighbour who comes by name the Stock of cattle  
belonging to him the said Bellamy Doth for Number & Brand  
marks which are by him designed to be made to the Wherell  
forthwith this twenty day of April in the year 1682 did two hereby  
Certify that two sawt hams head of cattle young and old  
marked w<sup>t</sup> the said Bellamy's Brandmarks & which has caused to be done  
thereunto by Wherell the day and year above written /

This is a true list only one before of a black  
color hams No marks as I can perceive /

John Bld<sup>t</sup> Jr.

Thos. Bushell

Signe

Stephan 2 d<sup>r</sup> 1682

Recorded by Dan. Kerche to the C. Northamptn

At a Court held in Northampton County the 30<sup>th</sup> day of  
May anno 1682

The Town of Northampton by Major Wm Spence  
J<sup>t</sup> Dan. Kerche & G. Ruth by John Lightfoot & Thomas Lark

This day in John Bld<sup>t</sup> Jr. by ad<sup>t</sup> from the Sheriff of Bury Fuchy  
Kt by the D<sup>r</sup> John Gaskins of Bury Fuchy was Righchif of the  
County of Northampton for his layinge goods which said ad<sup>t</sup> the said  
Righchif fit 600 p<sup>t</sup> per year dross,

This day Bury Fuchy was sworne Subscrivit to m<sup>r</sup> John Bld<sup>t</sup> Jr.  
Righchif of the County of Northampton for his layinge goods /

The judgment is this day confirmed by Alcham Sheppard for the sume of  
one thousand fifties and pence of tobacco & cash appearing and  
by said to the value of Cpl. John Gaskins due & forthcoming to his said wh.  
of cattle of late at Bury Fuchy. And veray much as these goods two hundred  
of Cpl. included in the said ad<sup>t</sup> which appeared by the testimony of  
John Dant to 600 bushels of Cpl. due ad<sup>t</sup> that Alcham Sheppard  
was acquited of his said ad<sup>t</sup> said ad<sup>t</sup> making all hisrele ife  
required /

The Verdict of a jury of Cpl. John Bellamy Nottingham for and  
John Bellamy doth Charles Smith farman of the said Jury having  
sworne to the said John Bellamy according to law said John  
Bellamy ad<sup>t</sup> that he said Bellamy according to the said Alcham  
Sheppard two hundred pounds of tobacco & cash with cattle  
of late at Bury Fuchy /

Upon the Petition of Mr. John Bld<sup>t</sup> Jr. his widow & child of m<sup>r</sup>  
John Bld<sup>t</sup> Jr. late of his County of Northamptn administratrix granted her  
in such case and provided /

This day in d<sup>r</sup> John Bld<sup>t</sup> Jr. his wife John Bld<sup>t</sup> Jr.  
swore to his Court for Mr. John Bld<sup>t</sup> Jr. on the Administratrix  
granted her on her husband John Bld<sup>t</sup> Jr. estate which the Court acce-  
dingly accept the same into Bond accordingly /

Whereas John Bld<sup>t</sup> Jr. was directed to the Court at the suit  
of John Bankes al tylor of John Scott for four hundred pounds  
of tobacco & cattle his failings to appear to answer the said  
suit. It is therefore the judgment of the Court & accordingly ordered  
that the Sheriff make paynt thereof the said John Scott appearing fully  
due) judgmentably after ye next Court in case of a final dict of the  
said John Scott w<sup>t</sup> costs of suits at law /

The judgment of the day granted to Cap<sup>t</sup> Henry Stronge & John Jennings  
for the sume of one thousand pounds of tobacco & cash appearing  
due by the Court, to be paid or sufficient money given for the  
paynt due of the Truth of Robert & wife cattle of late at Bury  
Fuchy to the sheriff to answer the same /

Whereas the sheriff failed now to hand sworne by the Sheriff to the  
Court he paid on the grand jury the layinge goods were to Major  
part of them designit in their appearance in ad<sup>t</sup> the Robt  
for a sume ad<sup>t</sup> by the Court that the Sheriff sworne him  
to the said Court to answer the same & that he  
sworne as many parts as he made up the said number for the  
same /



224. County Goring George Bullocke in witness - Perry Esq. & Son  
Coast Rd to Goring their late town of John Esq. of the name of  
Aug. 1. of his typhoid they were in the family of about 6 or  
7 days.

This is ordered by the Court that John Dace Esq. Gentleman the Esq.  
yours in the County of Daniel Rivers of the County Sheriff of the  
Court of Clergy parish above John Dace (Esq.) from in John  
Daleys to the Esq. and by him to be delivered within the Clerical  
including Perry Esq. and so forth as far as he had  
posse of Ringers can possibly be desired to deliver and that  
he shall make himself at off a copy of this Order and of the  
Constable's Bill delivered him that he may forthwith cause to  
be read of the same before all the officers of the peace to take up said Clerk  
to whom the said Clerk to be discharged.

This is ordered by the Court that in witness of the Esq. Gentleman the  
yours of the Ringers your said Clerk that he has or caught  
and to be speedily and especially delivered within his hands and  
to cause out of the Court last year to be Esq. to Royal Rivers  
in Goring in the Land Office.

This is ordered by the Court that General Paxton Esq. Gentleman the Esq.  
yours in the County of Daniel Rivers in the upper part of that part of  
Ringers parish above John Dace (Esq.) from the Esq. and by him  
to be delivered as far as the said part of  
Ringers can possibly be desired to deliver and that he shall make  
himself at off a copy of this Order and of the Constable's Bill delivered  
him that he may forthwith cause to be read of the same before all the officers of  
the peace to take up said Clerk to whom the said Clerk to be  
discharged.

This is ordered by the Court that Henry Collyer Esq. Gentleman the  
yours of the Ringers your said Clerk that he has or caught  
and to be speedily and especially delivered within his hands and  
to cause out of the Court last year to be Esq. to Royal Rivers  
in Goring in the Land Office.

This is ordered by the Court that General Lucy Esq. Gentleman the Esq.  
yours in the County of in Chipping Norton and that he shall  
make himself at off a copy of this Order and of the Constable's Bill  
delivered him that he may forthwith cause to be read of the same before all  
the officers of the peace to take up said Clerk to whom the said Clerk to be  
discharged.

This is ordered by the Court that Morgan Loder Esq. Gentleman the  
yours of the Ringers your in the County of Jonathan Newson  
to be Esq. to the Ringers delivered in his hands and from in John Dace  
to Ringers Esq. at off the said Ringers to be caused to have  
in respect and the said towns of Birchmore & Weymouth given  
to him to bring to order the Maine Regiment did that he shall  
make himself at off a copy of his Order delivered him to the said  
Berkshire may be put in effect and by the Executive Officer  
according to day of month.

This is ordered by the Court that John Porte Esq. Gentleman the Esq.  
yours in the County of Richard Northgate you. And that he shall  
make himself at off a copy of his Order and of the Constable's Bill delivered

him to the said town, falls with regard to the rest of his Towns Justice of  
the said to be kept sealed and to them he said Nottingham to be  
delivered.

This is ordered by the Court that Michael Leyland Esq. Gentleman the  
yours of the Ringers your said Clerk that he has or caught  
and to be speedily and especially delivered within his hands according  
to cause out of the Court last year to be Esq. to be kept during  
his residence in the Land Office.

This is ordered by the Court that John Dace Esq. Gentleman the  
yours of the Ringers your in the County of Daniel Rivers to be  
delivered as far as the said part of the said Clerk from the said  
to John Dace to be Esq. to be delivered as far as the said  
Clerk and to cause it from hour to hour and all within the same  
hour to have been made known himself with a copy of this order  
to yourself and the said may be put in effect and officially  
executed.

This is ordered by the Court that James Powell Esq. Gentleman the  
yours of the Ringers your in the County of Glastonbury and that he shall  
make himself at off a copy of the order and of the Constable's Bill delivered  
him that he may forthwith cause to be read of the same before all the officers of the  
peace to take up said Clerk to whom the said Glastonbury to be  
discharged.

This is ordered by the Court that Roger Paxton Esq. Gentleman the  
yours of the Ringers your said Clerk that he has or caught the said  
and to be speedily and especially delivered within his hands according to  
cause out of the Court last year to be Esq. to be kept during his  
residence in the Land Office.

This is ordered by the Court that William Scott Esq. Gentleman the  
yours of the Ringers your said Clerk that he has or caught the said  
and to be speedily and especially delivered within his hands according to  
cause out of the Court last year to be Esq. to be kept during  
his residence in the Land Office.

This is ordered by the Court that in Robert Poyne Esq. Gentleman the  
yours of the Ringers your in the County of Bridgwater Steerton and that  
he shall make himself at off a copy of the order and of the Constable's Bill  
delivered him that he may forthwith cause to be read of the same  
before all the officers of the peace to take up said Clerk to whom the  
said Steerton to be discharged.

This is ordered by the Court that in Wm. Willing Esq. Gentleman the  
yours of the Ringers your in the County of Wiltshire to be  
delivered as far as the said Clerk along the Milnes Road  
did all things out of the said Road into the said Roads  
with the way to hour to hour within the said County to  
have been made known himself with a copy of this order to yourself  
and the said Wiltshire to be put into effect and officially executed  
order of month.

This is ordered by the Court that John Macklin Esq. Gentleman the  
yours of the Ringers your in the County of Glastonbury and that  
he shall make himself at off a copy of the order and of the Constable's  
Bill delivered him that he may forthwith cause to be read of  
the same before all the officers of the peace to take up said Clerk to whom the  
said Macklin to be discharged.

(fins)

26. It is ordered by the Court that John Giffel Junr do have his  
Machinery and Utensils appertaining to his Mfg. delivered to the  
peoples (but) from William Giffel to George Herkner, and the  
Sealers to the said George Herkner & Company from henceforth to keep  
and call into the hands of George Herkner that he hath nowe had of  
written copy of this Order to have, that he maye have, in his possession  
interfacing and effectual Execution /

It is ordered by the Court that John Giffel Junr do have  
delivered the written copies to the Highways and Roads in the place  
wherein in Wachet Branch comes to George Herkner  
Vouge the Meane Road with the wages from hence to be payed him  
by the said George Herkner and that he hath notice hereof that a copy of this  
order to the said John Giffel Junr may be sent also to the Sheriff & effectual  
Execution performed according to the intent of the same /

James Giffel Esq<sup>r</sup> his sonne Daile Giffel Junr  
Doth hereby command and appelle John Giffel Junr to be Rightor of  
the Northampton County for the Exeteringe ward 1682 and that he be  
sealed accordingly at the next Court held for the said County go<sup>r</sup> 1682  
by himselfe the 27<sup>th</sup> day of June 1682  
John Giffel Junr  
Rightor of Northampton County  
The 27<sup>th</sup> day of June 1682 the said John Giffel Junr doth  
hereby command to the Sheriff of Northampton Co<sup>r</sup> to seal  
and affix the same to the said Seal of Northampton Co<sup>r</sup>

Seal of Dan. Pecky & C<sup>r</sup> Matthe

The 27<sup>th</sup> day of June 1682 John Giffel Junr Rightor of Northampton Co<sup>r</sup>  
In Virginia 1682 for works in body, Board, timber, stone, clay  
and quarry rightor sayd thanks, say so god for it God in his  
last will and testament. Reciting all his trouble and present  
distress  
Then I beseeche my Lord my Sonne James Giffel Junr to be informed  
that I give unto my Sonne James Giffel Junr all my Estate especially  
of land I nowe have upon will the house, orchard, and garden  
hereinafter belonging to him to have and to have and to have  
for ever

I am to give unto my said Sonne James Giffel Junr choice of his choice  
of 600 acres of land, millers, orchard, and garden, and trees growing  
upon them, and all furnishing of the same belonging to me in the County for  
his particular care of me in my life time /

Then my will and pleasure is, that after all my debts be paid  
and other layfholde alife, I have with my goods & effects, before he  
be equally devided between me my Sonne James Giffel Junr, my son  
Peter Giffel, my daughter Elizabeth Giffel, and my wife Mary  
all payinge their due share of the same, and two other parts  
to be equally devided between me my Sonne James Giffel Junr, my son  
John Giffel Junr and George Hartman, doth paye and give  
and take there same, the 25<sup>th</sup> to stand w<sup>r</sup>.

27. I Constable and appelle my Sonne James Giffel to convey what and  
sole executors of the my last will and testament, and my devisee is that my  
good friend in John Giffel Junr Doth say that this my will was offered,  
then my will and pleasure is that what estate my wife Bridget  
brought to me with the birth of George that her Sonne James  
Giffel Junr have at the age of eighteen years,  
and that my Sonne James Giffel take in his birth day and to be  
decomptable for it at the time required and that the said estate  
be further putt open eved together with the innes of /  
In Consernation that this is my last will and pleasure I have hereto  
set my hand and sealed the 25<sup>th</sup> day of July the 25<sup>th</sup> year 1682

Signed Sealed and acknowledged by the  
Constable Dan. Pecky & C<sup>r</sup> Matthe  
and attested before us

In witness whereof I have set my hand

Matthew M Wilson

Signature

Signature  
June 25<sup>th</sup> 1682  
Dan. Pecky & C<sup>r</sup> Matthe

The first day of June 1682 this the first  
will and testament of James Giffel Junr late  
of the County of Northampton deceased was  
proved in open Court by the before named  
of m<sup>r</sup> John Giffel Junr & Matthew Wilson  
and attested of & ordered to be recorded  
at Dan. Pecky & C<sup>r</sup>

Recd<sup>r</sup> by Dan. Pecky & C<sup>r</sup> Matthe

Recd<sup>r</sup> by Dan. Pecky & C<sup>r</sup> Matthe  
for satisfaction of the witness (Exemplars of Court) 1682  
June 25<sup>th</sup>

Recd<sup>r</sup> by Dan. Pecky & C<sup>r</sup> Matthe

Recd<sup>r</sup> by Dan. Pecky & C<sup>r</sup> Matthe  
to exec<sup>r</sup> by the said in  
the 25<sup>th</sup> of June 1682 acknowledged  
in open Court by the said Dan. Pecky &  
Matthew Wilson

Recd<sup>r</sup> by Dan. Pecky & C<sup>r</sup> Matthe  
of the subscriber John Parker, and acknowledged to have received  
one full and plentie of my tobacco mollar in bags during my unfeare  
lived before her death, and am well satisfied that the said  
tobacco mollar of tobacco & caskes mentioned in the subscribers part  
of the judgment is acknowledged last March last to be full mollar  
as full and to him and therefore as a manifest proof & that  
the said man stand good this is given the 21<sup>st</sup> day of May  
Year 1682

As said John  
Dan. Pecky & C<sup>r</sup> Matthe  
Recd<sup>r</sup> by Dan. Pecky & C<sup>r</sup> Matthe

At a Court held in Northampton County the 28<sup>th</sup> day of July 1682.

For the Workwards &  
The Court  
 (John Read) in the Larmay  
 (John Read) in John Lynn  
 (John Read) in Thomas Hunt  
 (John Read) in Thomas Hunt  
 (John Read) in Thomas Hunt

This day the Gentleman Subscrivator inhabitants of this County of Northampton were sworn to Juries as a Grand Jury this following year and that they hold the Copy of the Grand Jury's Indictment.

John Dabell - in Joseph Readall - in James Dabell  
 in Edmund Readall - in John Green - in John Martin  
 in John Readall - in James Dabell - in John Readall  
 in John Readall - in John Readall

It is ordered by the Court that the above Subscrivator Juries be sent to the next Court and discharged from the same at their paying the charge according to the Sheriff & Clerk open to the same Juries to them.

In witness: - John Readall, James Dabell, Edmund Readall,  
 John Green, Rich Granger, John Martin, John Readall.

It is ordered by the Court that the above Subscrivator be summoned by the Sheriff to the next Court for the delinquency the first time of their appearing last Court to the Court, and the Cost of them to the Sheriff to be proceeded at for their said default.

To: Readall  
 In witness of last Court & this George Green of this County  
 In witness of this Court & this John Readall

Whereas John Readall held this day Indictment to the Court that two of his Servants have had two Bastard children one of which was born and brought with the said Servant to the Court. It is the judgment of the Court that in regard there are two Bastard children in the parish of the said John Readall he be compelled to pay the sum of £10 to the said Servant for his services and to be carried to the next Justice of the Peace in his aforesaid parish who is hereby ordered by the Court to take care and provide for the said child under his jurisdiction and appointed to bring in an account of the charge thereof to the next Hengrave parish. Also and by whom he shall pay the said £10 to the said Justice of the Peace appointed in like manner who are to take up said Person and to call of the said Justice as soon as qualified to her purpose.

Whereas John Readall and Elizabeth Readall have by John Readall having acknowledged in open Court before him the sum of £1000 by the sum of two Bastard children. It is therefore the Judgment of the Court and accordingly ordered that the Sheriff take the said John Readall & Elizabeth Readall into his custody and see that they each of them forthwith discharge unto

the said John Readall with land on (as a just reward for his service) and for the payment of his fine.

In the difference depending between John Michael by his Guardian in John Readall agt. the said Michael & the said John Michael as two of the Hockford in bull intended made by the said John Michael and delivered to the said John Readall. It is the judgment of the Court that the said John Michael be paid the sum of £1000 of his Guard of the same to any of his said Children but the youngest of them shall be so charged in eighteen years of age.

Whereas John Michael by his said Guardian in John Readall brings, but charged with the pecuniary judgment of his Court himself - his son - appeals might be granted him by reason to the next day of next Court which is accordingly done. The said party of Court and Sheriff into custody according to Law in such case made and provided.

The sum of three years to come to £60 in the holding of an Estate which consists of a Cow formerly kept by the said John Michael and was by him sold after valuation made by the Knights Head for a Judge of the Court and appraised by the said Michael and John Johnson who are to be paid the sum of the same to the Sheriff and Clerk first as far as the valuation of the said Estate amounts to which accrued on the sum of £60 occasioned by the sale of the Cow by John Readall agt. the said Michael and that the said Michael hath no place to Cow by him and was called at for his breaking of locking after her & incurred debt since - that caused to his plaintiff as also the Sheriff according to valuation as aforesaid and after appears and paid thereto to pay his sum of the said Michael for the use of his mire - £10 a day charged by the said Michael to the said Michael as Master of the Estate of the said Michael High Deemed debt the sum of three thousand pounds of York Standard Silver and cattle forthcoming to be paid commonly according to Law with costs of suit to action.

Upon the Indictment of John Green per agt. Edmund Readall left to have religious service in the said part of a Parsonage belonging to the same which hath been alienated from him by the said Edmund Readall as attorney of the said John Green. Contains in open Court before the said John Green to the said John Green to pay part of costs of suit to parson.

Whereas John Warren was directed to the Court at the suit of John Green who failing to file his petition agt. him according to Law he is therefore the Judge of the Court and accordingly ordered upon the action of the said John Warren that a Marshall be granted him agt. the said John Green with power of arrest charged to him.

Upon this day Committed by Isaac Jackson to the said John Warren for

to sum of two hundred and nine pounds of tobacco & casks of  
salt for brick & feathers to be paid with costs of suits at law  
the Court adjourned to the 31<sup>st</sup> instant,

the Court held in Northampton County the 31<sup>st</sup> day  
of July 1782.

Whereas (see above) the Writ of Execution was issued by  
the Sheriff of Northampton County on the 21<sup>st</sup> day of June 1782,

the reference Petitioners Loyal Subjects, for a Writ of Execution against the  
Court which set to business according to same on the next Court Day to be  
there finally determined,

it is the judgment of the Court and accordingly ordered that the sum of  
one hundred and twenty pounds of tobacco & casks of salt  
be paid to John Bellamy according to same as the next Court Day to be  
there finally determined,

it is the judgment of the Court and accordingly ordered that the sum of  
one hundred and twenty pounds of tobacco & casks of salt  
be paid to John Bellamy as the next Court Day to be there finally determined,

it is the judgment of the Court and accordingly ordered that the sum of  
one hundred and twenty pounds of tobacco & casks of salt  
be paid to John Bellamy as the next Court Day to be there finally determined,

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one hundred and twenty pounds of tobacco & casks of salt  
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it is the judgment of the Court and accordingly ordered that the sum of  
one hundred and twenty pounds of tobacco & casks of salt  
be paid to John Bellamy as the next Court Day to be there finally determined,

it is the judgment of the Court and accordingly ordered that the sum of  
one hundred and twenty pounds of tobacco & casks of salt  
be paid to John Bellamy as the next Court Day to be there finally determined,

The suit commenced by the Plaintiff Charles Pitt agt John Bellamy  
and is referred to the next Court for the determination thereof.

Upon the petition of Capt. Whittington to his Court to have the sum of  
a peccat of land belonging to him leased and sold by two addi-  
tional persons as the judge of the Court shall think best granted  
according to his petition and that Justice & Equity may be done  
between him and from him to make all the bonds of the said  
plaintiff on the Twenty second day of August next sufficient to  
stand accordingly and in case of any judgment in either of them  
that the said Justice & Equity will cause to appear such other additonal person for  
to stand thereof as the said person shall appear and that he did not do  
so notwithstanding a jury of the inhabitants and all of the neighbors  
to accompany the Sheriff at his time and place appointed for  
laying out of the said land and that the same od. Edward Ag  
the said Sheriff taking heed so much land and made bond  
the suit commenced by Capt. Whittington agt Capt. Isaac Hancock  
sett in an action of no costs to the Court but said debt falling to  
appear to answer the same od. is therefore remitted as the Sheriff  
for what he shall then make appear damaged (in case  
of a full debt of the said Hancock at the next Court) with costs of suit  
to lay out.

The suit commenced by Capt. Whittington agt Capt. Isaac Hancock  
sett in an action of no costs to the Court but said debt falling to appear to  
answer the same od. is therefore remitted as the Sheriff  
for what he shall then make appear damaged (in case  
of a full debt of the said Hancock at the next Court) with costs of suit

the judgment confirmed by Samuel George to the Master of the Village  
sett is this day acknowledged in open Court by Capt. Whittington  
one of the officers of the said Village well to be by him the  
said George fully satisfied.

the difference depending between Humphrey Brooks et al and  
John Bellamy sett the Court finds no cause of action or mal-  
feasance doing in the said suit.

the sum of one hundred and twenty pounds of tobacco & casks of salt  
is to be paid to the Plaintiff Charles Pitt agt John Bellamy  
and Edward Agt the master of the Village of Towne of Towne  
sett is this day settled by the Court open a Term fac'd Towne and  
settled agt the said Plaintiff to the Court and that there forthwith  
make payment unto him according to the costs of suits at law.

the suit depending between Humphrey Brooks agt John Bellamy  
and Edward Agt the Court finds no cause of action or mal-  
feasance doing in the said suit.

the difference depending between John Bellamy et al and Edward Agt  
sett at the said Court squall and with the consent of the parties is referred  
to the next Court.

Upon the complaint of Thomas Salter to the Court that his wife hath for  
( some

Sometime past would sleep or absent from him and required  
the company of Isaac Jacob which appoining the Edward John the  
Judge of the Court and accordingly ordered that the said Jacob shall all  
debt the said Thomas Savage his wife and that he were to be  
accordingly did for the failure that he had for Jacob when not  
accompanying with her unlawfully upon formerly offering and  
swearing according to the tenor of the law in such case made  
and passed.

Whereas John Paddison Wall attended himself from his County and  
off a small sum with Jacob Savage before the Judgment of the said Edward John  
the said John having named Thomas London Butcher with him the said  
Katherine wife had attained to lawful age before the Court made  
conf to the Sheriff in the present hands.

At a Court held in Northampton County the tenth day of August  
Anno 1682.

Present John Daniel & Dan Hancock Esq;  
A Jury present on Thomas Hunt

Sworn for the difference between Edward John Belamy Jr and Jacob  
Savage his father James Dabell Esq and John Belamy Esq  
against Capt. John Whittington he did the same to get paid thereof to  
John Belamy and

John Belamy and naked Court reason the day the said John  
Belamy did accordingly sue that he might of recovered by the  
Court of Northamptonshire and recovered and the  
Court did attach the said in force till next Court & then to be further done  
to cause upon attachment to the Court by John Belamy as well as  
it bring upon debt which the said Belamy having no way to pay  
the said Court to have alimony to the said wife two and first in  
such case after it ordered by the Court with the consent of the said party  
that the said Belamy to stand till other Court did that in the mean  
time the said Belamy stand in force.

For the motion of Mr. John Bully Junr Justice & James Dabell  
Esq of the last his and sonne of James Dabell Esq deceased  
and one William Scudamore the son in law of the said James  
Dabell deceased having a small estate with his late father did  
small proportion unto the Causier of the said James Dabell Esq  
of his late father deceased. the Court thought the same ex parte  
Proceedings into Bond with security to be responsible to the  
said William Scudamore wherupon attained to the age of eighteen  
years

year old being in an act of the said Edward John the Judge  
Court there to give Bond as often said accordingly  
the Court adjourned to the 28<sup>th</sup> instant.

John Belamy  
Matt Fletcher  
John Lupton  
Edward Scott  
John Belamy  
John Belamy  
Matt Fletcher  
John Lupton  
Edward Scott

The deposition of Simon Hobson aged about twenty five years and examined in  
open Court this 28<sup>th</sup> day of July 1682.  
Said John Belamy Esq. son of James Belamy did depose and say that he did  
quitclaim toward to Capt. John Whittington a summe to be paid in full  
at the rate of one hundred pounds of money or value per pound  
and y<sup>e</sup> deposit demanded pay for the detaining of the said Whittington and  
the said Belamy did shew of satisfaction about a summe due there  
upon and was against to the said Belamy off for payment. When infised  
paying the Capt. Whittington a summe of one hundred pounds per  
deposit for detaining the said Belamy and then y<sup>e</sup> deposit would be  
paid for detaining the said Belamy and then y<sup>e</sup> deposit paid for detaining  
Capt. Whittington for payment for the said Belamy and then y<sup>e</sup> deposit  
in Northams Neck did the said Whittington do make payment to y<sup>e</sup>  
deposit Belamy and was remembred not at first the payment  
delivered to y<sup>e</sup> day y<sup>e</sup> year above written. he made a  
mark of

for 28<sup>th</sup> July 1682. the second  
in open Court in Northams  
County of the said Belamy  
according thereto. *John Belamy Esq. Edward Scott*

John Belamy Esq. Edward Scott

The deposition of Richard Jeffreys aged about thirty years or thereabouts  
sworn & examined in open Court July ye 28<sup>th</sup> anno 1682. Said  
y<sup>e</sup> deposit being in company with Isaac Jacob & Thomas Savage  
giving over from quickings their the said Thomas Savage take Isaac  
Jacob by the hand and said Esq. R. Jeffreys the said Jacob take Isaac  
Jacob by the hand and said Esq. R. Jeffreys to my wife and let her understand  
for any thing I did stand in need of and the said Jacob replied to  
me not so her want too long as has had a power to help her  
and more remembred not at present given under my hand y<sup>e</sup> day  
and year aforesaid.

