

100. I give w^t calves and two cows & Name of the County
 Cloes and Cloes One yearling mare of light Bay
 Paund with my own Brand
 Item I do give to ye said Wm Nottingham one New long
 Gunne one piece of Pistolls & Holsters Copper and
 Brass plates One gral from pott that will hold
 about twelve gatt one little iron pott w^t Two lugs
 bed and Boulder, One pair of towels Blankets one Rug
 d Red and clind as much Bed tickinge as will cover the
 Bed & Blankets to be ye best in the house Except one
 pair.
 Item I do give to ye said Wm Nottingham one longe Table and
 Chairs my wife to enjoy it her life time.
 Item I do give to ye said Wm Nottingham three gral powder
 Pistolls two Drabs fandolsticks & one large powder flagon
 Item I do further give to ye said Wm Nottingham one Bell
 melle Morle and postre with one Handfull my wife
 to enjoy them for her life time.
 Item I do give and bequath to Rich: Nottingham Jun^r one
 longe Gunne.
 Item I do give to Mary Nottingham Jun^r Daughter to Mary
 Nottingham son One yearling Hidfr.
 Item I do give and bequath to Joseph Nottingham son to his
 said Rich: Nottingham one yearling Black Hidfr.
 Item I do give to Rich: Nottingham son to Rich: Nottingham
 Jun^r one two years old Brown Hidfr w^t cans of
 cl Cow called Cherry.
 Item I do give and bequath to Robert Widdow & his Sister
 Susannah one two years old Hidfr w^t cans of a cow
 called Golden Lock.
 Item I do give and bequath to my Lobing^r wife three yearling
 Cloes.
 Item I do will a Bequath to Wm Bowdry son to the Bowdry
 one cow calfe w^t all her future increase male & female
 for ever.
 Item I do give and bequath to Jons Rickards one cow calfe
 with all her increase for ever.
 Item I do give and bequath to Jons Brumhall one cow
 calfe w^t all her future increase both male & female
 for ever.
 Item I do further give unto my son & well beloved wife
 after said all mentioned bole within doors & without
 which is not mentioned her given away in this my last
 will did do also her make her my whole & sole
 Executrix of this my said last will & testament well hoping
 that she will fulfill my mind in doing things to per
 sonal her to be taken for my last will & no other

101. Within my hand & seals this 29th day of Dec^r 1684
 Note before ye signinge hereof these particulars are declare
 d
 Item I do give unto John Glashurst four yards & one quarter
 of fine Reddy, one New white fatten Westcotes four
 pieces of Drawers & one pair of old Broadclothes & Westcotes
 with one Black felt hat.
 Item I do give a Bequath to Wm Nottingham aforesaid one
 pair of silver Buttons for Broadclothes with one pair of
 silver clasps after my wifes decease at also four Mote
 cloth two lace & two plaine for the said Wm Nottingham
 Item I do give to Rich: Nottingham Jun^r his choyce of two
 suits (that is to say) Gake & Brookes & ye other appertaint
 to Wm Nottingham
 Item I do give to Wm Brookes and Broade cloth Gake one
 Boar or Westcotes & Brookes,
 In Bellinerry wherof as on ye other side specified
 I have written in my hand & sealed the day & year
 on ye other side written. The marks of
 Richard N. Nottingham Jun^r The first day of Dec^r 1684
 Neathamott Capell. Then the within last will & testament
 William Brookes of Richard Hartman deceased was proved
 in open Court by the foregoing oaths
 of Richard Nottingham Jun^r Richard
 Capell & William Brookes and
 appurtenances of & ordered to be recorded
 by Dan: Merrell Esq: & Co: Notary Public
 My will and pleasure is that my wife as Executrix
 of this my last will and testament shall pay all such debts
 and dues as I owe to any man out of her own estate
 which I have left to her and not to charge any of
 her to whom I have given any thinge in this my will
 but that what I have given to any of her children
 named may be to them freely a free from all encum
 brance & otherwise shal be recd all debts whichever to
 her selfe.
 My will and pleasure is & I do hereby appynt that my
 Lobing^r friend Rich: Nottingham Jun^r & Wm Brookes
 shall be executors of this my last will & testament to w^t
 what I have here mentioned so fulfilled that to be
 my last will & no other as aforesaid as witness my
 hand & sealed the day & year on ye other side written
 The marks of
 Rich: R Nottingham
 Neathamott Capell. The first day of Dec^r 1684
 The marks of I. Glashurst. The first day of Dec^r 1684
 Neathamott Capell. Showing the present appendia
 or addic^r to this will

or 29th inst we said will of ye said Benjamin Guddry
deceased was likewise proved in open Court by the
Corporall Oathes of Richard Nottingham Justice of Peace
Capell and attested of & ordered to be Recorded.