Richard & Jeffreys

for 28<sup>th</sup> July 1682. the second  
in open Court. *John Belamy Esq. Edward Scott*

John Belamy Esq. Edward Scott

These are to certify whome it may concern  
that John Young interred suddenly to deposit his County (by good friends)  
(to whom) any one that has a justly intitled appearance shall be  
satisfied which is at his request signified the 28<sup>th</sup> July anno 1682  
when we were afraid his  
body at Court. *John Belamy Esq. Edward Scott*

John Belamy Esq. Edward Scott

A Bill of Complaint of Administration granted from John Gifford to Mr. George Bringe or the wife of his husband in the County of Northampton dated and is accordingly made & affirmed by virtue of an act of Court bearing date in Northampton the 20<sup>th</sup> day of May 1682 Dated ye 14<sup>th</sup> day of August anno 1682.

A Bond from Mrs. Bringe to Mrs. William Grace Esq<sup>r</sup> and John Gibb Junr all of Northampton Esq<sup>r</sup> to pay the sum of £1000 of the two<sup>d</sup> of the two<sup>d</sup> of Northampton County in the sum of one hundred pounds of gold plate or cash Dated his first day of August 1682.

Dismissed for the non appearance of the plaintiff Complainant of him and Sabine or his wife herself from the graunting of the same before this Court.

Judgment to stand in the sum of £1000 of gold plate or cash.

John Gifford  
John Gifford  
John Gifford  
John Gifford

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John Gifford

and humbly desiring upon his grant him to the fourth day of next October next to referre his cause to the next Court of Northampton County which is accordingly done, the present Complainant bringing into Court with security according to Law in such case -

No difference depending upon evidence between Plaintiff & Defendant that is referred to next Court for a final determination.

The difference depending upon evidence between Plaintiff & Defendant of Northampton County in the said Court -

The difference depending between Mr. Doctor Gifford & John Mawson Esq<sup>r</sup> It is the judgment of the Court and accordingly ordered -

that the sum right of the four hundred and fifty shillings due by the Plaintiff unto the part of which the said sum is in possession of his wife and is in her during her life - and that neither her Son George Gibb nor her Son John Gibb have any other right to the same - And therefore that the said John Mawson forthwith setteth her with the quiet and peaceable possession thereof with payment of all charges unto Doctor Gifford /

In the difference depending between Capt. Wm Whittington & Capt. John Gibb Esq<sup>r</sup> both in an action of Detinue It is the judgment of the Court and accordingly ordered that the Plaintiff doth acknowledge to Capt. Gibb by the said Capt. from James Gibb of the Neck - And he doth deliver to you to set or an acknowledgment copy thereof from the Sheriff of Northamptonshire his next Court with payment of costs of suit at London /

In the difference depending between Capt. Wm Whittington & Capt. John Gibb Esq<sup>r</sup> both in an action of Detinue It is the judgment of the Court and accordingly ordered that the Plaintiff doth acknowledge to Capt. Gibb by the said Capt. from James Gibb of the Neck - And he doth deliver to you to set or an acknowledgment copy thereof from the Sheriff of Northamptonshire his next Court with payment of costs of suit at London /

The difference depending between Wm Whittington & Robert Ashton Esq<sup>r</sup> is referred to the next Court for a final determination.

Upon the action of Complaint Brought for the Church Wardens of the Broad parish of Northampton County to take care of a young child - to wit late by John Laddan who hath alledged himself from the County longer since (but Laddan alledged to take his churchedon of the said broad) is required by the Court he doth with the said Boring concerning ye said child & to furnish it with what his - self find necessary & to his winter & ye same at next Church paroch Boring /

The suit commenced by Henry Malliot fit against Richard Godfrey Esq<sup>r</sup> for the sale of his land in Northamptonshire -

Richard son of one Richard Farmer Boff w<sup>t</sup> Gibb Copd alredy deceased and a half since and his said Father deceased departed the County. Upon the petition of the said Copd fit

is the judgment of the Court and accordingly ordered that the said Richard Burne Jun. remaine and continue with his said said Capt. until his attaint to the age of thirty one yeare (being now about the age of nine years at the said Capt. decess) to make his payes fidei, cause to the Barbary in the Indian land, & the holding of the said childe counte and reasonable for him his charge for keeping of him /

George Fetherstonhaugh Esq. of York, the John Hall Sheriff to the Court for the Disiquity of appearing upon foounds when at gaol being now as fidei by the Court fifty pounds of tobacco a pece for his said Capt. (which the Sheriff whereby ordered called of him to give an acct to the Court) with payment of Court charges at London /

The Inventory of the Estate of Dr. Job Peirre Capt was this day presented in open Court by Nathaniel Roppe and the hand which the Court directed fit to put open word /

This day Charles Dicks hundred hundred shillings for Capt. Isaac Buscot appeared next before us after the suits of Capt. Willm Whitington in an action of the case upon evidence which the Court accepted his Evidence into Court accordingly /

At a Court held in Northampton County the 29<sup>th</sup> day of August anno 1683.

Presented { Capt. John Lethbridge } Capt. Hancock Capt. John Kynaston Capt. John Kynaston Capt. John Lethbridge in the County /

In the difference depending between m<sup>r</sup> Robert Hutchinson Jr. and m<sup>r</sup> Wm. Westbridge Dft bypon evidence of appearance to the Court that there is due to Collected by the said Jr. from the said m<sup>r</sup> four hundred and fifty pounds of tobacco & caskes for his service the judgment of the Court and accordingly ordered that the said Hutchinson make payment unto the said Hutchinson the said sum of four hundred and fifty pounds of tobacco & caskes his said day of att<sup>r</sup> and payment with costs of suit at London /

Whereat it appeared before the Court that Annetta Negro woman - Thomas Early Hugh Walker, Wm. Walker & Donaldson Collett - were to be sent to Mr. Stringer and his son Anthony Stringer, how were much misdevised themselves & indulged the said Col. Stringer good by Confraternity amongst them liberal land contrary to law & order by their own countenance and connivance. It is therefore found the judgment of the Court and accordingly ordered that the Sheriff take them into his custody and see that they follow with severe punishment as felonies by the said Negro woman, Collett, and Early, twenty five shillings a pece. And said Walker & Donaldson Collett, on their said Books were laid on, & the said Sheriff to lay them on his said Books before stranger places to make order for the remitting of the same to the said Collett and that they pay costs of Court at London /

End of the 29<sup>th</sup> day of August anno 1683.

237. The difference depending between Philip Jenkins Jr. & Probate of his late wife Mrs. Elizabeth Dft bypon evidence of the Court directed he said /

The difference depending between John Sabay Jr. & attorney of Philip Jenkins Jr. & John Sabay Jr. the Court directed he said /

The difference depending between Nathaniel Roppe Jr. & attorney of the Court directed he said /

Whereas it appears before the Court that there is one thousand & thirteeen pounds of tobacco & caskes due by dft to the Sheriff from the said dft which said dft failing to appear to answer the said suit at his Court or to his Sheriff or to his Sheriff granted to the said dft for his payment thereof judicially after the usual Court (in case of a like dft of the said dft) with costs of suit at London /

The difference depending between Richard Whitemore Jr. & John March dft being directed to this Court in an action of the case and evidence ag<sup>t</sup> him for dft. A hundred & twyf pence granted to the said dft (upon his petition) ag<sup>t</sup> the said dft w<sup>t</sup> payment of Court charges at London /

Whereas it appears to the Court that there is twelue hundred twenty one pounds of tobacco & caskes due by dft to the said dft goodly p<sup>t</sup> from Isaac Jacob dft who failing to appear to answer the said suit at this Court or to his Sheriff or to his Sheriff granted to the said dft for payment thereof judicially after the usual Court (in case of a like dft of the said Isaac Jacob) with costs of suit at London /

The suit commenced by Jno. Journeys p<sup>t</sup> 29<sup>th</sup> June 1683 against Richard dft to this Court the said dft failing to appear to answer where is granted ag<sup>t</sup> the Sheriff for what the said Sheriff shall make appear howe is daunified to be paid judicially after the usual Court (in case of a like dft of the said dft) with costs of suit at London /

The suit commenced at this Court by Jno. Journeys p<sup>t</sup> ag<sup>t</sup> Jno. Journeys dft which said p<sup>t</sup> failing to file his petition according to law or appear to pay costs. A hundred & twyf pence granted to the said Journeys (on his petition) ag<sup>t</sup> the said Journeys with payment of Court charges at London /

Whereat George Grobet p<sup>t</sup> comended suit to this Court ag<sup>t</sup> the late springwell dft which said p<sup>t</sup> failing to file his petition ag<sup>t</sup> him according to Law. It is therefore ordered by the Court (on his petition of the said dft) that a hundred & twyf pence be granted to the said p<sup>t</sup> with payment of Court charges at London /

The difference depending between Isaac Jacob compey & Richard William Jun<sup>r</sup> respondent in cause at said dft is referred to the usual Court /

The suit commenced by Capt Francis Pigot p<sup>t</sup> ag<sup>t</sup> m<sup>r</sup> Nathaniel without dft p<sup>t</sup> failing to file his petition the Court directed he said /

1 Upon

235.  
Upon her Complaint of me "The Plaintiff" as Plaintiff of the said suit of  
James Davis Son & his Esqrs vs John Davis & his Esqrs  
is ordered by the Court to be summond by the Sheriff to go before  
for her Judgment of an Order of Full Court for delivery of the  
William Saunders Slave her son in law James Davis Esq  
of her said Deceased husband in and to his Countryman in an Act of  
Court thereof and bringing into Bond will Security for the same  
accordingly /

This is a record of last Great race on "John Ridge" put in by Harry Jenkins  
on Saturday 1st Sept. 1911. Burdened with West Coast /

The Canal opened to 30<sup>th</sup> of Octo- 1861.

On 4<sup>th</sup> day of October 1882 found  
and examined in open & ligated — — —  
by Dr. Becker & Dr. C. Rath 22 — — —

*Nothocarpus* Baudy y<sup>e</sup> 29<sup>th</sup> of August 1602.

Judgment is this day confessed by James McNeil to me the Notary Public  
for the sum of five hundred pounds of Tobacco & casks due by him  
to be paid the tenth day of October next ensuing with costs of suit  
the same.

Will Kendall  
Thomas Real

~~Rec'd. from Mr. Wm. H. C. W.~~

|  |       |
|--|-------|
| 35 <sup>th</sup> of Powder at \$1 <sup>00</sup> per lb             | 03.04 |
| One parcel of burning wood   | 003.0 |
| One dozen of candles & one small bunch                             | 00.22 |
| Two bushels  | 02.00 |
| One lb Peacock, Colder and Pillow, One Ragg & Blanket              |       |
| One Blanket, one lb Wool of Germand & balanced & one<br>lb Bedding | 1.80  |

|     |   |       |
|-----|---|-------|
| Jan | Two Bedclothes, Two Bedsheet, One pillow, Two Ruggs and<br>Blanket and one Suite of Bedding and bedding | 20.00 |
| Jan | two pair of D sheets  | 0.200 |
| Jan | One Diaper Table cloth, & Cupboard cloth, Elbow Diaper &<br>Napkins & one Diaper Towel                  | 0.200 |
| Jan | One Cloth Table cloth, one dozen of round Napkins and<br>Two pairs of pillow case                       | 0.150 |

|      |   |       |
|------|---|-------|
| Jan  | One 20 Grinck   | 0 150 |
| Feb  | One Ballotted Collier and Paint 34                      | 0 700 |
| Mar. | One Table & fourd five Dr. Barber chair & outside chair | 0 350 |
| Mar. | One Dr. Cupboard & one Beach Grand                      | 0 150 |
| Mar. | One Looking glass 40 & fourd washin. Dish 20            | 0 060 |
| Mar. | One 20 Warming pan                                      | 0 040 |

|      |  |          |
|------|--|----------|
| 239. | One Pewter pot, one Bell metal pot, two small do<br>Brass Knobs, One copper Kettle, and small Brass candle or<br>pepper, two porringers, one Brying pan, one pair<br>of tongs out of them Pots, One iron spit, and one<br>Brassing pan.    | 1.00     |
|      | One small Gunno  | .02 50.  |
|      | Five young milk Cows & their calfs   | 2.00.    |
|      | Two stoned two year old  | .60 00.  |
|      | Two yearling Sheep   | .02 00.  |
|      | One two year old Kippe   | .02 00.  |
|      | One do getting about twelve years old  | .02 00.  |
|      | One young Gimmer about 7 years old called<br>Bittern George M <sup>t</sup> his wife owned 2.00 00  | .60 00:  |
| 756. | the 11 <sup>th</sup> day of August 1882 the above amount<br>amounting to the sum of <del>Eleven thousand</del><br>One hundred fifty & six pounds of tobacco<br>& cash made by us to subscribers to the<br>Book of a Judge H. B. Farnsworth | 1.20 00. |
|      |  | .02 50.  |
|      |  | 56 06.   |
|      |  | 117 56.  |

Wednesday X years after death there of  
the appears Sweet Scent and Big  
Name John Paul, Edward Goden,  
X flower Scent. With fence.

The 29<sup>th</sup> day of August 1882 This Indenture made in open Court by  
on<sup>2</sup> Gals Springer the Administratrix of her deceased husband & added  
to the record: <sup>1st</sup> Deed Recd. 2nd Deed Recd.  
Recd. <sup>1st</sup> Deed Recd. 2nd Deed Recd.

1. One decap of the Eldest of Barkelemon's Calfs elephant size  
Son of Barkelemon's older Calf of the County of Northampton died  
as follows

2. One Headless and Calfs with a Skin of Cervine & Calves  
Belonging to them

3. One copper Kettle of a small size or the size of gallon.

4. One hawksbill.

5. One Sk. 306 of about two quarts.

6. One Deads Head chaff with Ash & very little.

7. One old Waller Jemmett w<sup>t</sup> a Cock & very little.

8. One Shore Gunne & one pistol.

9. One Kettle all Deads or fine but y<sup>e</sup> not passing about 6 feet long.

10. One set of silver Plate Cutlery, & one little gold ring.

11. One Cigar cutt saw, one set of wedges, & one pair of scissars.

12. Ringel, & one set of Royal Cutlery.

House Court, - no about nine years old, & one about eleven or twelve  
years old till Spring & the other two Spring before, one three &  
the other two years old till Spring.

1st. One more about five or six years old but older. Dyinging about  
the head of the Plankton where Mr. Walker formerly lived and buried  
with B.C. This gift, yr 4<sup>th</sup> day of March 1882.  
John Carrick. At the Ruth Capitol  
BOSTON Two thousand five hundred pounds of tobacco & cask to be  
paid by John Carrick for his land. Ruth Capitol

26<sup>th</sup> Aug 82 The pond in open by Nathan Pease & called  
Waterford. First day 100 to 120 ft. water.  
= Pond 3 1st 100 ft. water.

290. I William Wistbergh doth depose upon Oath that I paid the two hoggards  
tobaccos & spickeys unto Mr. W. Ward by act of Mr. Malling open the  
26<sup>th</sup> of July 1682 summe in  
open Court. At the Daye of 20<sup>th</sup> October  
Signed by William Wistbergh

Whereas the two Court referred his chardges & demands which he hath  
against me is grounded upon my chardge over spent my ffees due by an  
act of Mr. Mallinge: here is due from William Wistbergh on the  
26<sup>th</sup> of July 1682 to the said Wistbergh alredy to be paid by the fe  
which he said Wistbergh affewell has vitt Seward, the chardge wh  
he doth cannot determine beinge and theribyle chardging me for  
that the ffees in Mr. Mallinge charged in Wistbergh whiche is his whic  
Mr. Mallinge charged him with & concurred wth deane Dethmire  
by Oath wch was referred to you wroght Judges. Witness: John Pender  
At the Daye of 20<sup>th</sup> October

The Deposition of Agnes Loral widow aged 52 years or thereabouts  
Saith that on the last before midling and w<sup>t</sup> deposit showed me a Letter  
she said came from her夫君 in London before out of England which  
gave me the sume of £100 to her chardge the cost of my sonnes  
Burke I said in that same Letter that hee the said Burke had beene  
in Newgate prison did shew me a Letter hee wrote  
telling me hee had beene paid it by the said Mr. Dethmire  
and further Saith not.

the 25<sup>th</sup> day of August 1682 Seward  
in open Court At the Daye of 20<sup>th</sup> October  
Signed by Agnes Loral

The Deposition of Mary Rose aged 60 years or thereabouts  
Sworne and Examined Saith  
She alredy beforet of Easter last past shewd her husband Edmund Aspinwall  
that herne夫君 was a Newgate prisone and dead.

Mary Rose dealeth to Seward only £200. (Signed without)  
the 28<sup>th</sup> of August 1682 Seward  
in open Court At the Daye of 20<sup>th</sup> October  
Signed by Mary Rose

The second of Owin Mapple one of the feulds of the estate of William  
Aspinwall the sume of One thousand sevenden hundred thirtie and one  
pounds of tobacco & cashes beinge in full satisfaction of a judgment  
granted unto me against the said Aspinwall estate as witness my hand  
August the 29<sup>th</sup> 1682.

John Pender

the 29<sup>th</sup> of Aug<sup>t</sup> 1682 the abovesd acknowledged  
in presence of the said John Pender

At the Daye of 20<sup>th</sup> October

The 29<sup>th</sup> of Aug<sup>t</sup> 1682 the abovesd acknowledged  
in presence of the said John Pender

At a Court held in Newhampton County the 20<sup>th</sup> day of Octobe  
Anno 1682.

Present { Capt. John Mallinge } Capt. Wistbergh  
{ Capt. John Pender } in John Pender }  
in the County in the County

Upon the Petition of Richard Whitmore who is discharged from the Bond  
of Robabie hee ordered into Bond by the same. At the 20<sup>th</sup> day of Octobe  
the Court of Capt. Pender wch the said Pender is now very well satisfied  
with payinge costs at London.

Upon the Petition of Mary Price yo widow and collict of Walter Price  
deceased for Administration on his said deceased husbands estate  
had it beinge alredy on the behalf of the said Price but still to be  
had there was a will made by the said deceased wch they had failed  
to produce. It is therefore the Judgment of the Court & accordingly ordered  
that the will be produced & proved next Court or Administration  
presented to the collict on her givinge security according to law.

The Petition of the collict and charge of Tom Saunders the son of James  
Saunders deceased his estate the construction whereof is suspended  
till to morrow on his mothers deponent of producing y<sup>e</sup> Inventory  
of the said Deceased James Saunders estate then.

This day the last will and testam<sup>t</sup> of Simon Thomas deceased was  
proved in open Court by the General Collict of Henry Drayton & Thomas  
Sayer & approved of and ordered to be recorded and that the  
testator therin named be empowered to recite and pay debts due  
to and owinge from the said Testator and qualified to sue and be  
sued for the same he is givinge Power to render an exact account  
and affreine all things as yo Law in such cases requires.

This day the last will and testam<sup>t</sup> of Tom Appelott was proved in  
open Court by the General Collict of Joseph Hickman & William  
Stableton and approved of and ordered to be recorded with an execpan  
on the Back side the sume of a Mass given to Bartholomew Mapp in  
his will and afterwards be left to him Stableton to which the said  
Joseph Hickman and Thomas Collins were likewise the day Served  
in open Court.

Upon the Petition of Henry Morgan as marryinge Jane yo widow  
and collict of Edmund Glouche late of this County deceased Addison  
is granted him on the behalf of himself and yo children of the  
said Testator his entring into Bond with sufficient security thereto  
his and wch shall be offered what his fees in such cases requires  
and payd.

Judgment is this day passed by Peter Dalby to the collict Jane  
as aforesaid of Henry Morgan for the sume of one hundred  
pounds of tobacco & cashes forthcoming to be paid wch costs of  
suits at London.

At a Court held in Northampton County the first day of  
November. A.D. 1682.

Present { Scott Wm. Lakin } Capt. John Leitch &  
John Kendall Capt. John Whittington

This day the last held and Session of Edmund Justice Provoost was  
held in open Court by the B'poral C'alls of Joane ~~John~~ son and  
Cecil Marchant appoynted of and Ordred to his Recorders Provoost  
that he should sett the other members to the said Juste who shd give in his List  
at next Court or as soon as had com conueniently for the further  
Confir'mation of the said Provoost.

Upon the Petition of Mr. John Geth Junc<sup>t</sup> that a person might be paid  
and allowance for a Gaol, the Court giveth for answer that this is  
a person built at the Gaol house for the County of this d'ct that has  
allowance for Starving of persons as Gaol according to p[ro]p[ri]et[y] of  
the said Sheriff.

The difference depending upon reference between Mather Sartor  
and Isaac Jacob doth by Consent of the said parties agreed  
to next Court.

The difference depending between Benjamin Cyder Jr. & Capt.  
Hancock Esq[ue]t upon reference the Court finds no cause of action  
and has ordered (upon the petition of the said Hancock Esq[ue]) that he be  
granted his gaol granted him at the said Benjamin Cyder w[ill] call to  
him at London.

Upon the petition of Capt. John Kendall as one of the officers of this  
Court John Sarge deposed as principle or general Compt[er] to the  
said Edward Perkins late of this County d'ct (who dyed intestate) that  
is granted (on the widow's communication or relinquishment therof in  
open Court) to the said Capt. Kendall on the behalf of his wife  
Edward and children of the said deceased his marriage into her  
with Starving to appear before her in such case provided.

Upon the Petition of Mary Apeltt by the Judgment of the Court he  
is written will of her husband who Apeltt deceased late placed  
is in force before any special Request by him given though sworn  
to by Edward in the behalf.

The difference depending between Capt. John Kendall Jr. & Isaac Jacob  
Sarge doth (with the Consent of Mr. John Geth Junc<sup>t</sup> High St<sup>t</sup>  
as Prog[ress] for him) Concluded till next Court.

Upon the Petition of Isaac Jacob to have one of the members of his  
attorneys signed him in his deffence agt Mr. Robt. Aldring who  
suarmed suit against him to this Court & (as he alldged) has  
stained Col. the Attorney & a d[ec]c. judgment of the Court that in  
bank'd had his Clerky to bid & take the said Isaac Jacob brought  
and that he hath hind to answer ye said Mr. Robt. Aldring suit till  
morrow morning bring ye record of this instant November.)

The difference depending between Thomas Smith w[ill] & Isaac  
Jacob in force at said dofft request is referred till next Court shall  
may have time to answer his said Complaints Bill in osd to yr. Justices for  
dec'd therin accordingly & that in the meane time no process al[so]

Suit against the said Smith or Sheriff for his evict taking his Party  
according to former osd,

The difference depending upon reference between Edmund Jr. Balme Jr.  
and James Debit as executors of the will of his father James Debit late  
of this Court & the Court requests of John Geth Junc<sup>t</sup> & Capt. William  
Whittington to chuse the said Edmund their & next Court & then  
to give their report therin in osd to the Justices thereof  
The osd of Molar d'ct of last Court granted agt the Sheriff he  
in England gaol by p[ro]p[ri]et[y] of Grace Jacob doth his men appoynted  
to appear w[ill] sue for the sume of two hundred twenty  
one pounds of tobacco & cashes claimed of the d'ct by d[ec]c. the p[ro]p[ri]et[y]  
Bring said d'ct dofft it is w[ill]ing to oblige & make good.

The Court requires Mr. John Lakin and Mr. Edward Sartor to  
Examine w[ill] Jelboway & d[ec]c. of the Estate of James Sartor  
formerly of this County deceased and to give report to yr next  
Court which was succeeded therof to yr widow & children  
of the said Sartor that neither of them may be wronged  
of their just due.

The difference depending between Capt. John Whittington Jr. &  
Capt. Isaac Hancock dofft upon reference it having been before  
the R. Court to give w[ill] & Council the Court primit[er] not to  
grant w[ill] dofft thereof & habeas corpus discharged yr tress.

Upon the petition of Mr. John Lakin on attachment delivered to  
his Court Serbed on 31<sup>st</sup> ult of white leather as the estate  
of Henry Jenkins for Execution to Edward Chidley Jr. it is  
ordered the Judge of the Court and accordingly ordered  
the said Lakin having made appear to the Court by Oath w[ill] d[ec]c. that  
there is eighties hundred and forty pounds of tobacco and cashes due  
to him from the said Jenkins that Execution ips[ec]o accordingly on  
the said Jenkins. So Edward attached to satisfyd ye said dofft and  
charge of Court as fare forth as the same will amount.

Judge is his day confided by Capt. Isaac Hancock to Capt. William  
Whittington for the sume of two thousand nine hundred & eighty and  
three pounds of tobacco & cashes due of d[ec]c. forthcoming to be paid  
with costs of suits at Execution.

The difference depending between John Bellamy Jr. & Walter  
Sarge dofft upon reference at said dofft request is referred till to  
morrow morning bring ye 2<sup>d</sup> of this instant November.

At a Court held in Northampton County the 2<sup>d</sup> day of  
November A.D. 1682.

P[ro]p[ri]et[y] [Capt. John Kendall Jr. & Mr. John Lakin]  
on the Petition of the Attorney in the said Court  
In the difference depending between Mr. Robt. Aldring Jr. & Isaac  
Jacob dofft in an action of his cause to yr p[ro]p[ri]et[y] damage tobacco & tobacco  
and cashes & two p[er]son filed for the same. It is therefore ordered  
(Cp)

By the Court upon the petition of the said Scott. That a Rents is to pay him against the said Regd Judging with costs of suits at Law & Execution, & in the differences depending between the said Isaac Jacob & the said Joseph Weston, that the said Judg<sup>r</sup> makes no cause of action to have his said debt & costs of suits at Law & Execution paid by the said Isaac Jacob before he doth the same upon the petition of the said Joseph Weston that a Rents is to pay him against the said Isaac Jacob with payment of costs of suits at Law & Execution.

Whereas Isaac Jacob comended suit to this Court ag<sup>r</sup> to the said Judg<sup>r</sup> in an action of debt and failing to produce yo same to this Court (upon the petition of the said Judg<sup>r</sup>) that it be granted to the said Isaac Jacob with payment of costs charged against him against the said Isaac Jacob with payment of costs charged against him.