Recd. Dan. Marchant Notary Publick

Recorded 1st Dan. Marchant Notary Publick

In the Name of God Amen I Benjamin Guddry of
Northampton County in Virgyn a formerly a
Witnes of Godnes bringt my sick & weak in Bodie bid
of good and perfet mind and memory prewised by god to
ye same but callinge to minde ye uncertainty of this life
and how farr was and did yet all flesh must yeld unto
Death wher ever it shall please god to fill for yo first
plus I turned my Soule into yo hands of almighty
god who gave it me and to my Saviour Jesus Christ who
Redeemed me and did my Bodie to the Earth from whence
it was taken hopinge that by & through ye Merites of
his death and passion I shall Inherit Everlastinge life
and as for what worldly good it hath pleased god
me to have in this world I beseeche god to
farr excede my deserts to bestow upon me of god
disposse of as is hereafter mentioned

Impris. Also the Distring of my Land my will and pleasure is that
my Grandsons Henry Spender & Samuel Spender shall have
each of them three hundred acres of Land. And my wife and
pleasure is that my Daughter Frances Spender shall have no
other four hundred acres which said thousand acres of
Land is situated lyng and bringe upon missellings Bank
in Suds County which said Land is to them and their heirs
for ever as in & by the Deeds of gift may more at large
appear. And as for the Distring of my Land wherein I
now live bringe two hundred and fifty acres lying upon
Matthews Bank my will and pleasure is that I do
gibe to my Loring Son Thomas Guddry one hundred and
fifty acres thereof and to my Son Benjamin Guddry one
hundred acres more thereof to them and their heirs for ever
My will and pleasure is that after my Decease my said Two
Sons shall make choyce of Two Neighbouring to Deeds the
end if they cannot agree between them selfes.

Item. I do gibe and bequeath to my lbd: Daughter Frances Spender
these particulars followinge: One large feather bed and
Bouldre, one Red Rugg and one white Blunkett, one Dordred
Pegs, one Oates, one pair of small Shlyards.

Item. I do gibe to my Daughters Anne Guddry all my Linen in
the house.

Item. I do gibe to my Son Benjamin Guddry one feather bed
and Bouldre, one Red Rugg and one white Blunkett.
I do gibe and bequeath to my Grandson Samuel Spender
one farr hand called by the Name of Pegg.

Item I do Will and bequeath to my Son Wm Guddry
One musquett and one barrel of Powder which said son
I wold have him purchase of few Calfe for the good of his
children.

I do Will and bequeath that my Daughter Frances Spender
shall have twelue head of Cattle for her to dispose of to
her children as she shall thinkes fitt,
my will and pleasure is that there shall bee one white
face Shear killed at my funerall and as for the rest of
my Estate which I have left here disposed of both within
and without doors my will and pleasure is that it shall
be equally shared betwix my Two Sons Thomas
& Benjamin Guddry.

My will and pleasure is that if such or either of my Sons
be minded to sell his part of the Land that he shall
give his Brother the chose of it and if he will give
for it as much as another man has shall have it. But
if he will not then it is fair for another.

My will and pleasure is that my Son Thomas Guddry
shall bee my whole & sole Execut. and that my Begus
Harman & my Matthew Patrick bee Observers of this my
said will to see if all be affirmed herein. And that this be
taken for my last will and Testament & none other either
Rebokinge and Annullinge all other former Wills and Testi-
ments stand only in force. In testifying whereof I have
hereunto set my hand & sealed this 11th day of August 1684.

Now before the Signyng that my Son Spender shall pay his
Equal share of the debts my will & pleasure is that what
debts of ours shall bee paid out of my Estate before any
thinge be done and as for what thinge of late have
gibon to my Daughter are the very thinge that my deare
Spender hath from time to time for me.

Signed sealed & set in the presence of us the markes of
Benjamin B. Guddry
Thomas H. Harman

Witness Capell:

The first day of Decembre anno 1684
Then the aforeswitten last will and Testament of Benja-
min Guddry deceased was probated in Open Court by
the Corporall Oath of Nathaniel Capell and by the
Oath of Francis Harman as he lay sick taken to yo
probate of ye said will by Capt John Curtis as he
affirmed in open Court and attested of & ordered to
be Recorded. Attest Dan. Marchant Notary Publick

Recorded 1st Dan. Marchant Notary Publick

(Indorse)

107.

In the Name of God almighty know all men by these presents
that William Millinge of the County of Northampton in England
being sick & weak of body But of sound and perfect sense
and memory before God almighty God doth witness this my
last will and Testament in manner & forme followinge,

Imprimis my Soule committ into the hands of almighty God my Brethren
whom I named the same, hoping & trustinge to obtaine of him
and Recencion of all my sins through ye only merits of my
alme Babie Jesus Christ my Lord Redemeer, my Body I com
to ye Earth to Ordainlye fulfille accordinge to ye directione
of my late hereafter named deth as for what worldly Estate it
pleaseth God to endow me withall he giveth and commandeth as followeth
I give and command unto my eldest son Robert Millinge my Plan
tacion which I now dwelle upon Contayninge two hundred acres of
Land with all houses thereupon to him & his heirs for ever with
my livinge wife Anne Millinge to live and dwelle upon the said
Plantacion and to Enjoy the same duringe her naturall life
Except she marry before my said Son doth attaine unto twentie
yeares whome I sett at age of one and twenty years old dñe
if my said wife doth marry or dyde before ye said time afores
said then both my Sons to bee at age of Eighteene years,
I give and command unto my livinge son William Millinge -
two hundred and fiftie acres of Land in the Woods adjoyninge
to my said Plantacion, and to the Land which I sold unto my
Brother in law William Scott to him my said Son and his
heirs for ever with all pridleges theraboute belonginge etc
I doth sett him att age as aforesaid,

Item I doth will and command that all my Cattell herds & masts
with all my household goods with other goodes her shared am
equally dividing my debts being first satisfied and paid
Possessing my said livinge wife and my two Sons, herby
makinge my said livinge wife whole and sole Executrix
of this my last will and Testament herby Rebukinge & makinge
null and void all former Wills and Testaments whatsoever by
me made or done. Delivring my livinge friend John Marsh
to see that this my will be ffeined. In witness whereof I
have hereaboute sett my hand & ffeid my Seal this thirtieth
day of October in the year of our Lord God 1683.