In the differences depending between Thomas Bacon Jr & Henry Scott Scott doth open a Bond for four hundred pounds of tobacco & caskes for the peaceable delivery of one hundred acres of land bought by the said Bacon of the said Henry Scott which said land was given to the said Scott by Henry White deceased Esq<sup>r</sup> whose will in the Court was left. It is therefore the Judgment of this Court and accordingly ordered that heasasmuch as the said Bacon alledged to the Court that hee knoweth not where ye bounds of the said land beginn<sup>r</sup> or end<sup>r</sup>. The said Henry Scott (with the assistance of the said Esq<sup>r</sup> in the said Court) may fit out the said plot where and how hee must have his said hundred acres of land & by him purchased between this and the last day of Decemb<sup>r</sup> next ensuinge or Judgement then to paye for yo aforesaid Bond with costs of suits at Law & Execution /

Upon the affimation of Mr. Wm. Cawd<sup>r</sup> to this Court by his petition that hee saw in the custody & with Majo<sup>r</sup> Wm. Spender the wife of the said Wm. Scott wherein William Scott his son is left to the care and guardianship of the said Cawd<sup>r</sup>. The continuall of wch friendly kindnes to yo said Cawd<sup>r</sup> the Court doth find, and willingly afford to. But instead therof the said Cawd<sup>r</sup> bethonged it in open Court before this Court upon the said Wm. Spender before hee therof appeared to yo said Cawd<sup>r</sup>. It is therefore yo Judgment of this Court and accordingly ordered that the summe summing<sup>r</sup> to the said Wm. Spender to the next Court & that hee give her notice ag<sup>r</sup> to produc<sup>r</sup> the said will then that care may be taken to provide yo orphant<sup>r</sup> Justly due unto him /

Whereas Regd Judging hath complained to this Court that the said Isaac Jacob with friends and enemies extirp<sup>r</sup> the Plantation at Newwood<sup>r</sup> and giv<sup>r</sup> her friends out of the house & destroy<sup>r</sup> all the property there of from hi<sup>r</sup>. It is therefore the Judgment of this Court & that hee be compelled to make<sup>r</sup> to yo said Isaac Jacob & to his friends and enemies extirp<sup>r</sup> the Plantation at Newwood<sup>r</sup> & make full enquiry into the said Isac Jacobs doing or how the said Isaac Jacobs in particular therof did to harm and examine all witness<sup>r</sup> for & on either side & to give their respect concerning yo said property to this Court in order to their fuller proceeding herein /

245. Whereas it appears to this Court that there is eight hundred Seventy three pounds of tobacco & caskes due to John Bellamy from Walter Scott part of his 233<sup>r</sup> hundred & Sixty eight pounds of tobacco & caskes sued for by the said Bellamy the said Regd<sup>r</sup> having denied the same upon oath. It is therefore the Judgment of this Court & accordingly ordered that the said Regd<sup>r</sup> forthwith make payment of the said summe of eight hundred Seventy three pounds of tobacco & caskes unto the said John Bellamy with costs of suits at Law & Execution,

The seals comended by me the Clerk on the behalf of William Willott esq<sup>r</sup> to this Court ag<sup>r</sup> to Tom Kendall yo said Clerk not being qualified as guardian to him yo said William Willott according to Law (upon the petition of yo said Kendall) the Court dismissed the same /

In the differences depending in Gregory Colwood against Rebille Gimpell and Henry Gascoine respondent all said respondents being attested before to the next Court did that till then his Execution at Law & Execution be held the said Rebille Gimpell & Co<sup>r</sup> supersede<sup>r</sup> his giving<sup>r</sup> security for his appearance finally at said next Court to prosecute his said complaint in aid<sup>r</sup> to the further determination thereof /

In the differences depending between M<sup>r</sup> Dorothy d'Addo<sup>r</sup> fit and William d'Addo<sup>r</sup> doth It is the Judgment of this Court and accordingly ordered that the summe summing<sup>r</sup> of the said hundred & fifty acres of land by the plaintiff sued for (purchased by the said doft of George Eddin drogh) was & is an les<sup>r</sup> to the said Dorothy and her during her life. And that neither her said son George Eddin nor her son Wm d'Addo<sup>r</sup> his doft had or hath any effect right to the same and therefore that the said doft forthwith sett her with the quiet & peaceable possession therof with payment of yearly charges at Law & Execution /

Whereas Humphry Brook<sup>r</sup> was delivered to this Court at ye suit of John Col<sup>r</sup> for the summe of four hundred pounds of tobacco & caskes who failinge to appear to answer yo same set<sup>r</sup> a - thred<sup>r</sup> granted ag<sup>r</sup> to the Sheriff for the summe of four hundred pounds of tobacco & caskes to be paid immediately after yo next Court to yo said John Col<sup>r</sup> (less than making<sup>r</sup> his said doft justly appear<sup>r</sup> due) in case of a valid did<sup>r</sup> of yo said Brook<sup>r</sup> third. with costs of suits at Law & Execution /

This Court adjourned to ye 28<sup>th</sup> of Decemb<sup>r</sup> next.

John Kendall  
John Robert  
Benjamin Harrington  
John Eddin  
John Spender

On the 28<sup>th</sup> day of November 1692, 2nd A.  
Signed and sealed in open Court & signed - f  
John Robert  
Benjamin Harrington  
John Eddin  
John Spender

For the Plaintiff & Co<sup>r</sup>.

No witness<sup>r</sup> for examination of either party.

Whereas it appears to yo Court that George Eddin drogh had just  
(affid)

After eight to four hundred and fifty dead of feed due to Roebuck  
Law William dide and But habing called his hounds & affig. to  
to weare the same which is wear by one of this fowle deade  
from him by his mother in & Dorothy dide and the said  
William dide humbly supplinge by his petition to his Lord  
and an od<sup>re</sup> may be granted him against the hounds of the said  
Roebuck wherby he may waite in dedur. It is therfore to pay  
of the fowle and accordingly ordered that the Sheriff seruons to the  
said hounds to the next fowle if to be found in his Raynwick or  
to make expens accordingly that the said dide may have by all  
pract ag him.)

In the Name of God Ame I Simon Thomas of the County of  
Norfolk Esquier bringg my sick & weake in body but in good  
memory. Do make this my last will and testam. as followeth. My  
soul to god that gat it hoping through the merites of my Saviour  
Jesus christ to enjoy everlasting happiness my body to resure  
christian like creature and wher it shall please god to lettow  
upon me in this world after my unfeul & life is past I give & reque  
st as followeth.

Item I give and bequale my lodyng my goods & my Chattell & my son Simon  
Thomas if he be living in England or abroad and in case hee doe  
dye from him in twelve yeaers after my decease then to god give me  
lodyng to William Rauby to him & his hounds for 96s2 dñe the remanente  
of my estate if god giveth me equally divided betweenne John Rauby  
and Charles Rauby and Joseph Rauby of my son doe come or die  
then my lodyng to him and his hounds for 6s2 for the bed effermance  
and confirmation I haue set my hand & seal his 4<sup>th</sup> day of octo  
ber 1682 also I do appoint and bequeath my good feadres Francis  
and Charles Parker my obyfors to seeke this my last will & testam.  
afforward.

Signed sealed & delivered in

Present of me  
Barry H bringg his markes

Shewell T Taylor his markes

This 30<sup>th</sup> of October 1682 the said day last I haue  
and willm. of Simon Thomas deade was pester  
in open Court by the Caporal Oath of Barry H  
& Shewell Taylor & appoynted of me to say  
died that the obyfors herein named are impouerish  
ed and neygh to paue 96s2 due to & owinge from me  
I doo entitell & qualifed to sue & god sue for me and  
my giringe bond to certe an decoupl. herof and  
afford all thinges as per law in such right enroued

As I ame Roche to say  
As I ame Roche to say

Debt due to me Simon Thomas Octo 30<sup>th</sup> 1682 to 16<sup>th</sup>  
1 Due from Capt. Isaac Pococke 03: 05: 00  
Due from Robert Bowes 00: 08: 00  
Due from

Due from Mr Hancock 03: 05: 00

Due from Mr Reddick 04: 00: 00

Due from Charles Parker 02: 02: 07

Tobacco 00: 00: 00

Due from Mr Edgell Gardiner & in John Michael for the church 100  
pound and pounds of tobacco if it were done according to agreement  
Due from James Hale two hundred & fifty pounds of tobacco  
Due from Benjamin Nottingham two hundred pounds of tobacco  
Due from Capt. Youlpern eighty pounds of tobacco  
Due from Adam Brundt one hundred & sixty pds of tobacco  
Due from Mr Tonckle for three monthe work in part of payng  
for a messe

Due from Nathaniel Painter eight daies work  
Due from Mr Midkiff for a daies work  
Due from Edgell Wardr two daies work & a half  
Due from John Sallott two daies work

Debt orange from Simon Thomas  
Due to George Ryall forty pds  
Due to Henry Bradfield  
Due to Mr Rauby for Cyder four hundred  
Due to Mr Scott two hundred & fifty  
Due to Mr Frackle two thousand & odd  
The corne growings to William Rauby  
to William Rauby

The corne growings to the 100 bushells & the 4 dredges 3 driffts  
and gough & few plaine, & a Jack plaine & a Smooching plaine  
& mouldings plaine, a plough plaine, an iron squared, one  
pair of compasses, the 100 bushels due  
to 16<sup>th</sup>

Due to Francis Davis 02: 12: 00  
to John Davis 00: 05: 00

Simon Thomas his work  
and Harry

In the name of god Ame this 30<sup>th</sup> day of Octo 1682 I 100 bushells  
plaine in the County of Norfylk bringg my sick & weake in body  
od of good & afft memory thanks god to almighty god & alling  
to god and the brenland & blis of his transitory life. and that  
all flesh must yeld unto death when it shall please god to call. god  
make constible ordaine and declare this my last will & testam in  
maner to forme followinge Roekings and commandings by this pds  
and as a ad stury William H. Will and Will herofore by me  
made and declared older by word oswertinge & this to be taken only  
for my last will and Will. & none other did that bringg penitent  
soray from the bottome of my heart for my sins past that habbly  
drikinge fastidious for the same sins and comit my soule unto almighty  
god my Saviour and redeemer in whom and by the merites of jesus  
christ I trust and belove abundly to god sabbath to have full remission  
and forgiwestnes of all my sins and that my soule will my god all  
the day

248. the General day of resurrection shall rise again with my & neare  
the worth of small daul & pation payed and intent he being bound  
of freedom prepared for his Elect and chosen and my body to be buried  
in such place where I shall please my Executrix to be interred  
apostle did for the 10thys of my temporal state & such goods  
chattels and chattels as it shall please god freely above my debts to be left  
to me and I do over give & dispossess the same in manner & forme fit  
that is to say) (hereof will that all that debts and dutys as I owe in  
right or conuence to any maner of person or persons whatsoever  
be w柰 and truly conuerted and paid within conuerture time after  
death by my Executrix to safer named from I give & bequeath one  
Bardolomew Mappe our younge hōspitall boy named Capon with a But  
face for 862- and our younge hōspitall boy named Bessell of a dark  
graye hōspitall with the figure of eight on ye storne button  
will be made for 862- excepting the full māss of his oþ  
to make that shall bee fed with all necessarie otherwile for 862  
to him and his hōspitall Executrix & son. And two Cows to one boyl  
bigg with calfs, and the other younge with calfs, one named Henry  
and the other younge Buckett with all their incideys for her self  
and fonsal to him & his hōspitall Executrix & son fitchel. Item  
I give and bequeath to my god daughter Sarah Brewmire one  
hōspitall hōspitall shall bee left by either of the māss her to one or  
more with her incideys male & female for her and one her son  
to keepe payd with a wile face rounde Henry will be in  
her & fonsal for her and if places god her land Sarah should  
wilord her my will is that her brother John Brewmire shold pay  
the said legacy to him and his hōspitall for her Item I give and bequeath to John  
Mappe our boy called Bessell aged four years payd with  
one hōspitall to him & his hōspitall for her. Item I give unto Edward  
Brewmire our sonne payd accordinge her self  
for incideys for her to him & his hōspitall. And the second mess with  
the said legacy to him & his hōspitall for her with all her  
incideys male & female and if places god her the said Edward  
should dye before he come to age or without issue I desire to have  
Bessell legacy may god put into the said Brewmire's possession for the self  
of Bessell & of Edward & his wife and to her self after her decease  
I give and bequeath unto my wife Mary payd all that she shall have  
but no more or less than in general & appoint her my  
Executrix and god our help as wile my land with the said Edward

Sister for Lickman  
William Shattock -

Recorded in the office of the  
Register of Deeds  
BOSTON 1832

the 30<sup>th</sup> of Octo: 1832 the said day the will was  
and seal of Wm Mappe was probated in  
Court by the Superior Court of Joseph Lickman  
and William Shattock and attested of Wm Mappe  
to be signed with an Executrix copy. Dated  
to be signed with an Executrix copy. Dated  
herof of a mark given to Bessell in the  
will and afterwards delivered to James Shattock  
wth the said Joseph Lickman & the witness thereto  
will this day affirmed in open Court Deed Recd & Sd.

Memo: that 1620 he described his delects Philo William mentioned  
before death did on his Death bed after saying he wished well delect  
delect before he died he will be mentioned Young man named —  
Bessell a goodly Bardolomew Mappe who dwelt there after it & gave  
to James Shattock Shattock & further word say not

the 30<sup>th</sup> of Octo: 1832 the said Subscribers

Joseph Lickman  
lived in open Court Deed Recd & Sd. No marks of  
Licks. to James Shattock Shattock — Thomas A. Collins

In the name of god amen I Edmund Kelly of the County of Chester  
in Virginie being in ordinary health at present yet not knowinge how  
long it may pleade god to call me out of this Mortality into  
a better thing death is incident unto all men both in health & unhealth  
to sickness and other Casualties that may happen in a mans lifetime  
and I the said Edmund Kelly seriously considering god knowes  
make this my last will & Testament in manner & forme following  
first of all I command my Sonnes into the hands of Almighty god  
my Executrix whom next what time Soother & shall please him to call  
for it testifying and bearing through the written & intended my last  
and only Sonnes to receive pardon of all my sins & a full remission  
at the last daye before god I come to the earth to god drouthy carried  
at the direction of my Executrix hereafter named died as farre as  
wordly estate it hath pleased god to endow me to call I give and  
bequeath as followeth etc

I give and bequeath unto my Cobring wife Edmund Kelly all my  
land that I can now possesse with during her Natural life & not to be  
despised of any part or parcel of the said land which it may please  
god my said Cobring wife may be by powerfyl friends to sell & part  
part of my said land whiche givn as aforesaid Cobring by Part  
and Consequnce neede plainlye clarified /

I give and bequeath unto my said Cobring wife all my lands old  
good willin dwells & to god at her owne desirings Cobring  
power dwells & other good whatevster /

I give and bequeath unto Edmund Johnson his son of Joseph & John:  
son three hundred & fifty acres of land whiche now lies between  
the my said Cobring wife dwells & will all houses & buildings  
thereupon to him & his heirs both male & female for 862-  
and upon default of these lawfullye descencion of the said Edmund Johnson  
Johnson sonne & his heires & descendants & their land hundred  
shall esdownd unto Edmund Johnson the second son of the said Joseph Johnson  
and his heirs both male & female lawfullye descencion & their heires for  
862- and upon default of these of both the said Edmund & Johnson  
and their heires successively as aforesaid shalld be said hundred  
dars of land to fall to the son of the said Joseph Johnson children to the  
said first & then to the 2d and so heires successively excepting onlye those  
left

God hat the said people Johnson may have a son lawfully begotten by  
the said Son may have right and title to the said Land this being for the  
Year I give and bequeath unto Edmund the Son of John Johnson Two  
hundred and fifty acres of Land lying the plantation that standeth  
now North boun to him his heire both male & female for ever and  
upon default of issue and death of the said Edmund his heire the said  
Edmund shall the said Two hundred acres of Land be bequeath unto  
him the said Edmund Johnson & his heire & so successively to the  
rest as aforesaid /

Item I give and bequeath unto Sarah Johnson his Daughter of his said  
Sophia Johnson One hundred & fifty acres of Land which is commonly call'd  
Scott's Lye or to her heire both male & female for ever & to her  
successors as aforesaid successively upon default of issue or  
Death as aforesaid /

Item I give and bequeath unto Lawrence the Second Daughter of  
John Johnson one hundred and fifty acres of Land which is commonly call'd  
Lawrence the plantation that standeth to her  
and her heire both male & female for ever but not to persons no except  
the said John Johnson his father & mother shall decease then to be  
given the said Land But upon default of issue or death then to the said  
as aforesaid Excepted /

Item I give unto his child that shall be the wife of the said John Johnson  
goode will whether it be Son or Daughter One hundred acres of Land  
being beginning half a mile about Scott's Lye or to his  
heire both male & female for ever the said Land & his  
Land of Lawrence Bell Northly & Eastly by the said Scott's Lye  
as aforesaid Northly & Southly upon the Land which now also upon the  
aforesaid Land I do bequeath as aforesaid to the said Child whom it shall please  
God to make to come & when it shall please to bequeath to him & his  
successors both male & female as to his Excepted as is before mentioned /

From my whole and absolute will & desire is that whereas of the land Demised to  
have given & bequeathed unto the several Sons & Daughters of John Johnson  
several parcels of Land as before mentioned that they & their issue of them shall  
keep and to of good correspondence each with other and shall have or any of  
the lands herein mentioned shall not disseise neither under or by any  
place upon Newaddon Creek to stony affable portion that shall be had and  
possess given them and that they and stony of them shall have free  
entry to carry and transport & have free passage through any part of  
Land to the Creek side upon all occasions as freely as they please and that  
free passage may be made See that they may not be denied that is to be  
by them or them that shall be upon the Creek and for fee for to or they shall  
dote or have but hold upon the Creek at after said shall not have the  
duty any tunker upon their several Dwellings but what shall be for the  
use of their plantations and that they Exempt upon yr Creek the  
right of free entry to make use of any timber within the several Dwellings  
in the Woods with fees except & except as they shall live upon yr land  
Provided always that these fees not paid nor sold made but only for the  
use of timber as aforesaid /

Item I give and bequeath unto my Godson Thomas the son of Philip Miller or  
Lanman

One hundred Cow calfe I judicably to be delivered after my death  
without her failure except for 1602 /

Item I give unto Thomas the son of Thomas Middox one hundred  
Cow calfe to be delivered judicably after my death with all her  
failure Except for 1602 /

Item I give and bequeath unto Elizabeth the Daughter of Thomas  
one hundred Cow calfe with all failure Except to be delivered  
judicably after my death /

Item I give unto my Living friend Morgan Dorell one Cow & one  
two years old Kid for all their failure Except for 1602 /

Item I give unto my Son in Law Joseph Johnson, one Cow & a two  
years old Kid for all their failure Except for 1602 /

All the rest of my Estate I give & bequeath unto my Living wife  
Elizabeth & without decree hereby Nomininge appointing and  
Desiring her my said Living wife to be sole & sole Executrix  
of this my last will & Testament & makinge full & cord  
all other former wills & Testaments by me made since this day to  
stand in full force without any contradiction In witness whereof  
I have hereunto set my hand & sealed this Eleventh day of October  
in the year of our Lord God one thousand six hundred & eighty /

I sign'd, sealed, published & declared  
in the presence of J. Watt

The marks of  
James Simpson  
John Marsh

Signature  
Edward EK Kelly  
J. Watt

The first day of November anno 1602. The said day the  
last will and Testament of Edward Kelly deceased was  
proved in open Court by the sayed Oath of James  
Simpson and John Marsh and approved of & ordered  
to be proved Proved that of James Watt the  
other Executor to the said will gave in his testatment  
Court as soon as he can conveniently for the  
further confirmation of the said Probate /

*(At) Dan. Peache to Ed. Kelly  
Recd. by Dan. Peache to Ed. Kelly*

The 4<sup>th</sup> day of January 1602. The said day his further confirmation of  
the probate of his last will and Testament of Edward Kelly deceased was  
proved in open Court by the sayed Oath of John Marsh and  
approved of and ordered to be proved /

*(At) Dan. Peache to Ed. Kelly  
Recd. by Dan. Peache to Ed. Kelly*

The further confirmation of probate his Court held the  
said day as in folio 250. Being yester Day  
to this /

The deposition of John Satchell aged 31 years or thereabouts saith  
that ye<sup>r</sup> deponent beinge pson about Hinton town aged 16 with some  
of the inhabitants that was a psonninge Capt. Gould & Capt. Evans  
asked James Potisjohn whereabouts the Count of his said said  
John said was Joseph Godwin beinge likewise pson with him to  
the said Capt. John replied here, and went to a Beated house  
Caste that stood at the head of the Land, that is now Edward  
him the said Godwin and Mr. Algernon Powell upon which answr  
of his day he had him the said Capt. John marked it and has ye<sup>r</sup> said  
Capt. John looks an old man and marked y<sup>r</sup> same tree further said  
Capt. John looks an old man and marked y<sup>r</sup> same tree further said.

On the 30<sup>th</sup> of Octob<sup>r</sup> 1682 Sworn in

John Satchell

open Court. Capt. Dan. Archibell Esq. C. of B. Northam.

Read Capt. Dan. Archibell Esq. C. of B. Northam.

This is to give notice that there is a strange Gray Mew with a black in  
and gray Brained with S. N. and a gray yearlings hys by to  
which sits at my Plantacion. If any person can lay just claim  
to the Mew & hys aforesaid they may have them satisfying me  
for my trouble.

of me John Marrot

Octob<sup>r</sup> 30<sup>th</sup> A.D. 1682 & Robert the  
full followinge this note I haue open Court,

formly at church. Capt. Dan. Archibell Esq. C. of B. Northam.

Read Capt. Dan. Archibell Esq. C. of B. Northam.

|   |  |
|---|--|
| M <sup>r</sup> Henry Jenkins - 9 <sup>3</sup> | & Cunbra - - 6 <sup>3</sup>                    |
| To his Bill - - - 300 <sup>0</sup>            | of 3 peeces of Capr - - - 012 <sup>0</sup>     |
| to 6 peeces of Cunbra - - - 036 <sup>0</sup>  | of 6 yards of Cunbra - - - 036 <sup>0</sup>    |
| <u>3380</u>                                   | of 3 peeces of Candy - - - 030 <sup>0</sup>    |
|   | of 4 peeces of Candy - - - 052 <sup>0</sup>    |
|   | of 12 peeces of blue Cunbra - 024 <sup>0</sup> |

This is of Oct<sup>r</sup> 30<sup>th</sup> this day being  
in open Court. Capt. Dan. Archibell Esq. C. of B. Northam.

Capt. Dan. Archibell Esq. C. of B. Northam.

Read Capt. Dan. Archibell Esq. C. of B. Northam.

At a Court held in Northampton County the 3<sup>d</sup> day  
of January A.D. 1682.

Present Capt. John Evans m<sup>r</sup> John Eyd - ?  
Capt. John Satchell m<sup>r</sup> Algernon Powell John Godwin /

Judgment is this day confirmed by Nathaniel Capill to m<sup>r</sup> Edmund Kiley  
for the sume of fiftie hundred thirtie poundes of tobacco  
caskes due by him for his will be paid with costs of suit etc.

At a Court held in Northampton County the 4<sup>th</sup> day  
of January A.D. 1682.

Present Capt. John Satchell m<sup>r</sup> John Eyd /  
m<sup>r</sup> John Marrot & m<sup>r</sup> John Relyea /

53. This day Morgan Dowell sent his son<sup>r</sup> boy to the Court named  
by your Dowell to have their Judgment of his age whom they ad-  
judged to be fifteen years of age at the time of the arrival of  
the Shipps who came into the Country in the 1<sup>st</sup> of June according  
to old of attorney /

The judgment of John Allum is suspended till to morrow Open  
the allegation of Isaac Jacob and Capt. Gresham will then appear  
whether cause to the contrary /

This day Capt. John Stringer sent his servant boy to the Court  
named Daniel Riggins to have their Judgment of his age whom  
they adjudged at fourteeen years of age at the time  
of the arrival of the Shipps who came into the Country in and  
so to date according to old of attorney /

The difference depending between Thomas Longfellow & Robert M<sup>r</sup> you  
deft is referred till to morrow morning on ye diff<sup>r</sup> accounts  
to putt his place in writinge in them.

The difference depending between James Davis as Esquire of his  
father James Davis decd pte & M<sup>r</sup> Wm Spencer deft the Cencelld  
had cause of dece<sup>r</sup> /

This day in the afternoon of the same day brought his son<sup>r</sup> boy to the Court named  
Kings Rial to have their Judgment of his age whom they adjudged  
at Twelue years of age at the time of the arrival of yo Shipps who  
came into yo Country in the 1<sup>st</sup> of June according to old of  
attorney /

The difference depending between M<sup>r</sup> Wm Spencer pte & James  
Davis as Esquire of his father James Davis deceased deft the Court  
had cause of dece<sup>r</sup> /

The difference depending between Colvood Jr. Bellamy pte & Jr. Barrington  
had cause of dece<sup>r</sup> /

Whereas I appeared to the Court that Capt. Dugout Judic Broke into  
the house of John Mull and killed his wife and children at an un-  
known time of the night being drunke by his own acknowledgement  
It is therefore the Judgment of the Court and accordingly ordered that  
the Sheriff take the said Capt. Dugout Judic into his custody  
& see him putt into the stocks & there to be kept there  
or thereabout as a just reward for his said offences and that  
he pay all Court charges unto the court /

This day the further confirmation of the probate of the last will and  
testame<sup>n</sup> of Edmund Kiley decd was proved in open Court by the  
Capehall estate of Dodo Evans pte and appreved of & ordered to  
be Recorded /

Judgment is this day confirmed by m<sup>r</sup> John Parker on ye behalf & at the  
allegation of Isaac Jacob to Thomas Relyea for the sume of four  
hundre<sup>r</sup> shillings further to be paid with costs of suit etc  
according to an old of last Court concerning the estate of Edmund  
Kiley /

Saunders died the purviance whereof was Neglected by Dr. Draper  
Devis widow, and in 3<sup>rd</sup> his Comptal p<sup>t</sup> said Sick; one of his Draper  
in the said C<sup>t</sup> Nominated. The Court referred the same to the  
Chancery & in their written house according to the said Draper  
said that they give special concouning to cause to the said Draper  
accordingly.

~~Ex parte~~ ~~whereof~~ ~~was~~ ~~in~~ ~~the~~ ~~Court~~  
The Court directed fit to defer the Difference depending between  
L<sup>c</sup> Scott. Gildry p<sup>t</sup> & Thomas May dft to a Jury.

The Jury of Northamptn.

Ju<sup>c</sup> Burroughs { The Starving you find Ju<sup>c</sup> Warren J<sup>c</sup> Draper Draper  
Johnas Gilling { Wm Gilding Jun<sup>c</sup> Ju<sup>c</sup> Dabell P<sup>c</sup> Draper.  
Dru<sup>c</sup> Nottingh<sup>m</sup> Charles Draper Rich Nottingh<sup>m</sup> Wm Johnson  
Sdy<sup>c</sup> ge feell & returned this Verdict.

We find for the p<sup>t</sup> sum pounds of tobacco damage.

4<sup>th</sup> Jan<sup>c</sup> 1622.  
It is the Judgment of the Court upon the present Verdict of the Jury  
that the said Thomas May the dft shall forthwith make payment unto  
the said L<sup>c</sup> Scott. Gildry p<sup>t</sup> the sum £10 pounds of tobacco with  
costs of Court & Jury at London.

At a Court held in Northampton County the 5<sup>th</sup> day of  
January Adm<sup>c</sup> 1622.

P<sup>c</sup> Scott { Capt. J<sup>c</sup> Hobart {  
Capt. Francis Light { m<sup>c</sup> J<sup>c</sup> Eyre {  
(m<sup>c</sup> J<sup>c</sup> Ramington in P<sup>c</sup> Court)

Judgment is this day granted to Wm Gilding Jun<sup>c</sup> Ag<sup>c</sup> m<sup>c</sup> for payment  
as Damys for Jermyn wood for the sume of three hundred  
fifty pounds of tobacco & caskes due by him to be paid justly  
after the next Assise (in case of a Trial) d<sup>t</sup> of the said  
Jermyn wood with costs of suits at London.

Whereas by former o<sup>d</sup> of Court Henry Warren killed an ox  
Bull Slugg belonging to Joseph Godwin which upon ye said  
Godwin brought to this Court against the said Bull Slugg said  
Bull at two hundred & fifty pds of tobacco & caskes. The Court  
disjudging the same under the worth of such a beast. It is now  
for the Judgment of the Court and accordingly ordered that the  
said Henry Warren pay and allow him ye said Joseph Godwin  
one hundred & fifty pds of tobacco & caskes more in full for  
the said Bull Slugg so killed. So say the sume of four hundred  
pounds of tobacco & caskes. And that the same depending be-  
tween ye said Joseph Godwin p<sup>t</sup> & Henry Warren dft be  
dismissed each of them paying their ownd charged of Court &  
Execution.

Upon ye Petition of Wm Blundell Serjeant to Wm Allen Doctor for his  
redound it is the Judgment of the Court and accordingly Ordered  
that he do pay according to sume o<sup>d</sup> of his Court, as also  
the judgment produced by Capt. Isaac Purcell for a longer  
time.

time of Justice is intoll'd and therfor that he be sufferd forthwith payment  
to the said Blundell his sume and costs according to the said time  
costs of suits at London.

Judgments depending between John Dabell as attorney of Phillip Atkyns  
who did contynued out of the service of the Court and before  
John Dabell deceased dft. His appearance to the Court that ther is due to  
the said Atkyns by Bill from the said John Dabell the sume of thirteene  
pounds of lawfull English money. It is therefore the Judgment of the Court and  
accordingly Ordered that the said John Dabell forthwith make payment of  
the same unto the said John Dabell as attorney of Phillip Atkyns affited  
out of the said C<sup>t</sup> Dabell attell with costs of suits at London.

This day the last will and Testament of Walter Ricc dñe dñe  
in open Court by the Corssell Oath of Joseph Hickman and attested  
and ordered to be record. Provided that Rich. Hickman yr other Executor  
who said will appear at next Court (or in as convenient time as  
can be proceeded) and make Oath accordingly for the further confirmation  
of the said probate.

Judgments depending between Colvend Martin Simpson p<sup>t</sup> & Richard  
Bottom dft. It is the Judgment of the Court that the said dft forthwith  
pay unto the said p<sup>t</sup> all such good and chattel as her hath in his  
custody of the said p<sup>t</sup> and shall gibon from under his hand for the  
delivery of due for all other differences between them relating to her  
Copartnership together upon decouupt or otherwise. The Court al their  
equally referre them to the dft Capt. Hobart. & Determination of  
two Justices to be chosen by each of them and to be done for  
the said Simpson in diversitie dñe. As for the said Webbe in  
Wm Wofford's and that the said Webbe pay costs of his suit at  
London.

At a Court held in Northampton County the 8<sup>th</sup> day of  
January Adm<sup>c</sup> 1622.

P<sup>c</sup> Scott { Capt. Wm Webbe {  
Capt. Francis Light { m<sup>c</sup> J<sup>c</sup> Hobart {  
Capt. J<sup>c</sup> Ramington { Capt. Isaac Purcell {

He differences depending between Wm Purcell p<sup>t</sup> & Robert Weston dft  
betweenes the Court directed the said p<sup>t</sup> to make al appearance  
w<sup>t</sup> his accountes by Law spoke by the dft ag<sup>c</sup> w<sup>t</sup> p<sup>t</sup>.

Judgment is this day coulled by Richard Walkell to the Court for the  
sume of three hundred pounds of tobacco & caskes due by him and  
due forthwith to be paid with costs of suits at London.

Judgment is this day coulled by Humphrey Brooks as security for John  
Hicklinson to John Cole for the sume of four hundred pounds  
of tobacco & caskes due off cert of specially forthwith to be paid with  
costs of suits at London. And that the d<sup>t</sup> of this Court against the  
sherrif for the said Brooks non appearance at ye said Court  
be exhort and made void.

Whereas it appeared by the Court that due is due to Capt. Isaac Purcell  
by Capt. to his d<sup>t</sup> from the estate of Jaund Dabell the  
sume of three hundred and fifti pounds of tobacco and caskes. It is  
therefore the Judgment of the Court and accordingly Ordered that Jaund  
Dabell Esq<sup>r</sup> of the said Dabell forthwith make payment of the said sume  
of

of three hundred and five pounds of tobacco and cash to be paid by him to the said John Godwin with costs of suits at Exeter.

Upon his Petition of Nathaniel Bushell, Nicholas Snow, & Mathew Arroll for Order for five day's attendance as Evidence for Martin Simpson against Richard Weston the Court having set out these day's witness before the Order that they the petitioners be allowed more time than the said first day & that the said Simpson fail with make payment unto them the same according to set with costs at Exeter.

The suits commenced by Richard Patrick set agt. John Godwin doth for his hundred and forty pounds of tobacco & cash it not appearing before the Court that he doth intend any tobacco to the said set that they therefore have dismissed ye same.

The suits commenced by Mr. Wm. Bruckle as guardian to Wm. Willett son and heir of Mr. John Willett doth set agt. Mr. Weston doth set forth and appear to the Court that the said set is qualified as after said they have been dismissed the same.

Whereas John Warren was arrested to his Gaol at the suit of John Godwin & no petition filed agt him therefore grants to the said Warren (upon his petition) agt the said Godwin with payment of costs.

Upon the petition of John Burroughs & he granted to him agt. John Godwin for these day's attendance as Evidence for him the Court agt. Harry Warren and doth further to be paid with costs of suits at Exeter.

Upon the petition of Abraham Lunde & he granted him agt. John Godwin for his said attendance as Evidence for him the Court agt. Harry Warren according to doth further to be paid with costs of suits at Exeter.

Upon the petition of John Warren & he granted him agt. John Godwin for his said attendance as Evidence for him the Court agt. Harry Warren according to doth further to be paid with costs of suits at Exeter.

Upon the petition of Charles Newell & he granted him agt. John Godwin for his day's attendance as Evidence for him the Court according to doth further to be paid with costs of suits at Exeter.

Upon the petition of John Godwin he brought with the judgment of his court in his suit against him in his suit commenced agt. Harry Warren appears annexed granted him to the 4<sup>th</sup> day of next November next his bringing into Court with security at the eye in such cases Empysol, and then his said warrant going to the Sheriff according to doth above.

At a Court held in Northampton County the 9<sup>th</sup> day of January anno 1682.

That (Captain Richard Weston & Capt. Francis Pigot).

Capt. John Pigot in the Court -

Whereas Richard Weston was arrested to this Gaol at the suit of John Godwin for the sum of three hundred and forty pounds of tobacco & cash who further to appear before the said Court on a witness granted by the Sheriff for the payment of the said sum immediately after the next Court in case of trial & if of the said Court third the said Court then making his trial appear justly due with costs of suits at Exeter.

The difference depending between Mary Wiggon the widow & administratrix of Robert Wiggon deceased & Mayo 10<sup>m</sup> Spruce doth the Court suspend the same till to morrow morning.

The difference depending between Robert Godwin & Elizabeth his wife & son John Derby Fisherman and Elizabeth his wife doth at said Court suspended to be referred to the next Court.

The suits commenced by this Court by Isaac Jacob per agt. Richard Bellamy doth for the Court costs ye same.

The difference depending in Chancery upon difference between James Morris - George and Henry Gasecum except all said costs & squall is still referred to the next Court, and that ye said except putt in his charge to fall day of the said Court to do thereto to pay accordingly.

The difference depending in Chancery upon difference between Thos. Smith George and John Bellamy except all said costs & squall is referred to the next Court.

The difference depending upon difference between Mathew Scarborough & Isaac Jacob doth still by consent of the said party referred to the next Court.

The difference depending between Wm. Sturges set & Weston doth doth suspended till ye latter end of the Court.

The difference depending between Jno. Bellamy set & James Davis Esq<sup>r</sup> of his father James Davis doth doth the last Court bring referred to doth further to give to the said Court w<sup>t</sup> they bringe ffeid to do is still suspended till the next Court, and that the same be done George in.

The difference depending between John G. set & Owen March doth the Court thinking fit to referre ye same to ye next Court.

Whereas Doctor Birring Entred by Wm. Diderick agt. Bridget Anderson and Birring returned to this Court (Non 21 January) and that the said Diderick having therby beene Discovered for chearefull agt. his deale for the sume of sixty thousand pounds of tobacco & cash. W<sup>t</sup> Doctor Charles Weston Entred takinge in open Court to appear in for he said doth at next Court the same is accordingly referred till then.

Whereas Jno. Bellamy Birring referred to this Court at the suit of Wm. Godwin who failinge to appear to paye ye same. Newell is therefore granted the said Birring (upon his petition agt him) with payment of Court charges at Exeter.

Judgment is this day granted to Thomas Middleton agt. John Hutchinson - Glazier for the sume of two thousand two hundred fifty nine pounds of tobacco & cash appearing due by bill fforfeite to be paid with costs of suits of suits at Exeter and what the said Thomas Middleton shall justly make appear the said Hutchinson is further directed to him at next Court to have Judgment for accordingly.

This day in Yerres Dorsett brought his Debt before the Court named John Donough and declared him Judge of his age whom the Court adjudged at four score years of age from the time of yr drawing of the shipp he came into the Country in and soe to saye according to doth of Apnry. the said James Dorsett havinge full upon his Cope all Cash doposed in open Court that there was now undoubtably paid Colvend Borrons Dorsett and to said Debtor John Donough who shipped him or him the said James Dorsett to have his dispossess of him whiles he did the Court thinking fit to paye upon Court as the grounde of their Judgment of the said Dorsett.

The difference depending between Thomas Middleton set & Isaac Jacob doth by reason of the said doth of Apnry. 1682 inability is referred to the next Court.

Whereas John Bellamy was directed to this Court at the Suits of Right held for the sum of five hundred and twenty pounds of tobacco & casks who failing to appear to answer the same Order is therefore granted by the Sheriff for the said sum to be paid judicially after he well sheweth in case of a final trial of the said Bellamy then had been making his said debt appear justly due with costs of suits at law.

Whereas John Bellamy was directed to this Court at the Suits of Right for five hundred pounds of tobacco & casks who failing to appear to answer the same Order is therefore granted by the Sheriff for the said sum to be paid judicially after the next Court (in case a final trial of the said Bellamy then had been making his debt appear justly due with costs of suits at law).

The difference depending between Henry Mallows Jr & Jr formerly doth with consent of said Jr is suspended till to morrow evening his Sheriff or Deputy coming no longer capable for his appearance,

At a Court held in Northampton County the 10<sup>th</sup> day of January anno 1682  
I rule { Cap: John Dins & Cap: Wm Whitington  
(in the mean time) in due dñe

This day Eustace Whitington brought his debt boy to the Court named & whereas he had given judgment of his age whom they adjudged at fifteen years of age at the time of the creation of the shipps her name in the County in and so to be so according to act of Assembly.

Judgment is this day confirmed by John Jennings to Henry Mallows for sum of eight hundred & forty one pounds of tobacco & casks for which to be paid with costs of suits at law.

At a Court held in Northampton County the 11<sup>th</sup> day of January anno 1682  
I rule { Cap: Wm Whitington & m<sup>r</sup>: Thos. Hale -  
(in the mean time) in due dñe

All differences still depending at this Court upon difference of account and judgment till next Court and that the said bonds relating to the same stand in force till then.

It is ordered by the Court that the Sheriff forthwith give notice to the respective Justices in their precincts for the speedy execution of all writs and clearing the highways according to act of Assembly.

No: according to Exchequer & Exchequer charge of Northampton County summoned for any other. It is the Judgment of the Court accordingly ordered that all Eschewing bring in their Depositions to first day of May next before Court in this County for the further which the Court will direct proceedings of accordingly.

No information exhibited to this Court upon Mr. Bell's Jr's Right on behalf of his Slave agt Richard Walker the Court referred ye to a Jury.

|                 |                 |                |
|-----------------|-----------------|----------------|
| John Palmer     | Michael Richard | Wm. Laramore   |
| Barberon        | Wm. Knally      | Edm. Barber    |
| J.P. Barberon   | Edm. Barber     | Jac: Burroughs |
| Bar. Nottingha. | Thos. Jennings  | Jr. Dins       |

The Jury returned forth to stand this Verdict.  
We find that Richard Walker is guilty of a Robt of his Master Dins  
John Palmer found

259. It is the Judgment of the Court upon the present trial of the jury that the Sheriff shall cause to be sent Richard Walker into his Gaolery until he sake his Bonds with sufficient security to be of his good behavior to our Sovereign King and all his true & loyal people to pay all costs of Court & jury.

It is also granted on the motion of Mr. Bell's Jr Right on behalf of his Slave agt Richard Walker on the present trial and Judgment to the 4<sup>th</sup> day of next June next bring him into Bond according to Law in such case made and provided.

On 11<sup>th</sup> January 1682 Read and  
Examined in open Court & signed  
This Court adjourned to ye 31<sup>st</sup> of this  
instant January  
J. Dins, R. Walker & Co.

Know all men by these presents that of John Dins of Northampton County  
do make and continue Sheriff within my hands and lawful attorney  
to himself: & whereas agt Thomas May of the same County in an  
action of trespass and what he said attorney shall do I hereby suffer  
and command as witness my hand & Seal this 2<sup>d</sup> of January anno  
1682.

John Dins  
James Adell

To John Larkham these are to certifye for his appearance to answer  
the suit of Capt: John Dins in an action of trespass upon a highway and  
his shall be his warrant to Engage me to pay unto him for all where  
my hand aboves yr 7<sup>th</sup> 1682.

John Larkham  
James Adell

William Shadwell. Agreed to by John Dins  
John Shadwell. Agreed to by John Dins

William Shadwell aged 21 years Sweard to Edm. Shadwell that he heard  
Thomas May say about the highway now in difference that he  
had pull down a log of wood from said highway and it were over the  
top of a post and lay near a post.

On 20<sup>th</sup> of October 1682 Sworn in  
open Court (by John Dins Esq)

John Shadwell aged 30 years Sweard to Edm. Shadwell that he heard  
Thomas May since this difference Eschewing my Master Shadwell and  
him debts and owing that he did pull down a log of wood  
in dispute and lay his mare over the top of a post and caused the  
ground backward and forward and that he did pull down the  
log found to be of wood daily but never could find the  
said post which may consist of two logs interlaced & yet stand.

On 4<sup>th</sup> of January 1683 Sworn  
in open Court (by John Dins Esq)

No deposition of Capt: John Dins aged 33 years or his Slave Shadwell  
has happened to give to the present cause his hearing the report of  
a ground and also the setting of dogg out by men has made hard to

the Morn thereof to see what might be done. And so of this day on  
Sath. And when he came into the Judicice fields hee saw John Warren  
and his Brother Joseph Warren in the pursuit after a Beast to destroy  
him which Sath y<sup>e</sup> 20<sup>th</sup> Joseph found to be Joseph Warren. But y<sup>e</sup> 21<sup>st</sup>  
further y<sup>e</sup> deport. Sath y<sup>e</sup> 21<sup>st</sup> was indicted to see the smeller smelted  
because he had heard a report that this Beast was markide  
yo deport following them and saw them Parton and Doggett to go  
unruly running after both an d<sup>t</sup> on his shoulder making  
several strokes at the Beasts Eggs. to hauntring him but could  
not the Beast still kept on his way was wayl<sup>d</sup> attempting to  
Run at any that was after him to murther him. But alough  
the said dogget Warren having many blowes at his Eggs tyed  
him from running and then the said Slagg. Sticks him to  
to lay downe and tyed him selfe to their meates & so knockt  
him on yo head. further y<sup>e</sup> deport. Sath y<sup>e</sup> 22<sup>nd</sup> he asked yo said Warren  
what he was forced to kill him hee could not tell what hee did hee  
would hys sonnes hee had forced to kill him. & so knockt him downe  
& laye him on the ground & tyed him to his meates which  
y<sup>e</sup> 23<sup>rd</sup> hee had for about such time in the Kettling of yo said  
Slagg. And further y<sup>e</sup> deport. Sath y<sup>e</sup> 23<sup>rd</sup> further y<sup>e</sup> deport. Sath y<sup>e</sup>  
had the said Henry Warren entred him to stay and laye to  
apprehension y<sup>e</sup> deport. afforded noo his d<sup>t</sup> want nee such great  
casse at that time of the year. for it would bee spent before  
he could sale him for yo deport. told him if hee forced him in  
the said Warren hys yo East an him. Then yo said Warren al  
y<sup>e</sup> deport. what hee thought hee might bee worth y<sup>e</sup> deport. answered  
it was 100<sup>0</sup> then hee could not pricke him worth 100<sup>0</sup> then few  
hundre<sup>d</sup> of tobacco the said Warren answered hee was but Doggett  
further y<sup>e</sup> deport. Sath y<sup>e</sup> 24<sup>th</sup> hee would give him fifty for yo bids  
Said hee for such another this shold haue yo asked East an  
further Sath y<sup>e</sup> 25<sup>th</sup> yo said East y<sup>e</sup> 26<sup>th</sup> and ffor y<sup>e</sup>  
27<sup>th</sup> of this deport. H. Knowledge & furher S<sup>t</sup>. not / Cof. Sudwin

17<sup>th</sup> January 1632. I haue in  
you greate p<sup>r</sup> of yo said Merchants  
accord.

To all Christian People the Philippi offisial of saydon But. & Ind  
greetings. I wote you that the said Philip offisial haue Nominal  
constituted ordained and appointed and by thos p<sup>r</sup> oft & by his  
p<sup>r</sup>nt. D<sup>r</sup>s Nominal ordained Constituted & appoynted in my  
hand and place putt my trusty & well beloued friend John Sabay  
deconunct at Newhampton Brich in Virginie Gal. my true  
lawfull attorney to acte deince and aby deeding & writing for  
me and in my name & by my Go. of yo Execu<sup>t</sup> or Deinu<sup>t</sup> with  
of John Sabay's tale of deconunct in Virginie devalued or  
the hand of yo said John Sabay or of any other of them or ffor  
appointed or lawfully concerned for yo paymet of yo said p<sup>r</sup>nt  
dealing y<sup>e</sup> 25<sup>th</sup> the sume of Eight & twenty pounds which is now  
bene ffor the said yo Sabay and for which hee haue do<sup>n</sup>  
bound biles and by his Bond or writinge Oathly biles his han  
y<sup>e</sup> 26<sup>th</sup> bearinge date y<sup>e</sup> 21<sup>st</sup> day of Sept<sup>r</sup> down 1637. Giauing  
and by this p<sup>r</sup>nt. conserninge my whole & full power & authorit  
in the p<sup>r</sup>nt. to my said attorney to sue arrest, impandy, impanel  
and

and condynne he said Execu<sup>t</sup> or Deinu<sup>t</sup> or other p<sup>r</sup>nt concerned  
decreasid for me and in my Name in any Court or before any judge  
aduised in the same against to retur<sup>d</sup> & set free upon yo excep<sup>t</sup> of  
the said sume of Eight & twenty pounds or any part ther of and or  
merit acquittance or acquittance of charge or defalcat<sup>r</sup> ffor & in  
my name to Sath. & Dolle and also one or more daies day or  
otherwise brinde him to Sath. & Dolle and appoynted and at his pleasure  
against to Sath. & Dolle and further to the said offisial to finish ffor me  
and in my name all and singular thinge which shall or may bee  
happie touchings and concerning yo p<sup>r</sup>nt as thoroughly as fully as  
the said Philip offisial in my name p<sup>r</sup>son might or could doe in or  
all yo said Recifinges conserninge & allowinge whatsoeuer my  
said Attorney shall doe or cause to bee done in yo p<sup>r</sup>nt by  
these p<sup>r</sup>nts. In witness whereof I the said Philip offisial haue written  
set my hand & seal the 19<sup>th</sup> day of Oct<sup>r</sup> 1631. Philippi p<sup>r</sup>nt

Saled & Delivred in yo

p<sup>r</sup>nt of yo said Merchants

the worker of

Leve & deale

Deau<sup>r</sup> y<sup>e</sup> 18<sup>th</sup> 1632 p<sup>r</sup>nt in  
my Court by the within Edward Cof.  
the leu<sup>r</sup> & deale beare  
Coyrps called as y<sup>e</sup> 1<sup>st</sup> & 2<sup>nd</sup> of Dec<sup>r</sup>  
this y<sup>e</sup> 17<sup>th</sup> 1632. by yo said Merchants E<sup>t</sup> Cof.

Recorded Dec<sup>r</sup> y<sup>e</sup> 20<sup>th</sup> 1632. by yo said Merchants E<sup>t</sup> Cof. Cof. Cof.  
& Record of yo said Merchants E<sup>t</sup> Cof. Cof. Cof.

I know all men by thos parents that J. John Sabay of saydon  
Cooks in Newhampton Brich ab deconunct to deconunct in Virginie  
y<sup>e</sup> 21<sup>st</sup> Dec<sup>r</sup> 1631. Philip offisial of yo parsh of St. Michael's Chichester  
Cof. Just & no full sume of Thelw<sup>d</sup> pound of Engelland money  
to his p<sup>r</sup>nt biles yo said Philip offisial his Cof. & to deconunct  
on yo p<sup>r</sup>nt & Twentie day of March next following yo dea<sup>r</sup> birth  
for yo paymet whereof I the said John Sabay Doe Cof. my Testomy  
was Cof. & Deale. freely by his p<sup>r</sup>nt. And whereas I have  
dealed my son Philip offisial abowland to garnish & suffie  
my son John Sabay was at schools in Engelland and what  
Books and dealed her shall haue in my arrears of his birth  
further offisial my birth East & Deale in especially of  
fiftone p<sup>r</sup>nt of lawfull money of England for yo d<sup>t</sup> paymet  
and glory such as before to Cof. yo said Philip offisial his Cof.  
on yo twentie day of March next. I haue heretofore by my hand  
dealed this one & Twentie day of Dec<sup>r</sup> down 1637.

Saled & Delivred in yo

p<sup>r</sup>nt of yo said Merchants

John Sabay. Record of yo said Merchants E<sup>t</sup> Cof.

On the p<sup>r</sup>nt of yo said Merchants

E<sup>t</sup> Cof.

paid to John Sabay for yo birth

60 m<sup>t</sup> Newbury for Madon biles

60 m<sup>t</sup> Cof. to John Sabay

Cochrane Roffwell for 14 p<sup>r</sup>nt & one p<sup>r</sup>nt of Geales

the Geales

60 m<sup>t</sup> Sabay

60 m<sup>t</sup> Sabay p<sup>r</sup>nt

Recorded Dec<sup>r</sup> y<sup>e</sup> 21<sup>st</sup> 1637

by yo said Merchants E<sup>t</sup> Cof.

W<sup>t</sup> to him

|  |            |
|--|------------|
|  | 6. 16. 00  |
| 60 m <sup>t</sup> Newbury for Madon biles                                    | 63. 10. 00 |
| 60 m <sup>t</sup> Cof. to John Sabay   | 63. 12. 00 |
| Cochrane Roffwell for 14 p <sup>r</sup> nt & one p <sup>r</sup> nt of Geales | 63. 02. 00 |
| the Geales   | 60. 02. 00 |
| 60 m <sup>t</sup> Sabay  | 60. 10. 00 |
| 60 m <sup>t</sup> Sabay p <sup>r</sup> nt                                    | 60. 05. 00 |
| Recorded Dec <sup>r</sup> y <sup>e</sup> 21 <sup>st</sup> 1637               | 60. 00. 00 |
| by yo said Merchants E <sup>t</sup> Cof.                                     |            |
| W <sup>t</sup> to him  |            |

In the Name of God Amen my Especial Day of January the 26<sup>th</sup>  
I Walter Price Clipp Esquire of the County of Hampshire of Connecticut  
in Virginia Bring in gods hands & of perfect mind & memory made  
to God for his Sane, and Knowing the Uncertainty of this life on  
earth and bring without to take refuge in it. God makes this  
my last will and Testament in manner & form followinge (which  
first and principally I command my Soul to Almighty God my  
Creator & specially to his Sonne Jesus Christ my Lord & Saviour  
to bring my Soul and Body saved by the same & without  
my hoped Saviour & Redemeer Jesus Christ my Lord & Saviour  
from whence it was taken to God reward in such maner  
as to my Earthly life after death shall be brought  
fit and convenient and as touching such worldly estate as yet  
in this my body. But me, my mind and inwardness is his. I  
shall God employed and bestowed as hereafter by this my will is es-  
tablished and effect of the Work, knowne, testate & make O.  
all debts by me formerly made and delived & apparent this my last  
will and Testament. Item I give and bequeath to my wife Mary  
Price Bring a sume of money. Item I give & bequeath  
to my Son Charles Price Bring my chifft hand the plantation where  
I am now dwelt and one half of the Work whereon the said Charles  
now dwelt did two mds with all their increses & two half pds  
and my plough with all thinges Belonging thereto for ever dwelt  
therewith with all their furnished Belonging to him for ever to  
the sume of two Pds & one Pd & for ever. And all my Lewis  
Clocks and Pictures for ever. I desire that my Son Charles may have  
what I give him for ever. And his widow after him for ever without book  
or Belonging of any other or others which hee. Item I give and  
bequeath to my Daughter Anna Cline the half of ye Plantation  
where shee now dwelt and Bring called by the name of ye Barnard  
Park and the said half part which shes dwelt upon during her life  
I bequeath to my Son Charles Price and for his widow after him to  
God my selfe. And the said Anna Cline to enjoy what  
of the Work for her life time And if in case ye said Anna die before  
I give it to yh heres & Belonging effect. To her from her sonnes hand  
for the time of the said payinge all Kings & dale & Landlord Rent  
for the said part of the Work And if it please God my Son Charles die  
without issue I bequeath the whole Work to her & her widow during  
the same & payinge his debts aforesaid.