Signed sealed published and
Declared in presence of

Richard Watson
Elizabeth Watts
John E marker
owne marsh

(Endorsed)

Wm Millinge

The first day of December anno 1684
Then the last will and Testament of William
Millinge deceased was proved in open Court
by the Coroner called of Own Marsh
and Elizabeth Watts and allowed of and
ordered to be recorded.

Recd. by Dan. Steele & Co. Notary
for J. Dan. Steele & Co. Notary

105. The Deposition of John Westcott aged 25 years or thereabouts
Saith that the depo't. heard John Daniell wife that she
called for a Bible and did praye to give it to Richard Shepard
upon the condition that she would godd deuote upon his knees
into hell. And the Daniell prayed her out againe. And she holding
the Bible in her hande towards him her wch' is out of her
hand she askinge him say his prayer he refus'd it. She
Demandinge ye Bible gaide he answered nothinge was farr
then gift shes then biddingg ye merchant looker after her
goods and further Saith not,

John Westcott.

+ The Deposition of Jonathan Higginson young 22 or thereabouts
Saith that the depo't. heard John Daniell wife say that after
yo said Rich. Shepard had gott ye Bible that he shoulde
not place it to her account for she woulde not pay for it
Sod her answered her wch' well and further Saith not.

Jonathan Higginson.

+ The Deposition of Michael Dickson aged 30 years or thereabouts
Saith that on Saturday evinge ye 15th Day of this
instant November at ye houfe of Mr. Nath'l Wilkins in the
County of Northampton yo^r Depo't. was with one Richard
Shepard & Sawyer in Mr. Jacksons Stoe where yo^r said
Depo't. laid out some Tobacco to give yo said Sawyer
Credit for a pcece of Tobacco due to him did in ye said
time of yo^r Depo't. & the said Sawyer stay there Elizabeth
the wife of John Daniell came into the said Stoe and
after some words between yo said Sawyer & Elizabeth
Daniell the said Elizabeth Daniell called to yo said Nath'l Jackson
for one of his Bibles and her hande her said. And she
did the cl'd shes bid yo said Jacksons Christian that
was lookinge what goods he had delivered books her for the said
Bible stod as she had the Bible in her hand she said to
the said Richard Shepard now if you will downe of your
hands I will give you this Bible which her promis'd her
to do & on that shes gave him yo Bible & her putt it
in his pockete but whether her ffreind yo Ceremony
enjoyed yo Depo't cannot certaintlye tell. the said Richard
afterwards sayinge that was yo Ninth Bible yo said Elizabeth
Daniell had had of him wch' said Bible yo said Michael
would afterwards have had from yo said Sawyer alreadie
but her would not deliver it on which yo Michael taxed
her for stealinge of it out of his Stoe. And had her
searched by George Middell constable then const and brought
her before John Bushell who quiltyed her. yo said Richard
thereupon did bring up substance of what yo Depo't
evidenced and truth to the best of his knowledge dated
this 24th Nov^r 1684

Michael Dickson
Recd

106 + Received from Cott. Wm Kendall administrator^o of ye Estate
of Capt. Mathew Walker the full sum of eight hundred
and forty pounds of tobacco & caskes bringg in kind
of four pounds dozen shillings & six pence I say and
as aforesaid this first of Decembt 1684. Jno Stringer
the 1st of Dec^r 1684 acknowledged in open
Court by the subscriber Jno Stringer.

Recorded by Dan Merrell et al. G. Northam

+ Francis Waterston widow Due acknowledge to have received
of Wm Kendall the administrator^o of Capt. Mathew Walker deceased
the sum of two thousand eight hundred & twenty pounds
of good tobacco & caskes due to me per Ord^r of Court d^r the
above named day of Dec^r 1684 I say and
in full of ye said ord^r this fourth day of octobe^r d^r 1684

Witness Richard Waterston the 4th day of Decembt 1684 Francis Waterston
acknowledged in open Court by ye said Francis
Waterston Jno Stringer et al G. Northam

Recorded by Dan Merrell et al G. Northam

+ John Colb^r of ye County of Accomack ordinary Cooper Due
acknowledge to have received from Cott. Wm Kendall two thousand
and twelv^r pounds of tobacco & caskes due to me by Bill and
ord^r from Capt. Mathew Walker deceased and ordered by the w^r Court
of Northampton County I say and of me. John Colb^r

October 20th 1684
Recd Edward Bonner
John Bankin
Received to his above
Scrip^d on 1st day of

Dec^r 1st 1684 probation made
to warrant discharge by Jno.
Colb^r in open Court

Recorded by Dan Merrell et al G. Northam
Sept^r 1st 1684

+ Sarah ye widow & Relic^r of Isaac Jacob late of this County
of Northampton deceased Due herby fully and absolutely Relinquish
all my right title and interest to any part of ye Estate of
my late husband due to him under my hand this first day of
Decembt 1684. Sarah Jacob

The day and year aforesaid observed
by ye said subscriber in open Court

Recorded by Dan Merrell et al G. Northam

Recorded by Dan Merrell et al G. Northam

The receipt of what things Walter Young disposed of belonging
to James Young

+ Two old George chair with one Brado back
To one old faint^r back with one old Cotton back coat N. D. aw^r
To one pair of old George Broad^r, & one Pitt^r Bed^r bag.
To two old shirts, and one pair of hand^r drawers
To one New lock & key, & 1st set of m^r locks
To two pr^r of M^r dozen^r shot & one pr^r of old shot of his own
(Endorsed) The 2nd 1684

The within subscriber sworne in open Court
to declare on his Juror^r Jno. Merrell et al G. Northam
Walter Young
Recorded by Dan Merrell et al G. Northam

107 + Delivered to Doctor Watts two pr^r of New shot and
one pr^r of Worsted Sluekin & one leather wallet
Delivered to Dorman Langland three shirts which he said
he lost in Nov^r Walter Young
The 2nd day of Dec^r 1684 the subscriber
swore in open Court to ye above elect.

Recorded by Dan Merrell et al G. Northam

+ Received from Cott. Wm Kendall Six hundred and forty pounds of tobacco
in caskes due to the subscriber by ord^r of Court bearing date ye 2^d
of ye 7th moneth 1684 due from ye Estate of Mathew Walker of say
25.640^r t^r caskes had 3^d day of the 10th moneth 1684
1.5^r of all 84 acknowledged in open Court by the subscriber
Jno. Merrell et al G. Northam

Recorded by Dan Merrell et al G. Northam

+ Charles Holden acknowledge to have received a full satisfaction
of Cott. Wm Kendall all debts of ye Estate of Mathew Walker deceased
of an Ord^r of Court obtained d^r to said Walkers estate for the
sum of six hundred pounds of tobacco in caskes in Court
1684 all without my hand this 3^d of Dec^r 1684 thanks be given
in open Court by ye said Charles Holden

Recorded by Dan Merrell et al G. Northam

+ Whereas in Wm Waterston late of this County did make his will
and appoints me ye subscriber Executor & Executer of his last
will and Testament I do by these present Relinquish all my Right
title and interest of ye said Executorship or any other power
left in ye said will Dated this 3^d day of Dec^r 1684

Jno. Gistler junr.

Whereas in Wm Waterston late of this County did make his will
and appoints me ye subscriber Executor & Executer of his last
will and Testament I do by these present Relinquish my
last given under my hand Decembt 3^d 1684

Andrew Chidress

In witness whereof aforesaid acknowledged
ye subscriber in open Court by Dan Merrell et al G. Northam

Recorded by Dan Merrell et al G. Northam

In the difference between Robert Colwell & Cott. Wm Kendall
Cott. Wm Kendall d^r to Dr. Mathew Walker died & left in his hands
to Wm Merrell d^r to Dr. Mathew Walker made a general Est^r of his
Subscriber that y^e Dr. Mathew Walker was owing him one hundred pounds
of tobacco & caskes fully indebt^r to him & did likewise y^e Dr. Mathew
Walker it appears before me that Wm Merrell wh^r justly in
debt^r to him one hundred p^r of tobacco & caskes & Dr. Mathew Walker
did^r to him one hundred p^r of tobacco & caskes & Dr. Mathew Walker
w^r to Dr. Mathew Walker to pay w^r to Dr. Mathew Walker one hundred p^r of
tobacco & caskes out of ye d^r to Dr. Mathew Walker according to priority in
law and one hundred pounds of tobacco out of ye Estate of
Dr. Mathew Walker according to priority in law at Dr. Mathew Walker
my hand this 11th Oct^r 1684

John Robins

Recorded by Dan Merrell et al G. Northam

Wee the Doyents here for monconed Doe hardy Blaffys that Elizabeth W. Strhouse died did upon her Death Bed declare in one houing that her will was that her Youngest child William W. Strhouse should have that full share of halfe her Estate her Husband William W. Strhouse died left her his said wife to disposses of and further to his said chldr. William W. Strhouse one silver dran Cup & two Silver Rings and two Caskets out of her first Estate one feather Bed & one Silver Baker did more ther gabs at ye time heire one Towled Jeire 10 shillings & Bunkinge the same Gerrit, and a Black hood to Margarett W. Strhouse, and a yd of Glasse to Mr. Chardew and a Black hood to Lydia W. Strhouse did more ther gabs to his dmas Gerrit his Daughter Henreath Catherine's portion for dozen yards of Hopinge in proportion to his said Sonn William W. Strhouse his yards that this is a just Warre and ready to be fys by hym selfe lawfully required to this Court 15th of January the 2 Day of Decembre 1684.

the 2 Day of Decembre 1684 summons
open Court for Dan Michell to come before the Court to signe
Geo: Wm. Dan Michell & Co: Coltht the 2 Day of Decembre 1684
Margret + W. Strhouse

At a Court hold in Northampton County the 28th
Day of January done 1684.

Plt. Compt. for	in Tho: Marmanion
Plt. Compt. for	in Thos. Keddall
Plt. Compt. for	in Chas. Hunt
Plt. Compt. for	in Philipp Fisher

Whereas it appeared to the Court that James Scuddy and Thomas Browne who are lately come into this County did habbe brought one Jane Shropsey a young woman along with them whome one of them called his wife and hath since denyed the same which makes them suspicous of the justnes of their Testimoni. as also habbe brought two wifes and severall goods with them and was manifest how they came by the same or from whence they came It is therefore yo. Judg. of the Court and accordingly ordred that the Sheriff take yo. said Scuddy and Browne into his Custody with their wifes and goods as they brought with them until they come into Court with sufficient security for their appearance next Court (unless they make it sufficiently appear before) of the justnes of their Testimoni and duly bringe apprecaied to yo. Justiz & good which they brought with them & pay Court charges. as also that the Justiz is discharged from standynge any longer bound for them.

The Differedt Doyents herefor are referred in General Edward Robert Hamblin Esq: of Junes Vnuon and compellid John Browne and brane his wife to report upon the

answre & doinnes of the said Doyents the said Bill bringe found in sufficient (as only of the said Joane) the same is dismissed. the Compt. payinge costs.