Item I give and bequeath to my Grandchildren Eliza & Ann one mds  
each with her increses for ever & if the said Anna & Eliza die with  
out issue I bequeath to the said Eliza & her increses to my daughter  
Susan Cline to her & her widow that shall increses after her  
from ye said Eliza.

Item I give and bequeath to my Daughter Mary Powell one mds  
each with her increses to her & her widow for ever. And if the said Mary  
die shall God reward her.

Item I give and bequeath to my Grandson David Powell one mds  
each with her increses to him & his widow for ever. And if the said David  
die shall God reward him.

I bequeath without issue of Biquall the said Child and her increses for ever  
to her husband say late Daughter Mary Cline shall have.  
Item I give to my Grand Daughter Anna Cline one Pds & cattle with  
her increses for ever to her and her widow after her for ever.  
Item I bequeath to my Daughter Anna Cline one Pds with her increses  
for ever to her and her widow for ever.

Item I bequeath to my Daughter Elizabeth Kemett one Pds with her  
increses for ever to her and her widow for ever.

And for all other Indecates or incoveniences I bequeath to my Son Charles  
Price Bring my whole Estate to him and his widow for ever. And if in  
case of death God my Son Charles Price should die without issue  
then I desire that all which I bequeath to him may be sold at an  
auctay and the Distrubuted to my Daughters as follows: Anna, Mary,  
Eliza & Elizabeth.

Walter Price.

Item I give and bequeath to my Son Charles  
Price the sume of £100 and certaine of his  
servants of the same.

Item I bequeath was placed in part in open Court  
by the Cappell Clerk of ye Court of Hampshire and  
deceased of said Clerk of ye Court of Hampshire  
that said Clerk to the other Clerk to the said  
Court appeared at ye Court of Hampshire  
him as can be prooved to make good  
accordingly for the further Confirmation of their  
said places.

Item I give and bequeath to the said Clerk

Item of Michael Belonging to me in the said Court of Hampshire  
the two pds. the Rakele and one Egg with Cattell & Cattell's two  
pds of Chickens and Pidgeons.

The under two pds. dñe one goat doope with the same doope  
one fowl poulter & two turkies, one Gobbler, one Cuckoo, one  
one Damer, one Cuckoo & one for darkness, one fowl, one Cowe  
one porcynge, half a dozen of Chickens & Pidgeons, one fowl  
and one small chid, one large Cabb and one Geese for continuing  
all flocks and hinde chid & flocks Belonging to the said Clerk  
to Dennis Cline the said Clerk of Hampshire & Richard Weston the  
same shall come to Dennis Cline to paye his debts and  
called Belonging to him the sume of 60 Pds. and 60 Shillings  
only if the said Richard Weston die till he & his wife are  
dead he shall be give an account to Dennis Cline

Item Two above mentioned Cattell Belonging to him and his wife  
to said Richard Weston, Mrs Weston to have all the Cattell Belonging  
and Dennis Cline shall have all the same.

If Richard Weston to die before Dennis Cline then Dennis Cline  
to paye all the debts Belonging to Dennis Cline and all the debts  
of Richard Weston and the sume of 60 Pds. and 60 Shillings  
and likewise to said Richard Weston into Cattell Belonging against  
the said Richard Weston payed and remitted by Richard Weston  
the sume of 60 Pds. and 60 Shillings.

Item I give and bequeath to my Son Charles  
Price the sume of 60 Pds. and 60 Shillings  
and likewise to said Richard Weston into Cattell Belonging  
against the said Richard Weston.

Item I give and bequeath to my Son Charles  
Price the sume of 60 Pds. and 60 Shillings  
and likewise to said Richard Weston into Cattell Belonging  
against the said Richard Weston.

(Pds)

263. Said Nathan Bushill men that of Richard Weston Do acknowledge  
to have in my possession all the written instruments he had given  
and do say that my wife or my odd 1/4 dollar to Martin  
Simpson or his cedar said written goods mentioned open demand  
whereby I have set my hand /

Nathan Bushill

Richard Weston

Bury Gainsford & Record to Dan. Norchard Esq.

The deposition of Nathan Bushill aged 35 years of age.

Nathan Bushill being in yr. Sleeps with Martin Simpson was wakened  
by the said Martin Simpson as goes a sleep with him to Richard Weston  
and demanded of him what was his due according to writings bearing  
between them before. The said Richard Weston did deny that he had  
any thing to do thereto or had any thing done whereof Martin  
Simpson desired me to give for me in Yer. Bury Gainsford Sheriff of  
Essex County upon the law suits of y<sup>e</sup> State did whereupon  
to the house of Richard Weston the Sheriff desired him to be made  
against and bring case at night he could not make his death so  
the next morning the Sheriff and two constables to the house of  
the said Richard Weston, and directed the said Richard Weston and  
Henry Gainsford to appear at Court and y<sup>e</sup> Sheriff willing  
the said Richard Weston and Henry Gainsford into a room  
in the house and Gainsford fell a pistol pointed in his hand and  
gave first to the said Sheriff saying By God almighty w<sup>t</sup> a you young  
the said Richard Weston be all put into to the Sheriff of Martin  
Simpson there as Sheriff desired be to lay hold of him which  
he did and carried him before y<sup>e</sup> Sheriff and it is my com-  
mended that he be not put to by with my name I bid Gainsford  
that he be not one of the said Richard Weston & have declared before  
the court of Northampton this day Bury ye

By me

Nathan Bushill

Record to Dan. Norchard Esq. (Continued)

The deposition of John Gillis aged 23 years or thereabouts said  
that he reported Master Martin Simpson commanded me to go along  
with him to the house where his goods were in and when we came  
there my master demanded of Richard Weston his goods of him as  
he Weston denied the goods to him; and the said Richard Weston  
denied his goods to my master, & I said to George Smith that  
there was no goods with any goods there. We then went to the  
house of Richard Weston and he said he agreed upon which way made  
over his goods to my master. But then he got hold of y<sup>e</sup> Richard Weston in y<sup>e</sup> "Gill"

Gainsford

and informed me that he directed y<sup>e</sup> said Richard Weston

to go to the court of Northampton with me to file

the writ against my master and Nathan Bushill with me off

265. Receipt of y<sup>e</sup> letter and yo Sheriff was also before me  
wherein Master Nathan Bushill recd. his signature  
the 4<sup>th</sup> of January 1682 sworn in - Richard Weston  
open Court - (Continued) (Continued)  
Record to Dan. Norchard Esq. (Continued)

The deposition of Nathan Bushill aged 30 years or thereabouts  
said that Richard Weston did say last night after Martin Simpson  
and John Gillis was gone that he the said Weston had passed  
last night late till this day did tell the said Weston was forced  
to take Sworn that did his best to kill the said Weston was forced  
to do his best to kill him to tell him he had his place made  
a fit place to live and did further said

the 4<sup>th</sup> of January 1682 sworn

in open Court - (Continued) (Continued)

Record to Dan. Norchard Esq. (Continued)

by me

John Gillis

|                                       |                                       |     |
|---------------------------------------|---------------------------------------|-----|
| 6 500 of £                            | x 10 p <sup>c</sup> y <sup>c</sup> 01 | 070 |
| 6 2 bushels 10 0                      | x 1 bushel of salt 70                 | 080 |
| 6 2 quarts of corn & 1 pound of sugar | -                                     | 050 |
| 6 1 1/2 bushel of salt                | -                                     | 105 |
|                                       |                                       | 305 |

the 8<sup>th</sup> of January 1682. Thos. Swaine witness for Master Martin  
Simpson aged 1680 being 305<sup>th</sup> of Bury & called in open Court

Record to Dan. Norchard Esq. (Continued)

Whereas of y<sup>e</sup> Gillis testimony of his master of Master Weston hath  
complained unto me that in Exercising his Office on Richard Weston  
as Sheriff of Essex who not only under command to arrest him self  
detained, but made his greatest Torture of his person and its not  
only insufferable but painful.

There are two fold in his Master name the 16th and 27<sup>th</sup> of March  
y<sup>e</sup> last in y<sup>e</sup> County of y<sup>e</sup> said Richard Weston and him  
Safety to discharge with his master into y<sup>e</sup> County of y<sup>e</sup> said Richard Weston  
all his goods that shall be abridged by him on his Master of Master  
Weston his Master of Master Weston but also the same goods  
y<sup>e</sup> are not to fail at y<sup>e</sup> value of four shillings and 4 pence per bushel  
so much for y<sup>e</sup> said Master and his wife

John Gillis

Record to Dan. Norchard Esq. (Continued)

The deposition of John Gillis before me and yo Sheriff  
the 14<sup>th</sup> of January 1683.

The deposition of Master Nathan Bushill before me and yo Sheriff  
the 4<sup>th</sup> of January 1683 after the arrest of Richard Weston & said George  
Gainsford before Master Nathan Bushill recd. his signature of y<sup>e</sup> Court  
1682 & 305<sup>th</sup> of Bury & told Master Nathan Bushill that he had words  
with his master the said Master Nathan Bushill said to him that he had words  
but no prosecution was had and no action brought against y<sup>e</sup> said  
Master in a humor come into a day 2000<sup>th</sup> of y<sup>e</sup> year out of ch-

(charge)

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doe p[er]ticular notice being given to him to stop his fury  
that he was to have to make open trial to the said Plaintiff charged  
against him and ye said Watson did accuse and charge that he also  
it was burden with shote or not to gather such and such  
succour before me.

Judge: *Recorded at Danforth to A.D.*

*Marine Timperley Deposited as follows*

Richard Watson had discharged ye plough from him  
in his field and layd violent hands upon him and forced him to  
lay and gather a load of sp. doore and to pay him for that  
therefore hee did say Richard Watson or no man like  
himself had in his field called Richard Watson by his name, and  
desired him to let go his hold & signature.

The 11<sup>th</sup> of January 1662, I record  
in my book. *Recorded at Danforth to A.D.*

*Martin M. Sampson*

Signature

M. M. Sampson

*Recorded at Danforth to A.D. (Continued)*

James Dermott did open my General Bill de lais that I know  
not of any judgment given or passed between James Dermott &  
John Downe or my selfe vs said James Dermott shipping  
him my selfe James Dermott Disparaging of him went  
through who were we God & hit touch the / J. Dermott

The 9<sup>th</sup> of January 1662, I record  
in my book. *Recorded at Danforth to A.D.*

*Recorded at Danforth to A.D. (Continued)*

Charles Summers Master of the shipps & factors of London did  
open my General Bill de lais that he vs my selfe James Dermott  
a Scotch boy shipped by me James Dermott merchant in Ireland  
and empliged to the service of James Dermott merchant who had  
an hundred pounds from me of whom my selfe vs any one belonging  
to the said shipps to which I am to be imployed & made well according  
to the last day of January 1662.

Chas. Summers

*Recorded at Danforth to A.D.*

*Recorded at Danforth to A.D.*

Whereas by these presents shall whereas I the Plaintiff  
of Northampton County am desirous in an action of ye cause of John  
Burroughs of the same County as may need at large appear  
by his place or yarde of the next Court of Northampton against  
me and whereas I the said Burroughs dwelle in my residence that  
is to say in the place of John Burroughs at present ab  
the said place and against me and whereas I am  
desirous to have a load of shote & such therefore I do hereby to you  
requesting that you send George Dowdy to have a load  
of shote to come to my place and you are required to let on to  
John Burroughs to have a load of shote & such as hee desireth  
whereas this 7<sup>th</sup> day of January 1662, I record  
in my book. *Recorded at Danforth to A.D.*

*Recorded at Danforth to A.D.*

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For it is recorded that Mary Dafford came before me Mag  
Julliet of the peace for Northampton the 9<sup>th</sup> day of January  
1662 & took her Deposition in these words following (that is to say) That shee also two moneths agoe bringg almyng Dafford  
ward Elizabeth the wife of John Dafford & the wife of John Dafford  
abhorred in Woods and Elizabeth Dafford did say pronounced  
that shee the said Elizabeth wife did steals a yard of stuff from  
her & shee would pay it by a Taylor and that shee also did  
steals a yard of Calico from Mary Spender & that Elizabeth  
shee paid al two shillings hundre d from yerd the Dafford & further  
Said not.

The 9<sup>th</sup> of January 1662, I record  
in my book. *Recorded at Danforth to A.D.*

*Recorded at Danforth to A.D. (Continued)*

*Mary O'V. Lee  
mark*

Signature

M. O'V. Lee

For it is recorded that John major came before me Mag  
Julliet of the peace for the County of Northampton & took her  
Deposition in these words following (that is to say) That  
Bringg in company with Elizabeth the wife of John Dafford & Elizabeth  
wife of John Dafford say & pronounced that the said Elizabeth  
had stole a yard of stuff from her & shee would pay a  
Taylor and further said not. *Rab R. Miller*

The 9<sup>th</sup> of January 1662, I record  
in my book. *Recorded at Danforth to A.D.*

*Recorded at Danforth to A.D. (Continued)*

The Deposition of William Bracke aged 30 years or thereabouts  
said that in John Dallamy arred me w<sup>t</sup> deposit to go to Newoline  
plantation and ther赤ke open a full boarne Cane which was Belonged  
to the wife of him the said Bracke and what price I agreed for her to  
said Dallamy would pay to content chid I the deposit agreed to pay for the  
Cane fiftie hundred pounds of tobacco & calke & further said not.

The 9<sup>th</sup> of January 1662, I record  
in my book. *Recorded at Danforth to A.D.*

*Recorded at Danforth to A.D. (Continued)*

At a Court held in Northampton County the 31<sup>st</sup> day of  
January 1662.

*Recorded at Danforth to A.D. (Continued)*

This day sett John Gifford son to the said George Gifford  
and John Dowdy to his son John Dowdy of age who are then desirous  
to bee shewes & ward of age at the time of the desirous of the  
Shipp who came into the Country in & set to sea according  
to their affornity /

Judgment is this day confirmed by Willm Gifford to sett John Gifford for  
the sume of three thousand four hundred & forty pounds of  
tobacco and calke forthcoming to be paid with costs of suits & attorney  
Judgment is this day confirmed by Willm Gifford to sett John Dowdy for  
the sume of two thousand four hundred & forty pounds of  
tobacco and calke forthcoming to be paid with costs of suits & attorney  
(115)

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the sum of two hundred thirty and nine pounds of tobacco & cash due by Bill further to be paid with costs of suits at law.

*Ex parte* the difference depending between John Bellamy Jr & John Burroughs  
Spence. the sum of one hundred and twenty five pounds of tobacco & cash due by Bill further to be paid with costs of suits at law.

*Ex parte* the act of 16th April of last year granted William Golding Jr  
by John Burroughs as trustee for Jeremy Wood for the sum of one hundred  
and fifty pounds of tobacco & cash by Bill the said Wood still owing  
appears to have been paid (with the said back'd and costs)  
is confirmed and accordingly ordered that the said John Burroughs further  
make payment of the said sum of one hundred & fifty pounds of  
tobacco & cash on the behalf of the said Wood into the said money office  
with costs of suits at law.

*Ex parte* the difference depending upon a cause in Chancery between James  
Noble & Henry Goring except the said cause being before the Court  
filed his action to the said cause till which he has allowed not to proceed  
and cause and therefore directed him till next Court to make applica-  
tion accordingly whereupon the same will then be heard. And that  
the Sheriff shall still record as formerly until then on the  
Supersedeas granted on the behalf of the said Mr. Bill & Mr. Golding  
finally determined.

The difference depending between John Golding Jr & Richard Golding  
that the Court directed the said suits for that the acts produced by  
the plaintiff to prove his debt by the defendant appeared to the Court to be  
false by the fact after suit commenced and when he lay claim  
dealt at the said suit held for the same in the Sheriff's Court  
and said John Golding as his subscriber aff deposed and witness  
to said suit in hand, did the former act of last Court by which  
for the said suits their appearance charged & made void.

Judgment this day confirmed by Resolution passed by Wm. Stirling for  
the sum of eight hundred forty four pounds of tobacco & cash  
due by Bill and also further to be paid with costs of suits at law,  
at a Court held in Northampton County the first day of  
January anno 1682.

Signed [Signature] in John Lupton  
in the presence of [Signature] in the name of [Signature]

*Ex parte* the difference depending between Mary Wiggin Esqre &  
Robert Wiggin Esqre Jr & his wife Mary Wiggin  
as Executrix of his father James Dabbs debts it appearing  
to the Court by sufficient cause and an imperfect copy of deposition  
that the said Robert Wiggin was by reason of his infirmities  
not able to appear in person to give his deposition  
for the said debts part of which were paid by the said Dabbs (willingly  
joining himself with the said Mary Wiggin) in the said suits & by  
both his executors and consenting to allow the same to be such  
works as shall appear to have been done by the said husband  
by the name of Joseph Golding and Thomas Scott att the day so  
as they debts were due (which the Court accordingly ordered that

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they give 20s per month concerning the same to the next Court  
until which time it is referred and then to be determined  
the difference depending between Edward Thomas Smith esqre & John  
Bellamy 20s per month upon evidence is by consent of the said parties  
referred to the next Court.

*Ex parte* upon the report of an officer directed to examine Wm. Golding by the  
Court it is found by the same before his hands that there is an  
act of attorney belonging to William Dabbs son of James Dabbs deceased  
which it is the Court's opinion and accordingly ordered that B. Dabbs  
shall if the widow of James Dabbs doth not his master be called wth the  
same. She entitling into Bond will sufficient security to be responsible  
for the said debts whom he said son attainted to have fled away.

The difference depending between John Bellamy Jr & James Dabbs as  
trustee of the said James Dabbs directed that upon evidence is still con-  
tinued till next Court and that he be referred by cause to the Sheriff  
to be tried in according in all to the Sheriff's Court,

Judgment is this day confirmed by Resolution passed by Wm. Stirling for the sum  
of two hundred pounds of tobacco & cash due with costs of suits  
paid with costs of suits at law.

The difference depending between John Bellamy Jr & Queen March directed by  
consent of the said parties referred to the next Court.

The difference depending between Richard Walker Jr & John Bellamy that  
upon evidence is by the Court referred to make inquiry & trial to  
be held for the said Bellamy non appearance as directed &  
not tried.

The difference depending between Master Scarborough & Queen March  
that upon evidence the said party failing to appear to make inquiry & trial to  
be held for the said Bellamy non appearance as directed &  
not tried.

The difference depending upon evidence between the Plaintiff of the  
estate of John Newell deceased & the Plaintiff of the same  
upon evidence the said suit or particular the same (as is therefore agreed  
(upon the petition of the said Plaintiff) that a Newell be granted  
him at the speediest convenient time a peyne of debt of £100  
till next Court to make application thereto so to be accordingly accounted at  
his account & bound to the same to be determined.

Whereas therefore he was directed to this Court at the instance of the Plaintiff  
to examine an officer of the Court and Sheriff, who having to file his  
written on the said suit or particular the same (as is therefore agreed  
(upon the petition of the said Plaintiff) that a Newell be granted  
him at the speediest convenient time a peyne of debt of £100  
till next Court to make application thereto so to be accordingly accounted at  
his account & bound to the same to be determined.

The difference depending between Robert Scott & Edward Dabbs Jr & John  
Dabbs and Elizabeth his wife debts the same with the consent and  
all his & quill of the said parties before ye same to appear.

John Burroughs signed witness to the above to Thomas Berry  
John Dabbs - Robert Scott - John Scott - Edward Dabbs  
Peter Scott signed to the same to John Dabbs - Wm. Robinson  
John Burroughs signed his witness

We find per deposition one hundred pounds of tobacco with costs  
John Burroughs witness

It is the Judgment of the Court upon the present Petition of Jury that wherein  
the Complainant also that the said John Bellamy paid unto the said John Bellamy  
one hundred pounds of tobacco & caskes whilc costs of Court & Juries at London  
then his motion of in the said Courts attorney for the said John Bellamy who  
being furnished with the present Petition of the Jury and Judgment  
Court appears & granted them agt the said Petition to be a day of next  
present Court the said party or concerned bringing into Court with  
showing as the same in such case required to proceed /

At a Court held in Newington Buttry the second day  
of February anno 1682.

In the Court held in Newington Buttry the second day  
of February anno 1682.

In the Difference depending between Colvone the Plaintiff  
and John Bellamy Defendant for five hundred pounds of tobacco  
& caskes for a Barren Cow bought of him in October last w/  
the said Bellamy owing, Only calculated on dec<sup>t</sup> agt him  
out of debt by old & new he said Bellamy - finding where  
it is therefore the Judgment of the Court and accordingly ordered  
that the said Bellamy shall make payment of the said sum  
of five hundred pounds of tobacco & caskes w/<sup>t</sup> cost at London  
that the said Bellamy's debt is remitted by dec<sup>t</sup> of old that the  
former old & new the Sheriff of East Kent for the said Bellamy  
you appearance be likewise released & made void /

The Difference depending Colvone Plaintiff & John Bellamy  
Defendant for five hundred pounds of tobacco  
& caskes for difference the Court directed the same upon the  
same failing to appear to pay his dec<sup>t</sup> /

The Difference depending Colvone Plaintiff vs. John Bellamy al. a sum  
of Isaac Jacob the Plaintiff Defendant for eight hundred pounds of  
tobacco & caskes by Bill from the said Defendant which appearing  
in the Court by sufficient testimony to be paid to the said Isaac  
Jacob before appearance thereof the Court therefore finds the said  
Jacob to be due to him eight hundred pounds of tobacco & caskes  
which the said Isaac Jacob granted him agt the said Plaintiff  
in quality affected to the payment of costs of suit at London  
in quality affected to the payment of costs of suit at London

Whereas Isaac Jacob was directed to this Court at the  
said Court to appear for four hundred and fifty pounds of tobacco  
& caskes w/<sup>t</sup> cost to appear to pay the same to the Plaintiff  
John Bellamy to be due to him agt the said Plaintiff before said  
Court to be paid immediately after the next Court (in case of a  
short time of the said Plaintiff) to the Plaintiff to be paid to him  
in costs of suit at London /

The Difference depending Colvone Plaintiff vs. John Bellamy  
Defendant for the Court to find the sum of tobacco & caskes  
for the Plaintiff for four days of difference as an  
allowance for Thomas Gifford agt John Bellamy which it is the Court's  
Judgment the said Gifford make payment to him according to dec<sup>t</sup> will  
costs at London /

271. Whereas decree Binge Entred by Sir George Mallett to his Court Day  
Sir Jacob & Binge shewed on 21st January on which day he  
appeared only on Charles Hedges attorney as Plaintiff to appear  
to the said Jacob in the said decree all that Court the same is still  
there referred accordingly /

Judgment is this day granted to John Woodcock and John Beddoe feh  
the said Plaintiff attorney of one hundred pounds of tobacco & caskes  
so specially but the said Woodcock immediately after the next Court  
in case the said Plaintiff then show no cause to go before him with  
cause of suit at London /

Whereas decree Binge Entred by Capt. John Bellis agt John Journing to his  
Court for the sum of five hundred pounds of tobacco & caskes and shewed  
by the Sheriff on 21st January. Judgment is this day granted to the said  
Capt. Bellis agt the Estate of the said John Journing for the said sum  
of five hundred pounds of tobacco & caskes w/<sup>t</sup> costs of suit at London  
so called before Determination thereof /

Judgment is this day granted to Capt. John Bellis agt Richard Bradford  
Defendant for the sum of eight thousand pounds of tobacco & caskes -  
appearing due by Bond to be paid judicially after the next Court  
in case the said Bradford then show no cause to go before him with  
cause of suit at London /

The Difference depending Colvone Plaintiff vs. John Bellamy  
Defendant for the sum of five hundred pounds of tobacco & caskes  
which is referred to the next Court /

In the Difference depending Colvone Plaintiff vs. John Bellamy  
Defendant for the sum of five hundred pounds of tobacco & caskes  
which is referred to the next Court /

The Difference depending Colvone Plaintiff vs. John Bellamy  
Defendant for the sum of five hundred pounds of tobacco & caskes  
which is referred to the next Court /

Judgment is this day granted to Thomas Rugg the Plaintiff Defendant  
for the sum of two thousand pounds of tobacco & caskes due by Bond  
so called specially to be paid w/<sup>t</sup> costs of suit at London /

Judgment is this day granted to Capt. Hawack the Plaintiff Defendant  
for the sum of six hundred & twenty six pounds of tobacco & caskes  
appearing due by Bond to be paid w/<sup>t</sup> costs of suit at London /

Judgment is this day granted to Capt. Hawack the Plaintiff Defendant  
for the sum of twelve hundred & twenty six pounds of tobacco & caskes  
due by Bond to be paid w/<sup>t</sup> costs of suit at London /

Whereas decree Binge Entred by Binge and Hollingsham vs. John  
Mallett to this Court for the sum of tobacco & caskes w/<sup>t</sup> costs  
so pounds of tobacco & caskes due by Bill of Binge shewed by the  
Sheriff on 21st January. Judgment is this day granted to the said Hollingsham  
vs. him agt the estate of the said Hollingsham for the sum of three  
hundred

372 hundred & twenty five pounds of Tobacco & cash with costs of suits build  
d & legal bate & damages therof

Judgment is this day granted to John Kendall & the Mayor Wm. Brewster  
both for the sum of four thousand thousand pounds of Tobacco & cash  
and costs (to 600 paid) judiciously after the way Court (in case the  
said John Shew now cause to ye Escheat) w<sup>t</sup> costs of suits at  
Law.