+ The Differedt Doyents Colverrie Mr. Edward Webber Jr. etc did the Estate of Wm. Michell died left is in possest of the said partyes referred to yo. next Court.

Sal. 3. cont. Whereas by the request and appointment of the Justiz Cott. William Keddall & Daniel March habe had ye management of the Estate of Wm. Michell deceased amounting to Twenty Nine thousand Sixty & sixteen pounds of Tobacco & caskes for which they petitioned this Court for payment att fifteen pounds per Cwt. whereon Keddall fiftie hundred fiftie threes pound thereof by dect. of Sales of ye said Estate at an outcry did fifteene thousand fiftie hundred fiftie four pounds oddis therof by bookes accounte very few of them found due or paid It is therefore yo. Judg. of the Court and accordingly ordred that they be allowed out of the said Estate fiftie thousand fiftie and three pounds of Tobacco & caskes for their said trouble and management wth. costs.

Whereas it appeared to yo. Court that there is fiftie hundred Eighty and four pounds of Tobacco & caskes due to Daniel March of dect. for Clerks fees from ye Estate of Wm. Michell deceased It is therefore yo. Judg. of the Court & accordingly ordred that he be paid the same out of the said Michell Estate as fare as dect. concerned & for the residue of the Clerical fees proportionally on their atticular odes observed by yo. said Estate with costs.

+ Upon the Petition of Sarah Jacob widow of Isaac Jacob died for seben hundred and fifty pounds of Tobacco & caskes for her charge & trouble of bringinge his Estate into this County It is therefore yo. Judg. of the Court & accordingly ordred that she be allowed yo. same out of her said husband Estate in yo. first place wth. costs of suits at Exeter.

+ Whereas Cap: John Cuthill hath this Day complained to the Court that severall things belonging to his property hath beene taken & sold to Cap: Cuthill wth. remeint in appearing at ye last Generall Assize (viz: by Name Wm. Scott, George Clarke, Edm: Barber, Iacob Griffith, Thos: Marmanion, Jas: Joseph Warren, John Shakesley, Thos: Powell, John Wilkins and John Gatchell) & prayed that they might be proceeded agt. all the law in such case agt. Refactory soldiers probate wch. the Court adjudged reasonable and accordingly granted that yo. said Capt: Cuthill may justly set ye said law in execution agt. them and is wholly left to his liberty therein as farre forthwith as is consistant wth. yo. same.

(Judge.) i.

Judgment is this day Confessed by Adam Michael to Capt. John Gushell & in his Lode as Guardian to Simon & his wife Michael for the sume of fift thousand pounds of tobacco & caskes bring Two Thirds of the Price of a Negro woman called Jane as of former Order which fell to the said Adam & his said two Brothers by the death of their Brother John Michael Junr deceased and accepted of by the said Adam and it is therfore accordingly ordered that ye said fift thousand pounds of tobacco & caskes be forthwith paid to ye aforesaid guardians by the said Adam Michael (only so much as the said Adam shall justly make appear hee disbursed for his Brother John Before his death & for his funerall & his dispenditure theron) and ye remainder paid at aforesaid with costs of suits at Law.

Whereas it appeared to ye Court that Daniel Eys hall Surveyor and had out of hiswne quantity of land for the Rents of his Estate It is therefore ordered by the Court that hee bee allowed for the same fourt hundred pounds of tobacco & caskes accouning wch at ye next Court of Petty and the Thred mounth attended on him ten pounds of tobacco or caskes chyf of ye plett thereof bee putt open record & ye first for the same charged to ye County.

At a Court held in Northampton County the 29th
Day of January anno 1684

Court of Cott. Water Water
Capt. John Kendall in Thomas Hunt
Capt. John Cutts in Chas. Chidley
in the Hennayon in Scott. Fisher

Whereas it appeared to ye Court that there is due to Capt. John Stringer from ye Estate of Elizabeth Church widow of Thomas Church and son hundreth sixtynny four pounds of tobacco and caskes of Bill & former Order and forty six pounds of tobacco & caskes by decr. for New bargayn in his sicknes in all eight hundred & twenty pounds of tobacco & caskes It is therefore Ordered that ye same bee paid him in the fifted sume (according to privity & pedderie in law) wth costs of suits at Law.

Judgment is this day granted to Daniel Morel decr. ye Estate of Elizabeth Church widow of Thomas Church dictated for the sume of two hundred fiftynny five pounds of tobacco & caskes appearing due for Clerks fees forthwith to bee paid out of the said Estate in the fifted place (according to privity and pedderie in law) wth costs of suits at Law.

Whereas Susanna Church widow exhibited an decr. of ye Estate of Elizabeth Church widow of Thomas Church dictat for five hundred & fifty pounds of tobacco & caskes for Clerks fees for the said Clerks fees in his life time and att his funerall It is therefore the Judgment of this Court and (accordingly

accordingly Ordered that as farre as oblys comaint when debts of greater dignety are satisfied) Shee bee paid the same out of the said Estate with costs at Law.

This day Capt. John Stringer made returne of ye debts of the Estate of Elizabeth Church widow of Thomas Church dictat as ye same was told at an outer of former order which it is the Judgment of this Court bee putt open record.

Judgment is this day Confessed by John Wmerry to David March for the sume of three hundred & sixtynny four pounds of tobacco & caskes appearing due by Bill at oblys of Capt. Hancock Esq and by date being sette forthwith to bee paid with costs of suits at Law.

Judgment is this day Confessed by Elizabeth Bowles (as the attorney of her husband Robert Long) to in a Court held for the sume of fourt hundred fiftynny six pounds of tobacco & caskes forthwith to bee paid with costs of suits at Law and by the order of the Sheriff of last Court for the said Robert his Non appearance to answer ye said suit is hereby abrogated and made void.

Upon ye Petition of John Burt for twelue hundred pounds of tobacco & caskes for the keeping and Nursing of the child of his late woman Susanna Carpenter ye reputed father of which child bringg goes out of ye County of Auge for the Guardianship to take care of ye said child for the future. This Court takinge ye same into Consideracion have Ordered that ye said John Burt bee allowed eight hundred pounds of tobacco & caskes out of ye County the next Court of Petty for ye time past of Nursing ye said Child and that the child with ye concepcion of ye said Burt continue within his Twenty four years of age here - bringg into Bond (if required) to Suits ye said Nursing from ye same & pay costs at Law.

Whereas Jane Shropsey of younge woman lately come into this County with one James Scuddy & the said Scuddy one of them habinge owned her to bee his wife (though nothinge seen by both his & her owne acknowledgement) It is therefore the Judgment of the Court and accordingly Ordered that ye Sheriff take ye said Jane Shropsey into his custody & what belongeth to her and where deaigne her with the said man (as of ordre yesterday) untill she enter into Bond with sufficient Surety for her appearance at ye next Court held for this County or make it manifestly appear in ye meanme time the just and lawfullness of ye occasion of her habbe & pay Court charges.

Judgment is this day confesed by James Gavagore to Capt. John Stringer for the sume of eight hundred and fiftynny four pounds of tobacco & caskes due by Bill forthwith to bee paid wth costs of suits at Law.

(Judgment is

Judgment is this day granted to Joseph Godwin d^r & R^t son for the sum of fiftieth hundred and fiftieth pounds of tobacco and caskes in full of his claimes of six hundred Sixty three pounds of tobacco & caskes ye will bring one hundred fifty eight pounds of tobacco & caskes appearing due to ye said Court by date laste delivered to this Court by Elizabeth his wife as attorney of his said husband deceased Wm. & ye remainder as after said forthcoming to be paid with costs of suits at Exeter Old assy. & ye odd^r of last Court d^r to the Sheriff for ye said Court their appearance to answer ye said Godwin shall bee referred & made void.

~~Ex. Cott. 1st. 1681.~~ Whereas in old difference depending betweene John Corfe & Elizabeth Willett d^r. on ye roght & a portion of ye said Court the said Court thought fit to appoint Capt. John Bushell one of ye members thereof to assist her in ye defense of ye said suits brought against Corfe alledgeing her incapable of managing ye same her selfe did her almsuch as ye said John Corfe fitt hale likewise set forth in his petition exhibited to this Court his great wantone & inability to prosecute ye said suits specially d^r. too pellent an abordery as ye said Capt. Bushell therfore humbly desired that another of the magistrates might bee appointed him or one of the practicioners of the law remaining to this Court w^r th^r ye Court havinge considered thenselves conuenable and accordingly at ye choyce of ye said Corfe has admitted Charles Hodder to assist him in ye said cause untill ye same shall bee determined & no further untill he shalbe qualifed therobulo:/

This Court adjourned to ye first of February next.

At a Court held in Northampton County the Second
day of March D^r 1681.

At. Cott. Wm. Wellerb. R ^t Cott. Wm. Kendall.	in John Lyde
	in. Mr. Hunt
	Capt. Jno. Bushell
	in. Capt. Fisher

Judgment is this day imposed & acknowledged by D^r & J^r Wellerb. for Eight thousand seben hundred & seven pounds of tobacco & caskes. Bringg. ye Ballance of eleven thousand seben hundred & seben pounds of tobacco & caskes to Capt. Isaac Pococke as a pign. of d^r. Capt. Peterby w^r he will be paid ye fourth day of October next with costs of suits at Exeter. & that he bringg. formerly due to me in deale quantity, etc.

~~Ex. Cott. 2nd. 1681.~~ Whereas it appeared to ye Court by the decouphance of Sam^r Johnson on ye word of affiance to his daughter of William Harriman Negro who often professed her birth that he is a father of a parshion child Lathly born of his body therefore ye Judgment of ye Court and accordingly ordered that ye Sheriff forthwith take ye said Sam^r Johnson into his custody untill hee enter into bond w^r sufficient security to save ye p^rson harmed from ye said child. & affiance all things

all things else as defrauding all charged of ye house in the production of the said child and whatsoever as the Law in such cases requires and provided with payment of Court charges.

This day January 2d^r Thomas Bedelton & J^r Shropsey were discharged by proclamation of this Court in open Court not any other obligation to ye contrary & notwithstanding any charge bound with horses & goods belonging to them from bringg any further Secured but free at their own dispaye they payinge Court charges at Exeter.

+ Upon the Petition of James Rellick et paucis aliis almost despaired of his eyght for found a sustenance towards his maintenance the Court takinge ye same into their consideration had thought fit & accordingly ordered that whosoever shall furnish or supplye the said pet^r with provision or Moneye & not exceeding three hundred pounds of tobacco & caskes they bringg. in an account thereof to ye next Court of Petty shall then bee allowed ye same as also further care taken as the Court shall see fit & his Moneye bee found to require.

~~Ex. Cott. 3rd. 1681.~~ Whereas Robert Compton with whom Wm. Wellerb. a poor woman was putt for her Maintenance is now removd out of this County & like to bee removd for ever goring alonge with him if not placid from Corfe - Wellerb. bound to that County and parish where hee now residit. It is therefore the Judgment of this Court & accordingly ordered that hee still continue his allowance from this County for the keepinge of his said wife untill the Court finds sufficient cause to ye contrary.