Judgment is this day granted to Michael Richards & Malton Shipp  
each of them & Mayor Wm. Brewster both for the sum of one thousand  
Shillings Sterling money of England due by Bill forthcoming to be  
paid w<sup>t</sup> costs of suits at Law.

Judgment is this day confirmed by William Brewster to G. Foxe Stringer for  
the sum of three hundred & twenty pounds of Tobacco & cash due  
by specially forthcoming to 600 paid w<sup>t</sup> costs of suits at Law.

It is ordered by the Court on the petition of Tom Brooket that John  
Fetherwith pay unto him according to del for his & his wife's according  
to Court one day a pound as Eldredge for him ag<sup>t</sup> Peter Rigg  
with costs at Law.

It is ordered by the Court on the petition of John Robinson that Bury  
Warren forthcoming pay unto him according to del for his attending  
the Court above sayed as an Eldredge for him ag<sup>t</sup> Joseph Godwin w<sup>t</sup>  
costs at Law.

It is ordered by the Court upon the petition of John Burroughs and  
Joseph Godwin forthcoming pay unto him according to del for his  
attending the Court above sayed as an Eldredge for him ag<sup>t</sup> John Warren w<sup>t</sup>  
costs at Law.

It is ordered by the Court upon the petition of Joseph Warren and Joseph  
Godwin forthcoming pay unto him according to del for his attending  
the Court above sayed as an Eldredge for him ag<sup>t</sup> John Warren w<sup>t</sup>  
costs at Law.

It is ordered by the Court upon the petition of Joseph Warren and Joseph  
Godwin forthcoming pay unto him according to del for his attending  
the Court above sayed as an Eldredge for him ag<sup>t</sup> John Warren w<sup>t</sup>  
costs at Law.

This day December 1<sup>st</sup> anno Domini 1602 by Wm. Brewster to the last Court of  
Common Council for Sixty thousand pounds of Tobacco & cash  
and damages therof to be paid to the Sheriff now 600 paid  
whereupon John Brewster & John Brewster his son  
John Brewster the younger of the said town to pay to the said John  
Brewster his son the same sum to be paid to him  
and not to be levied thereon this Capital sum was so paid to him  
and got to be levied thereon this Capital sum was so paid to him  
with the said John Brewster his son & John Brewster his son  
John Brewster the younger of the said town at law  
and not to be levied for payment of any damage the said John  
Brewster his son the younger of the said town to be paid to him  
to be paid to him the said John Brewster his son the said John  
Brewster his son the younger of the said town with costs of suits  
of Sixty thousand pounds of Tobacco & cash with costs of suits  
whereupon John Brewster shall determine thereof.

Judgment is this day granted to John Brewster his son as an Eldredge for  
the Court above sayed as an Eldredge for him ag<sup>t</sup> Wm. Brewster w<sup>t</sup> costs  
of suits.

Sum of fifteen hundred pounds of Tobacco & cash with costs of suits build  
d & legal bate & damages therof  
John Brewster his son John Brewster & the said John Brewster  
both paid judiciously after the way Court (in case the said John Brewster  
shew no cause to the Escheat) with costs of suits at Law.

All difference will be paid to the Court and referred to the next  
Court and that will then all debts paid & other diversity relating  
to the same stand still in face of all charges.

This Court adjourned to the 22<sup>nd</sup> day of this instant February /

the 6<sup>th</sup> of February 1602 Recd &  
Examined in open Court & signed

(s) Dan. Meechie Esq<sup>c</sup>

Wm. Kendall  
John Robins  
Will. Fancer  
Thomas Harrington  
Wm. Brewster  
John Brewster  
John Brewster  
John Brewster

At a Court held at the Jurisdiction of Mr. Wm. Kendall & Mr. Thomas  
Harrington in Newington Bury the 6<sup>th</sup> day of February 1602  
P<sup>r</sup>nt = Cap. John Robins = Cap. John Brewster = Cap. John Brewster  
John Brewster = Cap. John Brewster = Cap. Wm. Brewster

This day presented unto me in open Court by the Especiall Comit of  
Wm. Brewster and John Brewster to a sum from John Lyon the  
Sum of six thousand pounds of Tobacco & Indemnity for the payment of  
Six thousand pounds of Tobacco to G. Foxe Stringer that he  
said Lyon was the said del & paid of the said Lyon.

This day presented unto me in open Court by the Especiall Comit  
of Wm. Brewster & William Brewster w<sup>t</sup> a speciall sum from John  
Lyon for the payment of six thousand pounds of tobacco  
to the said John Lyon & William Brewster to be paid to the said John  
Lyon in Newington Bury as ago the said John Lyon the said John  
Brewster made oath to his deponent testifying in open Court  
before his hand that there is now due to the said John Lyon  
Six thousand pounds of tobacco to the said John Lyon & six hundred and thirty pounds of  
Tobacco & cash & Indemnity Shillings in money therof  
that his Oath to the same night 600 dethred accordingly.

This day 6<sup>th</sup> year after last died  
& Examined in open Court & signed

(s) Dan. Meechie Esq<sup>c</sup>

John Brewster  
Wm. Brewster  
John Brewster  
John Brewster  
John Brewster

The deposition of John Brewster aged 28 years a citizen of South  
w<sup>t</sup> his neighbors said an honest exact man called William  
Brewster and himself & his son John Brewster to make  
as watermill at the Deep Branch grist as much in one day  
as the said mill did before in two days for which purpose  
the said John Brewster & his son was to get their bread  
furnished to them.

(4)

274 of tobacco & caskes & some quantity of gunnes which I carried  
Remember therof I carriet still. In Feb: 1682

February 1. 1682 Recd. by Dan. Recher Esq:.

The Deposition of John Saunders Esq: & Co: Such also squall of  
many other, James Davis & Robert Wiggon. who depo: came to  
the said Davis his house & there do w a Bill of Exchange him  
concerning a watermill for which Robert Wiggon was to have  
two thousand pounds of tobacco & caskes, Cudly Bushell of  
Indian land & a labouring hand to help him. Whereupon Robert  
Wiggon did oblig himself to make the mill grind as much  
in one week as should be done in two, & to have nothing  
for his payment till he had paid off all of yo: Depo: Knowledge and  
fuller Suits unto 1682. Jn: Saundrs.

Recd. by Dan. Recher Esq:.

The Oath of an Order of Court dated ye 4<sup>th</sup> of Jan: 1682.  
After the Subscribers have Examined the Subscribers Teste (as it  
was brought before us) of the Estate of Jauncy Saunders Esq:  
and his wife that there is remaininge of yo: Widdow & child  
William Saunders his Estate,  
Heres Cours & caskes, one Hidreth yardes do, two yearling hids  
one Bell three yardes do, one horse & one mard.  
One four post, one fayre yarde, One feather bed, two  
pillows, one Bedde, a pairt Blanke & do, one Drappe, one Hidreth  
do, four English Bowles, One parlor Bedde, one Roudan  
one Draught board, one Hammock, one Bed, one looking glasse  
one Batt quilt. Jn: Saundrs.

1682 Jan: 4<sup>th</sup> 1682 3 Recd. by Dan. Recher Esq:.

Recd. by Dan. Recher Esq:.

The Deposition of Jacob Johnson aged 30 years or thereabout  
Saith that he & his sonne Isaac Jacob a Gunner made  
Satisfaction of a Bill payed to the said Jacob concerning  
one doz: & a half eight hundred pounds of tobacco which Jacob  
Isaac Jacob did accept for full Satisfaction. And I did pay  
doz: & that it is the same Bill yt Isaac Jacob did afterward  
signe to my self: Dan: Brownell the fealler & not. Delivered the  
doz: 1682.

Jacob. Jn: Saundrs

1682 Feb: 2<sup>nd</sup> 1682 being in  
open Court Recd. by Dan. Recher Esq:.

The Deposition of John Burt aged forty years or thereabout  
when the second day of February 1682. Saith that Bringer in  
Company with Roger Bots at the house of Isaac Jacob. And that  
he had seen the said Roger Bots tell the said Jacob. That he had  
looked upon his Bill of his wife Mary Brownell did he  
not yet signe it. It was in his hands, and if he had a mind  
to have it signe he thought he should haue paid with  
it. And further said he would take a copy to Roger and  
valify to the doz: some other way for that the Bill shold never be  
done. (6)

275 Opp in Judgement against Howard Parker & another Saith not  
the 2<sup>nd</sup> of Feb: 1682. Saies

In open Court Recd. by Dan. Recher Esq:.

The Deposition of George Collected 26 years or thereabout Saith that  
yo: Depo: was sue for devid to Robert Davis & Digoll Warren  
whom he was wounded in his knee lumbre & thigh & had blood  
extravagant & yo: Depo: Stopt the blood at present and would  
have for more indead. And before I could be horsed George  
Collett came for me againe did yo: Depo: came & stopp  
the blood againe. And the said Digoll Warren came with us  
home to my house and his wif to bed & soone binne after  
yond. And after yo: Depo: had stopp'd the blood againe he was  
in bed tooke a Bridon & marrall bought his wifes horse  
Collett did I with a rolo to in Gare, & took it by Wm: Browne &  
his mott him by the way comynge to my house and yo: Depo:  
had the said in gare att him the said Digoll Warren of late  
the said Digoll Warren owned him the said Gare and malice  
and digoll not stoppynge them in gare further said. That as for  
what was done, it was the Drunks and none of them that did  
it did affid the said drugg of I should plase to take him  
away in this Bridon whiche had the said Digoll Warren wch  
fayred him or not. And digoll explyd of I should plase God  
had dyd dyd, had fayred him. & delivred him to fayre him  
Upon which the said Gare delivred the people from to take  
justice on George Collett. & then the said Gare came to me yo: Depo:  
and delivred me that had the said Digoll Warren shold come for  
nothing & I explyd her shold not if it lay in me, and I  
was but one man, & I could not leade him & looke after him  
my self: Upon which the said Gare leade to me. And delivred him  
to tarry with me as long as ther was occasion. And then he  
wchchell in gare for me a blacke hinde after his stoor  
by Sam: Young, and then atted into house at gare Warren did  
And I explyd I did not question by the grace of god Collett  
wchchell did well enough, and he atted into house to tell  
him the plaine truthe how he did & I told him whereupon  
had the said Gare delivred me to leade him away for nothing  
When the said Gare wchchell had told me yo: Depo: did come to my  
counsal & further said he not I am a good man. (7)

1682 Feb: 2<sup>nd</sup> 1682 being in open Court Recd. by Dan. Recher Esq:.

Recd. by Dan. Recher Esq:.

Recd. by Dan. Recher Esq:.

The Deposition of Thomas Longsdorff aged 30 years or thereabout  
Saith that yo: Depo: bringg his selfe to the house of George  
Collett. And yo: Depo: signe his selfe to a paper written by the said  
Collett. And you thowt in gare to seeke al for the said  
Warren (8)

Warren bargained for cutting him in the arm & wounding  
of his blood and in gear did then bid the Doctor Barber what he  
said Warren should lack for nothing, and how the said gear  
would pay him for it to his said said Barber Bould said in  
gear bid them employ Wm Draper to look a for the said  
Warren and his would pay him for it and in gear did the  
said Barber much and I heard a great deal of care for  
it in Barber after that went to in gear for a piece of cloth,  
and I did desire you price might be paid with them and in  
gear went to him the said Barber with the Doctor said that  
the said Barber need not mind your price for his said gear  
should less more in his debt and in gear did further say at  
after said time at in Barber to him the said Barber that he  
would pay him the said Barber for his earnings of the doctor  
and for what charge he should bear all, and desired him to  
said Barber that said he had looked after him to do what  
or that cause to see him should want for cloths & less  
the said gear would satisfy him for it the said Barber said  
that he had made with the extraordinary loss of his blood  
with his wound that all persons there about will my self  
sayed he would have dyed forth with his said Warren  
barber then left as was supposed ward other gallows of  
Island and was seen no where that he had finished his time &  
I was sayed that he would henceforth further justly  
and further said not this is to ye best of your memory of me

Feb 1st 1682 - London

Sign'd

in open Court before John Radcliffe Esq. & others  
Signed by John Radcliffe Esq. & others

The deposition of Henry Mallows aged thirty eight years  
or thereabouts saith that some weeks since you deporting  
at the house of Robert Harrison of a Saturday in the afternoon  
in Barbadoes by Mr John Warren had said word to Colvill  
then commanding some hours past in few much that  
in Barbadoes said after many other words said Colvill  
the in that of it should bear no further disturbance her-  
ward you said if you did change steward or Bloody Cutt  
will him in 6000: whereupon he went out and said Bloody Cutt  
came in and said to his husband art thou a man or not  
doest not Colvill fight you deport. then went out & see John  
Warren the master of his corps & dragoon Warren off. and  
shortly came a man called the Knave out with a sword &  
sabre in the Thresh, & said he called a Dragoon to "Any Co-  
mell a Butto" young Warren then I said what did this man  
dunngall be with a sword & a dragoon him quickly &  
shortly he with old Bloody Cutt went back by  
& language & way of rebuke. Cutt then said fasten up your  
horse you said then & said his sword or halberd. O Henry warren  
said

said to dragoon take this and cut me in his face and take  
except his sword whereupon he did so & in the merchants  
face the merchant standing at this to his face his dragoon  
but dragoon was faced to dragoon then Henry warren took up his  
own approbation a tobacco stick & gave to dragoon a dragoon runn  
boldly open to his chest and struck with both hands at  
the merchant and struck his sword hard to the ground then  
dragoon runned in with his sword & they struggled together long  
space but dragoon fell down the merchant then dragoon  
struck him & then up Henry warren took out of  
his hand, & then Henry warren said to his brother mind his  
way I will buss his head for all his is but a boy then boy  
struggled & fighting & while & sometime by the sounding  
round I saw blood open to merchant back but bring in the  
Ducks of the Merchant did not pride from whence it came  
But instantly go merchant said I will not meddle with him any  
more god dething drake be it god will Rockethell god & I  
will go in at the door Henry & John Warren and others  
pluck him out dragoon but in vainly dragoon cried out but  
I am budous his battle cut off my chance to speak those words  
say left the March & asked him what was you last to do  
said you budous I am budous my deare my deare, &  
see goodly Harry & other Company with a Dragoon went  
into the kitchen with him & I heard them say it was  
a desperate wound to Henry warren said Henry warren is thy  
name I must go for the Doctor & he would not & said he did  
not to ye best of my knowledge the truth & further  
said with you deport.

the 1st of February 1682 London

in open Court before John Radcliffe Esq. & others  
Signed by John Radcliffe Esq. & others

The deposition of Samuel French aged 45 years or thereabouts  
saith that sometime in August before the Great Hurricane  
Mr. George & John Warren had quarrelings in the house they were  
out of doors to say 2 m. the said said his master looked his  
sword out & when he was done said master he  
came out few a few words and said well now I am bound about  
but I will not meddle with any man with his master he went  
out and walked by himself to the kitchen Henry  
warren bring him company with him went to his  
kitchen drake words & said him like this & then followed  
shortly he said you are a knave & you are a knave & you are a  
knave with me bound my master to away from me dragoon  
by the master of a Dragoon Cutt said you are a knave & you are a knave  
and with that he said you are a knave then he went in then  
dragoon came with a Dragoon then he went in then he went in  
with both hands down his tobacco stick then he went in

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in his hand. then dropt it in with him with a piece of  
Tobacco stick and ~~and~~ <sup>had</sup> him with him and took his sword  
out of his hand and after that he had clapt it in with him  
then took him much roughly and when it was Jearefull  
it further said unto

the 2<sup>d</sup> of February 1682 <sup>the marks of</sup>  
open Court. Capt. Dan. French Esq; & C. Clerk Esq;  
Record. Capt. Dan. French Esq; & C. Clerk Esq;

William Brooks esq; aforesaid as follows.

Margaret French daughter by John Browne 1633 got  
me w<sup>th</sup> deposit to go to Dorset to John Browne and Mrs. Rugg  
and required them to come to her, and there they remained  
till they could & they coningre, they agreed that she might  
to pay Thomas Rugg a hoggstede of tobacco & by her  
comittal to inde Thomas Rugg bid John Browne with  
his desire, and Browne accepted his booke with deeme his action  
upon Thomas Rugg said of execution & fforfeite Saith also

the 2<sup>d</sup> of February 1682 <sup>the marks of</sup>  
open Court. Capt. Dan. French Esq; & C. Clerk Esq;  
Record. Capt. Dan. French Esq; & C. Clerk Esq;

Jane Brooks ye lawfull wife of Wm Brooks Saith that  
Thomas Rugg and Mr. Browne coningre together to y<sup>r</sup> sp<sup>th</sup> day  
with Margaret French promised to pay a hte of tobacco  
to Mrs. Rugg w<sup>th</sup> his acceptid of a debt due John Browne to  
whom shee had a deame he had against her and Mr. Browne  
upon Thomas Rugg did say had w<sup>th</sup> draw his  
action for the same out.

the 2<sup>d</sup> of February 1682 <sup>the marks of</sup>  
open Court. Capt. Dan. French Esq; & C. Clerk Esq;  
Record. Capt. Dan. French Esq; & C. Clerk Esq;

There may beifid all whome I may command that there and  
into this County of Northampton in Virginia where there came  
into this County of Northampton about two or three years since and  
there found him in a shipp with Capt. John Smith w<sup>th</sup> friends  
and a leach called Wm Rugg whom he had to a full  
marked practice of Physick and Chayurgery and building what paled  
and made and preparing inward for the same. And  
when he employ him in any chayurgery what so ever  
and brought him into this Country comonly and he being employed  
in an ordinary place appareld at office accomodation more  
than a bordere ge & w<sup>th</sup> known to the whole  
people. Which said William Rugg being visited with a  
severall paine in his sides & gutes, & w<sup>th</sup> frequent  
urining that paled yesterdays report had left and w<sup>th</sup> do  
ing nothing to his said master should have moneths since  
in consequence of his said loss for this County the second day  
of January 1681 before the Justices of the Peace for that said

279 County of Dorset 1682.

This day a year past and the County of the said Jurisdiction  
will Recount to the Subscribers and being present in open  
Court by the said Deed named Wall is at his request delivered  
into our hands accordingly

the 6<sup>d</sup> of Feb: 1682 <sup>the marks of</sup>  
open Court & signed by { John Kendall John Lye  
John Rugg John Stedman } John French John French

and Capt. Dan. French Esq; & C. Clerk Esq;  
Record. Capt. Dan. French Esq; & C. Clerk Esq;

After a Court held in No. Northampton County the 28<sup>th</sup> day of February  
Anno 1682.

3<sup>d</sup> of Feb: 1682 <sup>the marks of</sup>  
Open Court { John Kendall John Winsperne  
Capt. John French Capt. John Lye }

The Jury before the County of the said Justice was returned  
that day appered according to summons at three hundred and  
twenty pounds of tobacco which to see the said Master is contented  
to take at the said apperance to which apperance hee alreadie to late  
and pay sixtie pounds of tobacco and the rest to Capt. Kendall for  
the Officers and seruants according to ye said summons and  
that day the last will and Testament of John Compton deceased  
was proved in open Court by the Exequatour of Capt. Compton  
Johnson and Thomas Lawrence & appered of it ordered to  
be recorded.

This day Thomas Rugg acknowledged satisfaction in open Court  
of a Judgment granted him last Court agt. John Browne which  
hee desired to bee obred on credit accordingly & therfore ordered  
by the Court that the said Judgment Bill on w<sup>th</sup> ye said Judgment  
was granted (who was bound with our Margaret French as  
the principle of the same) be delivred him by the Clerk  
in ood to his likynge his comody at least agt. the said Master  
the said Browne payinge charges of the Court to Brown /  
the difference dependinge betweene Thomas Rugg & James Dabell open -  
caused till next Court.

The difference dependinge upon conference in Court. Whereas the  
Smyth compell to John Billings w<sup>th</sup> p<sup>t</sup> is still continuinge his w<sup>th</sup>ife  
Judgment is this day granted to Capt. John Strong agt. the debts of Edward  
Billings deceased for the sume of fifties hundred fiftynone  
pounds of tobacco & cashes due by him and due to be paid  
imediately after the next Court in the second place accordinge  
to priority and payement in Law (in case no cause bee shew<sup>n</sup>  
showed to the contrary) will costs of suits at least /

Whereas by the Plea of Capt. French Lye it appered to the Court  
that Mary his late w<sup>th</sup>ife formerly the w<sup>th</sup>ife of Capt. Michael  
Lye deceased on her death bed required to give her childre  
which shee had by her said husband Michael named and by Michael  
w<sup>th</sup>ich shee had by her said husband Michael named and by Michael  
w<sup>th</sup>ich shee had by her said husband Michael named and by Michael  
w<sup>th</sup>ich shee had by her said husband Michael named and by Michael

County

his whole estate and concours according to his said friends  
husbands will by which he was left to her disposall & all his  
estate as aforesaid It is therefore the Judgments of the Court and  
accordingly ordered that the said gardiner Michael be delivered  
into the care and custodyle of the said John Luke & him his wife  
as ago when sheale shall say delivered the said Capt. Coloungue  
to the said Captain by Capt. Pigot or otherwise that he give  
receipt accordingly & bound himself with sufficient security  
for the bringe responsible for the same. And that the said gardiner  
Michael be imployed with the said m<sup>r</sup> John Luke & his wife until  
he be att age to chuse his Guardian (unless the Court find  
cause to the contrary in the meanime time) as ago that the  
said receipt of the said m<sup>r</sup> John Luke shall sufficiently dis-  
charge ye said Capt. Pigot or any other from whom ye said  
childes estate shall be required from him ye said gardiner  
Michael his heire Esccroff & they obtringe ye same or  
John Luke bound in the summe of £ 1000 to Capt. Tom Whittington  
Security for him w<sup>t</sup> the Court accepted their Entering into  
Bond accordingly.

This day Benjamin Drayton & his son Capt. to ye Court  
named Michael Berwick to have there Judgment of his age  
where they stajnded att fifteen years of age at ympey  
of the drifball of the shipp hee came into ye Court  
and soe to be accordeing to deo of obtrigable.

Judgment is this day confisped by ourne Marcht to Scott W<sup>m</sup>  
Wade<sup>r</sup> for the use of Thomas Marlym Esq<sup>r</sup> for the summe  
of seben hundred sebony dozen pounds of tobacco  
& caskes fullwithe to bee paid w<sup>t</sup> costs of suites at London,

This day Abraham Bellin & John Mull were sworne in open  
Court by their Opposiconist bid<sup>r</sup> their hands that they had  
sworne within late of hit County deth say that if hee  
dyed and left any thinge belind him after his death  
were paid ourne Marcht shold haue it. Which the Court  
appreved of at ye Mencypable will of ye said Wilson the  
heeerefore ordred (Upon the peticion of ye said ourne  
Marcht) that Administracion bee granted him (amward  
to the said Mencypable will) on ye said Wilsons estate  
his obtringe into Bond w<sup>t</sup> Security to afframe ye law  
in such cases made & proled. And that hee thererof be delid  
with the said land and with liberty for thisire to bee it att  
an obtrige for the old buncoun<sup>r</sup> whereof as hee shall think

This day in ye Capt. Capt. & Danl Morch bound the said  
Administracion for ourne Marcht on hit Administracion by peticion  
of the said Wilson deth w<sup>t</sup> the Court accepted their  
obtringe into Bond with him accordingly.

Court is this day Entred to Scott Wade<sup>r</sup> & Capt. John Kendall

and the 25<sup>th</sup> of the obtrige of Capt. Sabage w<sup>t</sup> the said  
Thomas Wilson dethd for appearance of accounts in d  
heire granted him of one of the summs of the said Sabage  
whereon hee said Wilson dwelt.

Court is this day Entred to Capt. John Kendall ag<sup>r</sup> the Estate of Ro-  
bertson dethd for the sume of thirtynine hundred sebony eight  
pounds of tobacco & caskes due to him by Bill of ffeilds bill  
named Capt. of the Land hee had on ye Sabage Estate now hundred  
and sebony pounds by Bill due to Daniel Morch ordered w<sup>t</sup>  
one hundred to bee paid out of ye said Estate according to  
prioritie & pedency in lawe w<sup>t</sup> costs att London.

Court is this day Entred by Capt. John Whittington against the Estate  
of Thomas Wilson dethd for the sume of three thousand  
thre hundredd sebony two pounds of tobacco & caskes due  
to him by Bill and Act to bee paid out of ye said according  
to prioritie & pedency in lawe w<sup>t</sup> costs att London.

The 25<sup>th</sup> of last Court ag<sup>r</sup> the Sheriff to Thomas Colle for four  
hundredd and fiftie pounds of tobacco & caskes for Capt. Isaac  
Pocroft now a pauperesse it beinge (in case yo<sup>r</sup> Exchequer  
appeared not before this Court it shold be shew cause to the  
contrary) & that the Sheriff make payment thereof according  
w<sup>t</sup> costs att London.

Judgment is this day granted to John Kendall ag<sup>r</sup> Francis Scott  
and Charles Parkes the hundredd of the Estate of Simon Wilson  
dethd for the sume of eight hundred sebony nine pounds  
of tobacco & caskes & deo of obtrigable to bee paid out of the  
said Estate according to prioritie & pedency in lawe w<sup>t</sup> costs  
of suites att London.

At a court held in Northampton County the first day  
of March Adm<sup>r</sup> 1682.

There { Capt. John Kendall } in the Recemayn  
Capt. John Colins } Capt. Tom Whittington  
Capt. Wm Pocroft } in dideers didears

This day Simon Barlow came into open Court & fearely and  
baturably declared that hee had receyved full satisfaction  
by a Judgment forewardly granted him on a Bond ag<sup>r</sup> Harry Scott  
of four thousand pounds of tobacco & caskes for appearance  
of hit Land dethd by the said Scott to ye said Barlow  
After whereof ye Judgment of ye Court and accordingly ordred that  
the said Scott to him selfe discharged from the said former Judgment  
and bond thererof.

This day Capt. Isaac Pocroft brought his son Capt. to ye Court  
named James Grey to have there Judgment of his age about  
ye drifball att sevendone years of age att ympey of the  
drifball of the shipp hee came into ye Court and soe  
to be accordeing to deo of obtrigable.

In due difference dependinge betweene Capt. John Kendall first and  
Francis Scott and Charles Parkes first of the Estate of Simon  
Wilson dethd deo of mowry by the Execution of the  
said

Said party's, he is the Judge of the Court and accordingly ordered  
that Richard Whitmarke, Joseph Godwin, and Thomas Abbott Esqrs  
the solicitors by the said Sirmon to meet about the Recovery  
of the said Court to Mr. Kendall on the Sabbath day of the instant -  
March and give report of the value of what is due & to be done  
of the said works according to account & give report to the said  
Court open Court if required accordingly /

In this difference depending between Mr. Scott & Mr. Kendall as Esqrs  
of Court & Mr. Scott directed that Francis Scott & Charles Lester  
Solicitors of the Estate of Sirmon should demand & demand  
and for appearance of accounts and costs granted the said  
Sirmon by Thomas Marney son & attorney to the said house  
by the said - he is the Judge of the Court and accordingly ordered  
that Richard Whitmarke, Joseph Godwin, & Thomas Abbott Esqrs  
the said Court to be directed to the said Sirmon -  
that on Saturday the Sabbath will make him known what  
the value of the services to be recovered between account  
& before than the value of the land to count & bring up of  
the said lands & to give report thereof to the said Court open  
Court if required accordingly /

In this difference depending upon differences between the said  
Mr. Scott & Capt. James Roosevelt. Doff the appearance to the Court by  
the person of Capt. by the said Mr. Scott accepted but  
there is due him a fifty pounds of tobacco & casks of  
tobacco & casks due to him as per account of Party to the said  
Court made & paid for him by Mr. Scott & his  
Agent and accordingly ordered the said party  
make payment of the said forty pounds & five pounds of  
tobacco & casks unto the said Capt. with costs of suit to the said  
Court and the former debts of last and this Court against Mr. Scott  
for which sum he is directed to make bond /

On the petition of Richard Watson & on proclamation  
made unto an open Court now before the said Court  
the said Watson is discharged from standing any longer bound  
to the said Capt. his paying charges of Court at London.

The difference depending between Mr. Scott & John  
God & Mary his wife doffs it appearing to the said Court he  
had money held before approximation and demanded an  
account of the said Capt. to his agents directed & bring out  
Court to afford the said Court wherefore ordered that it be  
referred to the said Court & that then the said doffs shall not  
be referred to the said Court, therefore,

It is this day granted to Mr. Scott & Francis Scott  
and Charles Lester Solicitors of the Estate of Sirmon to meet  
directed for the sum of two thousand one hundred pounds  
of tobacco & casks appearing due by Bill and its valuation  
of the works & costs of an able contractor (as the same appears  
to be estimated of workmen in the said lands to be appraised) -

appearing likewise due to the said Capt. & his wife to be paid out  
of the said Thomas his Estate according to priority of procedure  
in law with costs of suits to the said Court /

At a Court held in Northampton County the second  
day of March anno 1682.

In the presence of Capt. John Scott & Capt. James Roosevelt

The difference depending between the said Mr. Scott &  
John Scott & Capt. John Scott & Capt. James Roosevelt

The difference depending upon differences between  
Capt. and James Roosevelt as Esqrs of his late father doff the said  
Capt. & his wife called and bringing to appear to procedure the  
said suits is discharged.

Whereas it appears to the Court by the said Capt. of the Middlesex  
that there is due to him by account from John Hellington glazier 1000  
hundred and twelve pounds of tobacco & casks over & above a former  
judgment for a bill agt. the said Hellington of Two Thousand eight  
hundred & fifty nine pounds of tobacco & casks which is in all the  
sum of Two Thousand four hundred & thirty one pounds of tobacco  
& casks which it is the Courts judgment and accordingly ordered  
the said Hellington forthwith make payment to the said Thomas  
Marney with costs of suits to the said Court and that y<sup>e</sup> d<sup>r</sup> for  
the same bill is hereby remitted & made void /

Judgment is this day certified by Nathan Taylor to John Scott for  
paid the sum of four hundred pounds of tobacco & casks appear-  
ing due by Bill forthwith to be paid with costs of suits to  
the said Court /

Judgment is this day granted to Sam'l Tomlinson pl. agt. C. Scott  
doft the sum of fifteen hundred pounds of tobacco  
& casks appearing due by Bill forthwith to be paid with  
costs of suits to the said Court /

The difference depending between Mr. Scott & Mr. Taylor  
doff the pl. & casks to appear to procedure the Court discharged  
the said /

The difference depending between Walter Medford pl. & William  
Carter doft by reason of Capt. their inability to continue on  
the said Court /

The difference depending between Walter Medford pl. &  
John Gellis doft by reason of Capt. their inability to  
continue on the said Court /

Whereas decree being entered by Nathan Taylor Esq. as attorney  
of Capt. Richard Scott pl. and Robert Briggs doft & bringg to  
Court by the Sheriff to this Court now before the said Court  
being petitioned for attachment agt. the said Briggs & doff  
for four hundred pounds of tobacco & casks with costs the  
same is accordingly granted him until a Royal writ or  
new bond /

The difference depending at this Court between Capt. Scott  
as managing & the Administratrix of in the said Capt. doff  
as managing & the Administratrix of in the said Capt. doff

per and Encourall shall doff. they thinks fit to before the  
Court to be next Court.

The difference dependinge betweene Mr. Duperke & per and the  
Estate of Edward perkinson deceased is continued till next  
Court.

Recd a Bill of差使  
Signed by Cott. & John Stringer for Eighteene  
hundreth deale of Land of eighteene biderwritten.

|                          |               |                |
|--------------------------|---------------|----------------|
| Henry Mountford Jr. Bush | John Mull     | Morgan Thomas. |
| Richard Norrice          | John Ray      | John French.   |
| Susan Edward             | James Negro   | John MacKiegh. |
| Hugh Milde               | John Cowen    | Morgan Lefin.  |
| Tho: Early               | Eliz: Cole    | James Willey.  |
| Hugh Leyd                | John Carter   | John Sabagh.   |
| Eliz: Brookes            | Tabitha       | John Smith.    |
| Mary Hadding             | William Negro | John Madson.   |
| Mary Solly               | Mingo         | John Schre     |

Exe Capt. &  
Signed  
This day the last will and Testament of Mr. Edward gardyng deceased  
was partly probated in open Court by the Corporate Seal of this County  
Michael and Jn. Reddick which the Court approved of as a sufficient  
probate for all chattels belonging to the said Deceased Estates and  
Alms of and Odered to be Recited. And heremuch as ther  
is two other Testimoniis to the said Will. Itt is the opinion of this  
Court that one of them appears in a convenient time at the  
Court for the further Confirmation of the said probate as to the said  
President and Alms.

Whereas Owen Sharpe alias Shubliffe to m<sup>r</sup> Edward gardyng did  
in the year 1681. his in his Bustidg the Books & Papers & Goods  
of the said gardyng in the land of his Sheriffalty by his appointment  
of the said gardyng for odd<sup>r</sup> h<sup>t</sup> s<sup>t</sup> 10<sup>d</sup> his son<sup>r</sup> decoupts with all  
takeing Bills for such debts as are justly due upon the same  
Whom the Court commandyd by their Ord<sup>r</sup> Saffly to keape & espy  
until security was given to judgmenys whom who were obligt  
for the said gardyng affiance of the said Sheriffs place  
X payment of all publicques Gardyng as collerte according<sup>r</sup> to  
law did heremuch as his will was the Court present in  
present. Itt is therefore for the Judgme<sup>t</sup> of the Court & accordingly  
Ordered that the said Owen Sharpe shall with carry all the said  
Books & Bills, decoupts and other papers in his Bustidg  
which he has delivered him by the said gardyng or his heirs  
whom he has delivered him by the said gardyng to Cott. Jno. Stringer & Delibor whom by order  
of the Court delivered to the said gardyng the said X Esquars of  
the said gardyng & other persons qualifid with her in the said  
will to do her that there & all other persons therin mentioned  
will to do her that there & all other persons therin mentioned  
may have due remedy at law for what shall appear  
justly to apperteyne to either unto them &

Exe Capt.  
Signed  
The Court  
Judgme<sup>t</sup> is this day granted to Thomas Duperke against the late  
Edward Perkinson deceased for the summe of six hundred pounds  
of tobacco & cash appearing due by Cott. John Stringer to be paid  
out of the said Estate according to privity & psonalty & costs  
with costs of suit at London.

Whereas Michael Williams Esq<sup>r</sup> of this County deceased 1671  
some small Estates behind him in the Custody of Cott. John Stringer

in whose Employ he had beene many yeare which it is the  
Court Judgme<sup>t</sup> and accordingly ordered bee by him sold at an  
outay for his late decessors bord and expences in his hands -  
but a reasonable Expence for the discovery of a lawfull  
claimant bord & his convinge an act of the prodecuted bord  
to the Court that in defacte of such appweareing it may be by  
him dispensed of as the law in such case directeth & provided

Judgme<sup>t</sup> is this day granted to Henry Mallowe ag<sup>r</sup> Charles  
Mallowe (at Day & of out<sup>r</sup> of last Court) on a sume of Gobies  
ag<sup>r</sup> Isaac Jacob for the sume of five hundred & four pounds of tobacco  
and cashes appearing due by act upon Cott. John Stringer to be  
paid with costs of suit at London.

The difference dependinge upon executors Gobies  
waterlowe where per Jn. Cott. John Stringer did  
not the same for that ther did not his claimant as the  
Executrix of the last will and Testament of her dead husband

Upon the Petition of Capt. Jn. Reddick the Son, on the behalfe of  
himself, his feyndy as marrying Mary his Daughter,  
the Children of Dorothy his wife deceased ago the Daughter  
of Cott. Oldridge Reddick formerly of this County, deceased  
Administrator is granted him on ye behalf of his said son  
the estate of his said father lately left by his deceased  
mother, mother in law, & grand mother in Grace Reddick  
widow her obtrage into Bond with security according<sup>r</sup> to  
law in such case made & provided.

This day Capt. Jn. Reddick Steward & Capt. Wm. Whiting  
Security on ye said Administrato<sup>r</sup> to the Court accepteth his  
Entitay into Bond accordingly.

Judgme<sup>t</sup> is this day granted to Jn. Hagganion ag<sup>r</sup> mag<sup>r</sup> William  
Spicer for the sume of four hundred & thirteene pounds of  
tobacco & cashes (only what he shall justly make up) and  
paid bord to his decoupt & the remainder forthcoming he may  
pay with costs of suit at London.

The difference dependinge upon executors in Gloucester -  
Colwood James Hobill compt<sup>r</sup> & Henry Gaseone & delibor  
the Court having matrally weighed & delibored all prouedomy  
therein Due Satis that decied in decision bord<sup>r</sup> that ther  
much as they find that the said Complain<sup>r</sup>. was certeynly  
taken into Execution on a Judgme<sup>t</sup> obtained in a Bond  
at the Suit of the said Compt<sup>r</sup>. wher the said Compt<sup>r</sup>.  
had affimed by word of d sufficent Evidence for a  
certeyn quantity of Land sold by said Compt<sup>r</sup>. which is as  
much as he was obligt to al. Bond by the said Compt<sup>r</sup>.  
Itt is therefore by Judgme<sup>t</sup> of the Court & accordingly ordered  
that his said Neble be discharged from the Execution which was done  
Sadd on the Exhibiting of his said Compt<sup>r</sup> ag<sup>r</sup> the said Gaseone his  
to said Hobill paying his owne Costs medell bord did that the  
said Gaseone pay the costs of this Suit in Gloucester for the  
malicious use of the said Neble occasioned by him at London.

Appeal moved for by the said Henry Gaseone on the precedent  
Decree.

Dress, wherewith he is busyned to the 4<sup>th</sup> day of next Generall Court his affunning to Enter into Bond w<sup>t</sup> Securitie for the Execution hereof at the next Court held in this County (which if he offend) then the Court to give Bond with Securitie to affuse the same accordingly.

*Ex Parte et al. Capt. Nathan Walker, m<sup>r</sup> Charles Golding, & m<sup>r</sup> Wm Nicholls are requested and appointed by the Court to make at the hough of Capt. John Dugard on Monday the Nineteenth of this instant March to apprise ye State of all obidenece being left by on<sup>r</sup> Grace before his widow lately deceased and that the Sheriffe give them notice accordingly & the Clerk of the Court attord them to take an Inventory therof, this Court adjourned to yr 28<sup>th</sup> day of this instant March.*

*On 5<sup>th</sup> of March 83 and a Examined { Wm Knudall Jno<sup>r</sup> Eyre :  
in open Court L<sup>r</sup> Dan. Kerchev <sup>signed of</sup> John Dugard { Wm Littleton  
With Spence Jno<sup>r</sup> Lupton }*

*February the 27<sup>th</sup> 1682. Bore record bys all men that I Thomas medder and Dorothy Duxbury have according to order of Court done and by of Shillings affore and have appaid the Rector of the value of three hundred and twenty pounds of tobacco.*

*Recd<sup>r</sup> for Dr. Duxbury*

*In the name of God Amyn I John Thompson of Northampton County bringe sick & weake in body but of perfect soule & memory bvs God to god I do make this my last will & Testament followinge this I beseeche my Soule to Almighty God my master & to Jesu Christ my Savio & redeemer humblye that through the mercies of God I shall receive everlastinge joy & happyness & my body to the earth from whence it was taken bres to God buried in such Christiane maner as my Examiners shall thinke needful as for my worldly estate I give & beseeche all followinge.*

*Imprimis I give bys my Board & boordinge wife Dorothy Duxbury my Dausam called Dorothy contained three hundred and fiftie punds with howe manye boordinge foregoinge & reserved to her & to her dyp<sup>r</sup> after my decease for her.*

*Item my will is that John Dugard shall have a Hooke Bed & Beddynges delivered to him after my decease & the first bed my daudinge Item I give bys Dorothy Duxbury two Guds & her marrake & I desire that they shalbe goo recorded to her & her naturall heire for ever Item give bys my Godden Ch<sup>r</sup> Eliza one Cow calfe & her marrake to her & her heire for ever to goo delivered after my decease Item give bys my Godden Ch<sup>r</sup> Eliza one Cow calfe & her marrake to her & her heire for ever to goo delivered after my decease Item I give bys my Godden Ch<sup>r</sup> Eliza one Cow calfe & her marrake to her & her heire for ever to goo delivered after my decease*

*As for the rest of my estate within & without I give bys my Board & boordinge wife Dorothy marrake her my self & Sonnes Edward her payinge my debt till the 1<sup>st</sup> of August 1682 my heire*

*As for what I have given to John Dugard shall not goe John Dugard except heire with his wife Dorothy of Sedgwick w<sup>t</sup> her marrake 100<sup>r</sup> when he died the 20<sup>th</sup> of February 1682 her heire Edward Potters sonnes Edward - Dey the which est with & William of Jane*

*of John Tompson deceased was probated in open Court before Capt. all Dailes of Capt. Edward Johnson & Thomas Parrot and approved of and ordered to be registered /*

*Recd<sup>r</sup> for Dr. Dan. Kerchev <sup>signed of</sup> B. Kerchev*

*The Deposition of Abraham Elkins aged 34 years or there abouts saith your depon<sup>r</sup> health solle all his life declared he shoulde never die and say that if he had said Wilson dyed and died was any thing left of his estate after his said Wilson dyed and paid that then John Marsh should haue it and further shoulde not. Signature*

*On 28<sup>th</sup> day of February 1682.*

*Served in open Court*

*At Dan. Kerchev Esq<sup>r</sup> B. Kerchev*

*Recd<sup>r</sup> At Dan. Kerchev Esq<sup>r</sup> B. Kerchev*

*The Deposition of John Mall aged 40 yea<sup>r</sup> & beheld about Smith that he was wif<sup>r</sup> Cal of this County of Northampton & his health labor all his life declared and said to me your depon<sup>r</sup> in the time of his health that John Marsh shoulde haue his whole estate left after his said Wilson died were paid that he had in the whole world did further shoulde not.*

*On 28<sup>th</sup> of February 1682.*

*Served in open Court*

*At Dan. Kerchev Esq<sup>r</sup> B. Kerchev*

*Recd<sup>r</sup> At Dan. Kerchev Esq<sup>r</sup> B. Kerchev*

*In the name of God Amyn I do make my will of the residue of Northampton in this yere bringe infift servid with all my memory presented God the Almighty But knowinge his unmeasurab<sup>r</sup> of his in this world and that we are all brent to dye for his better bottlinge of this worldy goods we haue receyved and had with us made and redyng that my last will & Testament in manner & forme followinge.*

*I my selfe my Soule to God who gaue it & my body to shewre unto the earth from whence it came to God buried in such choyce and chrisian way of buriall as my Examiners shalbe haune Shalbe thynke fitt hysing & bringe with shewre that through the merites and passion of my Savio Christ Jesu I haue arid againe att his last daye recyd that Glory promisid whis Earthly shounre Godde for obseruare obayn.*

*Item I give beseeche & desire bys my bringe downe in yeaday his hundred acres of Land more or lesse included within the bounds fol<sup>r</sup> beginning att his old bounde Brouche running by his house where William Duxbury haue & dwelt & extonding alonge the said Brouche and soe runninge bulte it shalbe include the hough of his place now knowne & callid by the name of his wood yard and bounde extonding to the Northerne & bounde of Simon Michale land for the southerne & Easterne bounde extonding on a Brouche of water named Dede Southerly on the (Said*

288. Said Maine Books including within the said place called the old Towne to him the said John Yardley & his heirs lawfully begotten by his Body died for want of such place to be deford to the next heirs at Common Law -

Jt. All his rest of my lands I give and Devise unto my children. Some to my yardley to him and the others lawfully begotten by his Body, & in default thereof to the next heirs at Common Law. Only excepting the Plantation & appurtenances whereon I now live which I give and grant to Rogerwell but my self tolede wifeth Sarah Yardley during her naturall life I have her payng the houesings, Orchard, & housings in good sufficient reapeire that they bee not ruined. And if my wife doe marry the son to give Land with good security for the two affraunce of the same as aforesaid I have her payng whichever of any kind for the benefit of the said Plantation, I give and Rogerwell unto my said children, Roger, John, Elizabeth, Francis, & Sarah Yardley, to each of them six acres with cattle by their sides to bee delivered as they shall successibly attaine to age to 21 for inuicnes. But if either or any of my said children shall dye before they attaine to the age aforesaid the subscribers not attaining to full age to have the Dorendis part equally devided amoungst them as aforesaid.

Jt. I give and Rogerwell unto my said children each of them one for her bed & furniture and two hundred pounds of good tobacco & caskes to bee delivered to them as they shall attaine to age / I give to Rogerwell the Negro boy called Jack Bulwring and his daughter Sarah yardley.

Jt. I give and Rogerwell unto my children John Yardley & my children Daughter Elizabeth Francis, & Sarah yardley to each of them as they shall come to age one Peecodis more and if it shall please God that any of my now mentioned children shall dye before they shall attaine to age aforesaid the subscribers to have the Dorendis part equally devided amoungst them as aforesaid.

Jt. I will that my w: sonnes d: goll & John yardley shall bee at the age to 21 to bee delivered to them their pectives when they shall attaine to the age of eighties years & my aforesaid Daughters when they shall attaine to sixtene years &c.

Jt. All the rest & remainder of my estate I freely give to Rogerwell with my wifeth Sarah yardley due that all the obzy of my estate remayne in my wifeth Rogerwell as ther shall think best but my said children shall bee capable to receive their pectives at the time they successibly attaine to age according to the intent & true meaning of this my last will and testament.

Jt. I do by these presents nominate & appoint my beloved wife Sarah yardley & my w: sonnes d: goll & John yardley Executrix & Executore of this my last will & Testament setting aside & revoking my w: Brother in Law Mr: Ed: Lyding my w: Friend William Whittington & Mr: Jno: Lyle to bee superintendents of plantations in my wifeth & childrens desirings to seeke for their indubour to assist the widow & their selfes for the least sake.

289. Lastly I doe make & make bond all founde with a Notarie Publick made & this only to be my last will & Testament. In witness whereof I have written the above entituled purfes I have hereunto set my hand & sealed the third day of January anno 1682<sup>1/2</sup>. Manner therof as follows in the first line and certein in one place was done before signing & sealing and interlined in the 2d line was done as before.

Signed, sealed & delivered in (Signed that) Rogerwell yardley  
In witness, In Testimony,  
John Michael, Tom Whittington

Adam Michael. The third of March anno 1682  
At said day the last will and Testament of Richard goll yardley deceased was partly proved in open Court by the Especiall Called of m: Adam Michael & John Michael with the Court approved of as a sufficient probate for all chattell belonging to the said Dorendis estate & allowed of and Delivered to God Rogerwell. And as much as there is Two other Executors to the said will yet is the opinion of this Court that one of them appears in as favourable light as they can for the further Confirmation of the said probate as to the said Dorendis estate.

At Danvers B.C. March 3. A.D. 1682  
Recorded at Danvers B.C. March 3. A.D. 1682

At a Court held in Northampton County the 28<sup>th</sup> day of March anno 1683

In the Court of Common Pleas  
Before [Capt. Wm. Kendall] m: Tho: Marston  
Capt. John Read [m: Tho: Hunt]  
Capt. Thom: Dagot m: did. dudens.

Judgment is this day confirmed by Ralph Durndale to Thomas Marston for the sume of Six hundred twenty three pounds of tobacco & caskes due by Bill forthcoming to be paid w<sup>t</sup> costs of suit at Law.

This day the last will and Testament of Richard Marbury deceased was proved in open Court by the Especiall Called of Owen Marsh & John Margott & aye pribacon made in open Court by the Oath of Capt. Wm. Kendall to the approbation of the subscribers of the said will both which approved of the same to be proved.

The difference depending in chancery between Capt. Durndale, Compt & John Bellamy except on the account of his land. Attorney for the copft is referred to the next Court for agumentation when to argue the said cause at Barre.

The difference depending upon reference between Capt. Durndale & John Read a sume his wife doth owe the subscriber to either of the said debts with the said sume account the same is dismissed. And let bring up by whom to pay cost at Barre.

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The Difference depending upon difference between Jno. G. & C. Own Marsh & <sup>is</sup> by consent of the said party of the first named  
the next Court.

The Difference depending between Walter Mallows Jr. and  
John Galtcom & <sup>is</sup> by the consent of the said party of  
the next Court.

The Difference depending upon difference between Robert Wells  
as moneyer & Robt. the adm'r. of m<sup>r</sup>. the Ringers and  
Emmanuel Hall & <sup>is</sup> It is the judgment of the Court (upon sufficient  
cause) that the said debt was discharged from buying a  
millstone & spindles belonging to the said Ross of  
Jacob which had been sold without notice of it therefore according  
ordered that the said Emmanuel Hall forthwith deliver the said  
millstone & spindles unto the said debt to be paid  
carts of salt at Lawton.

Judgment is this day granted to them as before set (with the  
consent of Charles Holden attorney for John Pedder & <sup>is</sup>)  
against the said Pedder for the sum of eight hundred pounds  
of tobacco & casks appearing due by Bill of exchange to be paid  
with carts of salt at Lawton.

This day m<sup>r</sup>. Francis Dott holding m<sup>r</sup>. Hall in open Court  
that there is due to him (of balance of a note before hand by  
which Thomas Weston deceased was to pay Cott. Kendall nine  
hundred & forty pounds of tobacco & casks for his said Dott)  
one hundred & forty eight pounds of tobacco & casks. It is therefore  
ordered by the Court that the same be paid and accounted by  
Own Marsh adm'r. of the said Weston's Estate accordingly  
priority and precedence in law out of the same w<sup>t</sup> carts at Lawton  
This day the inventory of the Estate of Simon Thomas deceased  
as the same was made before Court held at an outcry by m<sup>r</sup>  
Francis Dott & Charles Parker trustee of his will was by them  
settled in open Court and ordered to be recorded.

The Difference depending between Wm. Gipps Jr. and Capt.  
John Galt & <sup>is</sup> by consent of the said party of the next Court  
to be paid to the said Gipps.

The Difference depending between William Williams &  
the day the inventory of the Estate of Malias Williams  
deceased at the same was sold at an outcry of m<sup>r</sup>.  
Court was referred to the Court by Capt. Tom Kendall &  
ordered to be recorded.

This day Thomas Sabay the 2<sup>d</sup> son of Capt. Jno. Sabay  
of this County died. Being at age to choose his guardian as  
apprised to the Court voluntarily came into the Court and made  
choice of his brother in law Henry Ward to be his guardian  
where the Court assented to and accordingly ordered that the said  
(benton)

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Ward to be his guardian and such debts as belong between  
unto his tuition and care and that he be furnished with him with  
eighteen yards of edge according to the prescription of his father  
will (unless the Court finds cause to the contrary in its sound  
mind) has the said Ward to bring into Bond w<sup>t</sup> security  
to be responsible for such debts as he shall write of the  
said Thomas Sabay accordingly.

At a Court held in Northampton County the 29<sup>th</sup> day  
of March Adm'r 1683.

Present { Cott. Tom Kendall & m<sup>r</sup>. the Clerk - }  
{ m<sup>r</sup>. the Attorney } m<sup>r</sup>. the Sheriff }

This day Capt. John Galt is sworn High Sheriff of the said  
County of Northampton for the ensuing year by oaths from  
his Excellency of Virginia which is the Court's Judgment  
put upon record.

This day Capt. John Galt High Sheriff of the said County of  
Northampton should Henry Galt come as his Sub Sheriff  
who was sworn in open Court accordingly for the said  
ensuing year.

This day Capt. John Galt High Sheriff petitioned the Court to  
be allowed for drawing of prisoons at Lawton which is  
thereupon accordingly granted him as formerly accustomed.

Upon the Petition of m<sup>r</sup>. Sarah Yardley widow & Executrix  
of the last will and Testament of m<sup>r</sup>. d<sup>r</sup>. galt yardley deceased  
who was High Sheriff of this County of Northampton the  
year 1681. Setting forth that there being many debts in  
due on her said husband Books of the publick due  
and officers fees unpaid. And her said husband Books &  
Concours as to his said Sheriff Office having done  
and kept out of her hands for several yeare cheifly ther  
being not qualified to let therein till probate of her said  
husbands will by means whereof the time of payment  
tobacco is older for this year, and many of his debts did  
grow out of this County, & Concours remittant to her general  
use and Detain. While ther ther may plentie for the feare  
habing (as far as capable) dethroned Own Marsh to  
det and Neglecte in her behalfe as he was Under Sheriff  
to her husband y<sup>r</sup> said year 1681 for the finishing of  
his Execution thereof. And willall supplicating the Court  
that by their authority the said Own Marsh may be further  
empowered therein (if need required) to make Searche according  
to Law. Which the Court adjudged & doon by <sup>is</sup> resolved  
and do hereby grant & order according to the said Petition  
Petition as also that the same be putt upon Record.