Upon the Petition of Aaron Wellerb. son of m^r Wm. Wellerb. deceased (who made a will and appointed) several Executors in trust therin but all declining the decouphance thereof Administrators therfore granted him on his said fathers Estate - directed to ye said will his Entring into Bond with sufficient Security for the performance thereof according to Law in such cases made and provided.

This day Henry Mawdys & Price Davis bound them selves Security for Aaron Wellerb. on ye admicre - granted him upon ye Estate of his father m^r William Wellerb. deceased which is decoupled by Entring into Bond accordingly.

m^r Wm. Gaskins, m^r Henry Gaskins, m^r Capt. Davis and m^r Isaac,

+ in place Magistrate are appointed by the Court to apprise the
Estate of Mr. Tom Wetherhouse doth find that the Sheriff giveth
them notice to make at the house where he liveth or of his
Son Aaron Wetherhouse on the twenty sixth day of this
instant Month of March to appear & stand accordingly
died at the Bars of the Court attorned thereto or his Deputy to
take an Inventory thereof /

Eason East Mondaus is this day granted to John Jackson doft dgt Richd.
Sheppard ptt in his decen of Malicious Judicnt brought
dgt him his said doft by the said ptt has delinquer the
twelve moneths thereof with paymt of Court charges at Exeter /

Eason East Mondaus is this day granted to John Jackson doft dgt Richd.
Sheppard ptt in his decen of assault & Battery Brought dgt
him his said doft by the said ptt has delinquer the
twelve moneths thereof with paymt of Court charges at Exeter /

Eason East Mondaus is this day granted to John Jackson doft dgt Richd.
Sheppard ptt in his decen of Poetry Brought dgt him the
said doft by the said ptt has not only failur to file
his petition according to Law but also delinquer thereon
thereupon with paymt of Court chargot at Exeter /

+ In ye differences depending upon Johnnes Belknap -
Henry Warren ptt & Will Harriman doft on which
Judgnt was granted Director Court in case noo cause
appeared this Court to ye contrary. And whereas much as it
now appeared to ye Court that as ye said Judgnt was for a
Bill concerning cl Riso reas Specificaly Pleaded by
the said ptt and consequtually sufficient cause for the
Refusal of ye said former Judgnt the same is therefore
made void and ye said Court dismised ye said ptt paymt
costs at Exeter /

+ This day the last will and testment of Thomas Hogg-Bordwell
was probbed in open Court by the Corporal Officers of John
Darch and Michael Dardwell and approved of and Ordred to be
executed only the two words (ake) and (break) in
the prefac or preamble therof by ye workmen of misapprehension
of ye writer & ye Impartial Justis of him by the said
testator in ye dispatch of his said will to be omitted as impre-
cise and the rest (as appeared by ye Evidence to be his
will intent & meaning) to be of Efficacy & authentique /

+ This day the last will and testment of Capt. Affemai Pigot
deceased containing two sheets of paper was probbed in
open Court by the Corporal Officers of Chidwick, Dardwell
and Samuel Johnson and allowed of and Ordred to be
executed /

Eason East Judgnt is this day granted to Elcott John Wost dgt Capt. James
Pawcroft for the sum of four thousand two hundred & thirty
two pounds of Tobacco & cashes appearing due of Bellarmy
(of de)

of de) further to be paid w^t costs of suits at Exeter /
Whereas Capt. James Pawcroft als attorney of Henry Gowler
summoned Elcott John Wost one of the attorney's of Capt. Jas
Gowler to the Court. But not Remunerating ye other attorney
of ye said Capt. Gowler being his Brother Capt. Wm Gowler
joynd in the said power with the said Wost the Court have
therefore dismissed ye said Suits and Ordred (on ye petition
of the said Wost) that el Mondaus be granted him dgt
the said Pawcroft in quality as aforesaid with paymt of
Court charges at Exeter /

After Court held in New-Hampshire County the 4th day
of March anno 1684.

Ob:nt { Elcott John Wost & Capt. John Gowler }
Elcott John Wost & Capt. John Gowler in the Court -

This day John Enviro. orphant formerly left by his Mother
to Mr. Bartholomew Taylor ddt. a now bringer attainted to the
age of four score years & desirous liberty to choose his Guardian
and having made choice of his father in Law John Hudson
which the Court grants. on the condition of Mr. Enviro. publishing his
Mourning which they bade to him to draw up and
Exhibit to ye next Court & then ye said Hudson to take
the said boy & his Estate into his custody and looker after
ye same until his attaint to lawfull age (unless the
Court finds cause to ye contrary in ye instant time) /

This day the Probate of the last will and testment of Capt.
Francis Pigot deceased containing two sheets of paper
was further made in open Court with ye former two oaths
thereunto the second instant by the Corporal Officers of
these Wills & thereupon fully allowed of & Ordred to
be Registered /

In the differences depending Belknap John Cox ptt did
Elizabeth Willott doft for ye balance of an account for
deaconness & clothering of Martha ye Daughter of the
said doft, and bringer attainted by the said doft that she
agreed with the said ptt but for one year's keeping of
her said child to which she ptt off is due by her
w^t makes both thre. And that ye said Willott
having accordingly ptted ye same is therefore acquited
from paymt for of any more than ye first year's
deaconness already paid by ye said ptt own chelt. But
whereas much as it appeared to ye Court that there is three
hundred fifty two pounds of tobacco & cashes due to ye said
Cox for clothering & necessaries expended for ye said child
It is therefore ye Judgnt of ye Court & accordingly Ordred
that ye said Elizabeth Willott ye doft forthwith make
paymt of the said sum of 352¹². 10⁰. & cashes before ye said
John Cox ptt w^t costs of suits at Exeter / (order is this)

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* Order is this day granted to John Cobb pvt clk of the District
for non appearance of Arthur Donus, doff in the suit
concerned brought to this Court by the said pvt for Non
payment of Building & Wrogs mill accordinge to Comptee
for what he shall justly make appear burden him of
to be affirmed or paid imediately after ye next Court in
of a Milil dict of ys said Donus tht y will costs of suit
late Exdon.