(122)

292. This day the last will and Testament of Robert Parrish the  
dead was probated in our Court by the Caporal Oath  
of Samuel Young & James Bruce and attested and  
sworn to be Recorded.

\* It appearing to the Court that there is due to Harry  
Mallard (Upon Oath made by him to his executors) four  
hundred twenty six pounds of Tobacco & cashes from  
Thomas Wilson deceased. It is therefore Ordered that  
Owen Marsh Esq<sup>r</sup> of the Estate of the said Thomas  
Wilson forthwith make paymt. of the said sume unto the  
said Mallard out of the same according to priority  
and prodecu in Law with costs of suits at Law.

Whereas it appeared to the Court Elizabeth Stringer late a spin  
ster Daughter in Law to Morgan Ludden hall an estate in  
his hands and is at agr to recd the sume. As also in  
that was Ought to give her two years Schooling. It is therefore  
the Judgment of the Court and accordingly Ordered that he forthwith  
render an acct to Capt Jno Stringer not only of her whole estate  
belonging to her what it was & how it hath increased. But  
also manifest how he hath offend his Obligation as to  
Schooling aforesaid. To the end that the said Orphant may be  
provided with her just right at the next Court where the said Capt  
Stringer is required to give report accordingly.

The suits缠ued by Capt Jno Stringer as Executo<sup>r</sup> to his Sister  
Madeline Dabbs deceased ag<sup>t</sup> m<sup>r</sup> did: did: did: did: did: did:  
appearing to the Court to be too legally qualified to be admitted  
day 1<sup>st</sup> to the difference depending between Henry Mallard & the  
late Mr Middlebourn it is by the consent of the said parties referred to  
the next Court.

The difference depending between the said Middlebourn & Henry  
Mallard doth by the consent of the said parties referred to the  
Court.

Judgm<sup>t</sup> is this day granted to John Stokely ag<sup>t</sup> Harry Rike for the  
sume of four hundred forty two pounds of Tobacco & cashes  
appearing due by him forthwith to be paid w<sup>t</sup> costs of suits at  
Law.

Whereas Sam<sup>r</sup> Bullock and Margaret his wife were directed  
to let Court at the suit of m<sup>r</sup> John Michael who failings to  
file his petition according to Law. It is therefore Ordered by the  
Court upon the petition of the said Bullock & wife that  
m<sup>r</sup> Michael be granted him ag<sup>t</sup> the said Michael with paying  
costs of suits at Law.

Judgm<sup>t</sup> is this day granted to James Dabbs as the Executo<sup>r</sup> of his  
deceased Ja<sup>m</sup> & Dabbs deceased ag<sup>t</sup> m<sup>r</sup> Wm Spence doth for his  
debt.

293. hundred pounds of Tobacco & cashes bringg for one month  
or half a year to be paid in Particulars between them  
at the rate of one hundred & fifty pounds of Tobacco appearing due by  
the Oath of Bridget Dabbs to be discounted before hand and  
what shall be justly made appears next Court for half  
charge of transportation of the said mill to y<sup>e</sup> place where  
said mill if the said Spence and Dabbs lybts to beaz y<sup>e</sup> said  
likewise to be discounted by reason and after said next  
Court forthcoming to be paid w<sup>t</sup> costs of suits at Law.

Whereas Maj<sup>r</sup> Wm Spence bringg directed to this Court att the  
suit of James Regan who failings to file his petition according  
to Law or appear to prosecute it is therefore Ordered (Upon  
the petition of the said Maj<sup>r</sup> Wm Spence) that a New suit be  
granted him ag<sup>t</sup> the said Regan with paymt of costs of  
suits at Law.

\* Upon the Petition of Wm Duddens on the behalfe of himself  
and the rest of his Brother & Sister administration is  
granted him on the Estate of his mother m<sup>r</sup> Dorothy  
Duddens that he bringg into Bond with Security to  
afford the Law in such case made & provided.

\* The said day m<sup>r</sup> did Andrew & Cap<sup>r</sup> Nath<sup>r</sup> Walker bind  
themselves in open Court to be Sec<sup>r</sup> for 10<sup>th</sup> d<sup>r</sup> d<sup>r</sup> on  
the said Administration whome the Court accept<sup>d</sup> their  
bringg into Bond accordingly.

\* M<sup>r</sup> Tho. Kent m<sup>r</sup> Rich<sup>r</sup> Whitmarsh m<sup>r</sup> Wm Sibley, & m<sup>r</sup>  
George Clarke do<sup>r</sup> requested & appointed by the Court to  
apprize the Estate of m<sup>r</sup> Dorothy Duddens that  
the Sheriff give them notice to meet at the house where  
she livd on Tuesday the 3. of April next to afford the  
Law accordingly. And that the Clerk of the Court (w<sup>t</sup>  
the consent of the said Wm Duddens yo etne<sup>r</sup>) attend thare  
to take an Inventory therof.

\* The Robibull of the Judgment ag<sup>t</sup> Joseph Godwin to Agnes Powell  
upon Scire faciat returned to this Court is suspended till next  
Court On the said Godwin appearing to make  
appear that the said Powell accepted of m<sup>r</sup> yardrys  
pay for the Judgment of the said Judgment.

\* Upon a scire faciat to this Court returned ag<sup>t</sup> Rich<sup>r</sup> Marrett  
by Richard Whitmarsh for Robibull of a former Judgment  
the same is accordingly granted the said Marrett failing  
to appear to show cause to the contrary and therefore  
ordered that Execution issue accordingly for the Satisfaction  
of the said former Judgment & charged w<sup>t</sup> costs of this Court /  
(open)

294.

Upon the report of Joseph Godwin & Thomas Elliott & founders  
of the Court & single part of the said Court is appearing  
to the Court that there is due from Mayo<sup>r</sup> Spruce & James  
Dabie Esq<sup>r</sup> of his Master James Dabie due to Mary Widye  
Earubis of her husband Robert Widgdon due for work-  
done or caused to be done by the said Widgdon about  
& Watermill belonginge to the said Spruce & Dabie  
Twelve hundred & fifty pounds of tobacco & cashes  
which it is the Judgm<sup>t</sup> of the Court & accordingly ordered,  
they for thwille pay unto the said Mary Widgdon  
as Executrix &c with costs of suits at Law.

Upon the Petition & Act exhibited by Ju<sup>c</sup> Burroughs  
do the Estate of Capt John Savage deceased & report of Capt John Fisher &  
Capt Nathan Walker (at request of the Court thereupon) did call of  
the said Burroughs to his act. It is ordered by the Court that  
he has paid out of the said Estate Six hundred & fifty five pounds  
of tobacco & cashes with costs of suits at Law.

The Difference dependinge upon a former Complainant betwixt  
John Francis Dabie and Charles Parker Trustee of the Estate  
of Simon Thomas deceased doffs by act<sup>r</sup> of last Court left to  
viewers whose report bring<sup>r</sup> now brought in. But the said  
Doffs not bring<sup>r</sup> present is therefore dismissed till next Court  
and that they then appear for Judgm<sup>t</sup> to paye ag<sup>t</sup> them according  
to the said report.

Upon the Petition of Joseph Godwin & Thomas Elliott It is ordered  
by the Court that they be allowed according to Law for two  
days a poore attendinge & founders cost<sup>r</sup> on a bid in a  
Difference dependinge between Mary Widgdon & Earubis  
of Mayo<sup>r</sup> Wm Spruce & James Dabie Esq<sup>r</sup> &c doffs having  
brought their report in this Court concerninge the same &  
also these doffs a poode on their reports brought in his Court  
doffs of last Court in a Difference dependinge between  
John Kendall & the Trustees of Simon Thomas deceased  
according to Law likewise w<sup>t</sup> costs.

Upon the Petition of Capt Nathan Walker setting forth his  
intent of Buildinge a Watermill for the Publicke Good at  
a place called Lyng Mockton in this County. It is the  
Judgm<sup>t</sup> of the Court & accordingly ordered that he hath an  
act<sup>r</sup> of Land contiguous to the same allowed him for his par  
according to act. And that the same be builded & builded by  
two of his Servants or such other Servants persons as they shall  
think fit and the said Complainant shall have the possession  
thereof decomming.

It appearinge to the Court upon the Petition & act of John

295.

Curtis that there was Exempted by him in the time of the said Court  
and at the Buriall of Wm Hawley dead four hundred & twenty five  
pounds of Tobacco & cashes. It is also for the Judgm<sup>t</sup> of the  
Court and accordingly Ordered that he be allowed the same  
out of the said Hawleys Estate that he left behind him  
any such to be found accordinge to Priority & proriority  
in Law with costs at Law.

Whereas Mr Mary Pigot lately deceased formerly the wife of  
m<sup>r</sup> John Michael deceased left the care of her child<sup>r</sup> Gardner —  
Michael to m<sup>r</sup> John Lyke & m<sup>r</sup> Olins Lyke his wife with  
his whole Estate. It is therefore the Judgm<sup>t</sup> of the Court and  
accordingly ordered (that there being<sup>r</sup> a Negro Woman &  
two Negro Children to say a Boy & a Girl one about  
six & the other four years of age Not capable of gettinge  
their living<sup>r</sup> that they the said m<sup>r</sup> Lyke & his wife be  
allowed the labour of the Negro Woman and two thousand  
pounds of tobacco & cashes of him out of the said —  
named Michael estate to his end that he may helpe  
the more for Labour & Education for his Maintenance  
in dyng<sup>r</sup> clothing<sup>r</sup> washing<sup>r</sup> Lodging<sup>r</sup> & Schooling 2 —  
till the Negro Boy bring<sup>r</sup> the Estate of them shall attain  
to ten years of age. And that Mrs Olins Lyke whatsoever  
she admitted or brought ag<sup>t</sup> the said Gardner by his said  
Guardian for Education of him or Negro Children as  
afforded duringe the said time.

At a Court held in Northampton County the 30<sup>th</sup>  
Day of March anno 1683.

I<sup>r</sup> Pet<sup>r</sup> (att<sup>r</sup> John Kendall in the Name of  
Capt Ju<sup>c</sup> Reavis) in Ju<sup>c</sup> Lyke —

Whereas on a Doore of last Court on ye 20<sup>th</sup> of March  
instant Complainant James Rebile comf<sup>r</sup> & Henry Gardner  
Refused the said 20<sup>th</sup> incluced for appeal (bring<sup>r</sup> bond)  
Refused the said 20<sup>th</sup> But failinge to give bond  
payd with the said Doore. It is the Judgm<sup>t</sup> of the  
Court that through the Negligence of the said & uncompli-  
ant that through the Negligence of the said & uncompli-  
ant appearinge to this Court not observinge the Law as he  
ought to have done he shall lost the bond fit of the said  
appeal.

Whereas Charles Hales in ye 20<sup>th</sup> day Indolently & Irreverently  
discharged his duty before this Court & more Especially —  
towards Capt Ju<sup>c</sup> Slingsby ye 20<sup>th</sup> number thereof. It is therefore  
the Judgm<sup>t</sup> of the Court & accordingly Ordered that he bring<sup>r</sup> a sum  
of money for the same sum still remaining<sup>r</sup> in the Sheriff's Custody until  
he give bond w<sup>t</sup> security to answer his said Misdemeanour

(att)

296. at West Court

The 30<sup>th</sup> day of March 1683. Recd - { Wm Kendall  
A document in open Court & signed - John Reavis  
The Court adjourned to ye 30<sup>th</sup> of May next. In witness -  
for Dm. Nechel & C. G. H. [unclear]

In the Name of God Amen I Richard Hanby of the County of No:thampton in Virgin: a boing: sick and weak of body But of sound and effect soule and memory blessed be almighty God Doe make this my last will and testament in manner and forme following: (b) I comit my soul into the hands of almighty God my Saviour hoping and trustinge to obtaine pardon and remission of all my sinnes through the only merit of Jesus Christ my alons Saviour and blessed Redemeer with a joyful assuranc: at the last day. My body I comit to the Earth to his greatly intered at the direction of my boings wife and Executrix hereafter named. And as for what worldly estate it shall please god to endow me withall I give and bequeath as followeth: /

In prud I give and bequeath unto my boings wife Susanna Hanby one hundred & fifty acres of land boing my plantation wheron I now dwelle called by the name of Mountaynes Brooks with all houses and effects therupon. During her naturall life I obide her doth command so long as widow. But if shee marrie then the said land and plantation to god Equally betwix my three Sons David, Richard, and John Hanby, when they shall attaine to the age of sixteen years. And if my said boings wife doe remaine a widow as aforesaid then in said three sons to god all age att one and twenty years and thence to enjoy the said land herby given as aforesaid and to god Equally betwix them & to the heire male of each of them for ever. But if either of my said three Sons shall dye without issue male lawfully begotten then his part god dyng to Richard Bullock other two sons to the heire male of him only & his heire male to enjoy any part or proportion of my said land herby given. My will and testame is that if my said boings wife shall remaine and bee a widow during her naturall life as aforesaid then shoo for to enjoy the said One hundred and fifty acres of land and the same to dispose of as she shall think fit amongst her & my three Sons David Richard & John Hanby. /

I give and bequeath unto my boings Son William Hanby fifty acres of land & the heire male of my said son upon the land of Henry Madman during his naturall life (and

297.

and after his deces to the heire male of my said Son William Hanby of his body and if in case my said Son William Hanby shall decess of the said fiftie acres as aforesaid and sell the same to any person or place whatsoever bulks it to one of my three Sons Daniel, Richard, & John Hanby or dye without issue male as aforesaid then the said fiftie acres of land to Richard, but my said three Sons to be sold divided as aforesaid /

I give unto my boings Daughter Rebecca the wife of Simon Thomas one ~~son~~ called by the name of Cherry with all her future incadge, and to god delivered immediately after my decease /

I give my will and testame is that god herby give and bequeath unto my boings Daughter Elizabeth now the wife of William See his heire male to be lawfully begotten, then his heire male to enjoy the same. But upon default of god male as aforesaid then the said land to fall unto the heire of my said

I give my will and testame is that my said land herby given unto my said three Sons as aforesaid shall god and Edmund now them & their heires for ever (that is to say) Daniel Richard and John Hanby /

My will and testame is that if in case my said Son William Hanby will leave the said fiftie acres of land unto his heire male lawfully begotten, then his heire male to enjoy the same. But upon default of god male as aforesaid then the said land to fall unto the heire of my said

All the rest of my Estate I leave unto my boings wife Susanna Hanby, and shoo by decess of the same to my self of my boings son that heire has not yett shoo shall think fit, and I god herby Nominate and appointe my said boings wife whole & sole executrix of this my last will and testament. Regardinge my boings friends John margott & John Keyd to obiloke & god yo distribution made here in my will except & if in case either or both of my said friends shall dye then my executrix is that the woorst will god placed to appoint two other for to be the same affrener. And I god herby rebooke & make bold all former wills Richard & Bequaths whethord by me made or done & this only to stand & bee in full power without any contradiction. In witness whereof I have hereunto set my hand & seal this two & Twentie the day of August in the year of our Lord God One thousand six hundred Eighty & two. /

Signed sealed published and declared before witness of us John Margott his mark  
Rebecca [unclear] his mark  
his mark. - Dm. Marsh /

I give unto my boings Daughter Rebecca the wife of Simon Thomas. My will is that shoo shall have and enjoy the said few & all her future incadge after my decease and delivery by my wife (and

Richard Hanby  
Seal

293.

and continuall of this my last will & Testament. But all  
incendies now abode and in Edinge I give unto my said wife  
a severall summe above Daniel, Richard, & John Hanby after  
my decese for ever.

Richard Hanby

Wm. Hanby

Wm. Hanby. On the 28<sup>th</sup> day of March anno 1683. The  
last will and testament of Richard Hanby Esq: was  
made in open Court by the Corpro: all  
Bartels of Owen Marsh and John Margrett  
and also prolocutor made in open Court before the  
Court of Quarter Kendall to the appurtenance  
or Credence of the said will both which  
appertained of record to the Record.

At Dan. Becke Et C: North

Signed. At Dan. Becke Et C: North

The Deposition of Anthony Hardy aged 30 years or thereabouts  
Saith that he found him in Doe intell past yr. Depart from his  
house of m<sup>r</sup> Richd Ryding on Newmarket Roads presently after  
came to his said house Emanuel Hall & his wife did the said  
Emanuel asked the said Richd Ryding whether he might buy  
of Isaac Jacob one of his millstones Spindle & Hough which the  
said Jacob took from his the said Richd Ryding m<sup>r</sup> Ryding  
replied that he should not buy ye said millstone Spindle  
and Hough for the said Jacob had no right to it. Nor had  
any power to sell her goods but her selfe chid  
further Saith that the said Isaac Jacob Spindle & Hough that  
Isaac Jacob took from m<sup>r</sup> Ryding ye said Emanuel  
Hall carried from Isaac Jacob house and I do further  
declare that the said Jacob did offer the said Emanuel  
Hall otherwise to pay him & desired him to returne the  
millstone etc. But the said Hall would not. — Simum.  
Hough X Marks

I the subscriber do certifye ye above Deposition to be true  
Signature

John P. Drif.

the 28<sup>th</sup> of March 1683. Seale the  
Subscribers Sworn in open Court

At Dan. Becke Et C: North

At Dan. Becke Et C: North

Mr. Francis Scott I oblig my selfe £100 or even £1000 to pay ye 4<sup>th</sup> or 5<sup>th</sup>  
M<sup>r</sup> of July to come out as wifes husband this 12<sup>th</sup> July 1683  
of Wm. Hanby to content as wifes husband this 12<sup>th</sup> July 1683  
I. W. Wilson

79 m<sup>r</sup> the wifes — D<sup>o</sup>

Pendre — — £3<sup>0</sup>

so now about £1000. Payed in part — — — 792.  
Due to Catt. — — — 168

the 28<sup>th</sup> of March 1683. Sworn in  
open Court At Dan. Becke Et C: North

960.

By his Excellency /  
To whom these prints shall come J. Thomas Esq: Gospd  
Baron



293.

Baron of Thoresway his M<sup>r</sup> Lieutenant of Gloucester County  
Send Greetings. Know you that by virtue of his Mat<sup>r</sup> Letter I  
Commande to me Director I doe hereby Commande and Authorize  
and appoint Capt: John Gillis to be High Sheriff of Northampt<sup>n</sup>  
County for the ensuing year one thousand two hundred  
years third. And that he do accordingly Sworne immediately  
after the first and Sworne the day of March next. So that  
he swarde unto m<sup>r</sup> Director Bacon or to such other as shall  
be appointed to receive ye same. A particular Acct and  
full account of all his Mat<sup>r</sup> Lieutenant and Director in the  
afforded County, During the time of his Sheriffd<sup>t</sup> and  
full account made of all things belonging to ye Office  
of Sheriff<sup>t</sup> of the aforesaid County. And I doe hereby Command  
as his Mat<sup>r</sup> Officer & Castle Gall<sup>t</sup> & Military & all other his  
Subjects within the Inhabitants of the said County or otherwise  
duly to be done by the said Sheriff<sup>t</sup> & officers to ye said County  
Gillis as High Sheriff<sup>t</sup> in all things relating to ye Office  
of Sheriff<sup>t</sup> of the aforesaid County. Given and my hand &  
the Seal of the Colony this 9<sup>th</sup> day of March 1683.

Signed. At Dan. Becke Et C: North (Signed this) The Governor.

In the Name of God Amen I Robert Harrison Binge  
very sick & weak in body but (before God) of effect  
large & memory God giveth and bouneth me to be  
God that giveth it hoping that of his free mercy he  
will be pleased to receive it in for the merit of his  
Deare Son & my alond Sabie. I bid Christ his Salve &  
my Body to the Earth to God Greatly Intreated. I do  
make this my last will and Testament as followeth.

In first place give unto my Lobsing wife Ann Harrison all my  
whole Estate personal and real within Dorset & without  
also the Plantacion & Land that I doe now have open during  
her life. But if in case that she Marrieth then my life  
of the Estate by my Daughter Banks (my sonnes)  
only excepted) & my Gun to my Grandson the Banks Son.  
I doe give and bequeath unto my Daughters two children  
one Bay Mare with a Sturr in the forehead aged four &  
yeard this next year with all her future increase to them  
& their heires for ever.

Likewise I doe give & bequeath my field unto my Granddaughter  
Anne Banks like I give unto my Son in Law Thomas Banks  
my Daug<sup>r</sup> Banks.

I doe likewise give unto Stephen Scott two children one boy  
with all her future increase & ye first col that my ex-  
wife brought. I like wise give unto Stephen Scott my Ships  
Wadegate one New pair of Sheet & one New batt  
(pair) John Banks one yearling Mare with all her  
future increase.

I doe further give unto my Granddaughter Anne Banks the  
Plantacion and Land that I doe now have open but if in case that  
(she)

301. That you without you & then to my Grandson Mr. Banks  
During the term of the said.   
Signed before & delivered in the presence of Richard Harrison  
of me February 14. 1682.  
In witness of Samuel Young then and there with and present of  
James B. Bruce. The 29<sup>th</sup> day of March anno 1683  
Richard Harrison deceased was present  
in open Court by his Esqre. and his wife and two sons  
of Sam. Young & James Bruce &  
aboard of a Ship to be record  
At Danvers to the C. Recorder

Recd. 3<sup>rd</sup> Danvers to the C. Recorder

I know all men by these presents that William Spencer Esq<sup>r</sup> of  
the County of Northampton in Virgin<sup>ia</sup> Merchant have made  
Nominated & appointed and in my Said place  
put and published and by these presents do make and  
appoint and publish and in my Said place put and  
published my trusty & beloved Friends Capt. John Whittington  
& John Lyke Gent. Both of the County aforesaid my trusty &  
lawfull attorney or attorney Both or either of them jointly  
or severally for me & in my Name & to my use &  
asked demands due for & to be due and to be paid  
unto me sum of money, tobacco, & other merchandise  
whatsoeuer as now are or hereafter shall be due to me  
from any person or persons whatsoever in the aforesaid place  
or else where in Virgin<sup>ia</sup> by land, sea, deceipt or any other  
ways howsoever giving and by these presents granting  
me my said attorney as aforesaid my full & whole  
power and absolute authority in the premises (if need required  
to sue and implead, imprison & distringue and the  
same out of prison agains to be done as aforesaid  
agreed before acquit and discharge. And to my said attorney  
to finish all and every other debt & debt thing & things  
debtors and debtors in the law whatsoever as fully & as  
comly to all intents & constructions & purposes as if he  
were personally present and attorney or attorney  
Both were specially present and attorney or attorney  
both or either of them to publish & appoint & to  
have all their pleasure to doe and all & whatsoever  
my said attorney or either of them as aforesaid shall  
lawfully doe or cause to be done in or about the premises  
whatfull or whatquit I do promise to satisfy & allow  
sum of £ 1000 by these presents for want whereof I have  
had by my hand & seal the 29<sup>th</sup> day of March  
anno 1683.

Wm. Spencer.

Signed sealed and delivered in  
presence of Wm Pendleton. Recd. 3<sup>rd</sup> Danvers to the C. Recorder

That you shall know by these presents that I have been bound  
for Northampton County in Virgin<sup>ia</sup> to my said attorney  
as aforesaid

302. and appoint my trusty and well beloved wife Margaret  
to be my lawfull attorney for me in my name and stead  
to take and for record & describe all such summe or summs  
of tobacco & all other debts whatsoever as are or shall be  
due unto me whereto bills bonds documents Bargains & Sales  
or any manner of Instrument of writing and upon ye descrip  
tion of any part of the said debt discharged or acquitted & to give  
and to the said subscriber Two dollars & Juponeys my said  
wife one or more attorneys under her by publishing as she  
shall see fit to do in all manner or cause whatsoever in as  
full and ample manner as if I my selfe were personally  
before my hand & sealed this 29<sup>th</sup> day of March anno 1683.

John Chapman <sup>Notary publick to the County of Northampton</sup>  
In witness of John Chapman Esq<sup>r</sup> Notary publick to the County of Northampton  
March 29<sup>th</sup> 1683, John Chapman Esq<sup>r</sup> Notary publick to the County of Northampton  
John Chapman Esq<sup>r</sup> Notary publick to the County of Northampton, recd. 3<sup>rd</sup> Danvers to the C. Recorder

| Item                        | Amount |
|-----------------------------|--------|
| To a Garter belt            | 167    |
| To a fiddling line          | 003    |
| To a fiddling belt          | 075    |
| To a pair of boots & garter | 100    |
| To a book                   | 060    |
|                             | 407    |
| remaining due open          | 693    |
| Balance                     |        |

(Endec)

\* Whereas the w<sup>t</sup> Court of Northampton County did request of the  
Subscriber to doe the within dec<sup>r</sup> and strictly to enquire  
whether ye Subscriber is justly due to the within specified credit,  
and how much as ye said cred<sup>r</sup> shall not be to exceed the  
justes of debt delid<sup>r</sup> but by the power of his said cred<sup>r</sup> was  
done before give this report that the said cred<sup>r</sup> was allowed  
the balance of the said dec<sup>r</sup> forty pounds of tobacco being  
deducted (being ye article Jublins Guest to his hundred)  
which was paid by him that employed him the said  
cred<sup>r</sup> making each to all ye other credit.

the 29<sup>th</sup> of March 1683. Judgment granted  
according to ye to doe on ye credit  
the said Burrough to ye dec<sup>r</sup> according

In witness of  
John Burrough  
March 29<sup>th</sup> 1683.

Received 3<sup>rd</sup> Danvers to the C. Recorder

Recd. 3<sup>rd</sup> Danvers to the C. Recorder

John Burrough

\* To the Subscriber doo acknowledge to have received of Capt. Wm  
Pendleton full satisfaction to content for an o<sup>t</sup> of Court passed  
by me and from the date of Capt. John Sabage his credit in  
full by me / John Burrough

the 30<sup>th</sup> of March 1683 owing -

in open Court by ye to doe Burrough

Recd. 3<sup>rd</sup> Danvers to the C. Recorder

Recd. 3<sup>rd</sup> Danvers to the C. Recorder

(wheras.