+ The differences depending upon differences between Henry
Matthews & the said Mr. John Walker. Walker did
not concerning his thumb finger due to him by Sir
Walker for one Borrowed of him. It is ye Judgment of the
Court and accordingly Ordered that the said Borrowed
be brought to ye next Assize and then to be fully determined
as they shall find just and reasonable.

Brown Park. Mayfield is this day granted to Gilbert Moore doft d^r. Richd
Sheppard fett. for & default of his appearance to probate
d^r. yr said doft on his deceas brought to this Court d^r.
turn hrs after 9 o'Clocking & with drawings yr Servt, with
costs of suits at £500/-

+ Whereas Richard Shepard doth was directed by his Court
at ye Suits of Gilbert Moore etc in an Ocean of ye Caste
ye said pte damage Two Thousand pounds of tobacco and
casks who failinge to appeare to deliver ye said order is
therefore granted by the Court by Michael Dixon at
Bays for the said Shepard for psonal paymt of what
shall justly appeare due therefrom immediately after th
next Court (in case of a Nihil dictum of ye said Shepard
there) with costs of suits at Exchequer.

Order is this day granted by the Sheriff to Capt John Bush
for even appearance of General Washington in his Service
and now doth he to the Court for five hundred Thirty-
Nine pounds of Tobacco & Carks on each for his payement
of what shall justly appertaine due thereof immediately
after ye next Court (in case of a Trial de celi of ye said
General Washington there) with Costs of Suits & Extra

* Upon at Seiz facis. on forme Indict. & Delivd a Indict
at y^e Justicinal of Mr. Adam Michael d^r m^r Thomas
Harrington Esq^r. the Court exhibt y^e sume (Not Suffisant
cause appearing to them to y^e Gallerie) And that w^t
y^e Justicinal accordingly with y^e assent of C^rst at Seven.

Whereas John Budson late Consul and Trustee of Cap^t. John Bush's Estate upon exec^t. and on settling ye same between them it appearing to ye Court that there is Eighty Six pounds of tobacco & caskes due to ye said estate. It is therefore ordered that ye said estate forthwith receive payment

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thereof to the said Drft. ds ago (on ye Bldg on of y^r d^r
dft). That of Novmbr 2^d was granted him d^r. y^r and p^t
with paym^t of Court charged to Excm^r.

This Court adjourned to ye 30th day this instant March 1861
when all decent undisturbed I stand deferred & Busy Co Bend
remained in force. — William Weber

the 7th day of March 1684 (and Ex'd & signed)
I, Dan. M'ccheson Esq:—

William Waterl.
William Kendall
In British June?
Thomas Hermannson
Thomas Sleut.

The day & year aforesaid alys Examinede of record
and by Isaac Boscroft Impowered Charles H. Dyer
Attorney to file an appeal on ye Judgment granted
in the said day of this instant March to the Court
Wst for psonal paym't of four thousand two hundred
Two pounds of tobacco & carks appearing due &
new of decouyl wherepon ye Court is accordingly
led to ye eighth day of ye next term Court at Frampt
the said Boscroft having hundred security according
to such eftd to prosecute ye same & also obliged
not to shall be given to ye said wst by the founders
of this instant March at fortht in order to his friends
of Boston to ye Clerk of this County to deliver the
same for ye return thereof to ye Sheriff &
otherwise ye said appeal to come & stand of new
but ye former Judgment to stand in force.

Know all men by these presents that I Robert Lewis Pluder
in the County of Northampton. have assigned & deigned a
mads and in my stored and place by these presents put a
constituted my trusty and well beloved wife Eliza B. Lewis
to be my true and lawfull attorney for me in my stead
and Name & to my off and behoof to plead & answer
such dependinge between me Joseph Godwin & his Repl
Lewis & doo and afform according to Judgme. of Court
as though I were there present my 19 off 1859 at present
not well nor able at present to come to Court my 19 off
as witness my hand this 27th day of January 1859
W^t Pluder
Dated 22nd Jan. 1859. Dated 1st Feb. 1859.

The Bound of y ^r pridue Brings a full subvenging		22 $\frac{1}{2}$ days Jany, 1684	35.32 W
$\frac{1}{2}$ m ^r , u. Daniel Eyes			
culed Jenu 1684.			
			
Bunting Stocke & Co Gentlemen			
P.S.P. 3 E. 60.			

The Deposition of John Sparkling humbly sheweth your
worshipp. & saith that when Holland said on his death bed
that George Edill owed him 200 pounds of tobacco for
Mantling of logs and he desired that in his will Hollan
might habe it for his owne in 200 pounds of further
Seale not as witness my hand this 25th day of June 1684.
The 25th of June 1684 Sworne
in open Court by Dan. Merche to Mr. C. Northam
Recorded by Dan. Merche to Mr. C. Northam
John F. Sparkling

The Deposition of George Parker aged 34 years or thereabout
saith that w^r Depo^t. somelime the last summer was twelvem
was sent at the Ruyning of El孝e Rue Colverton Hous
warren and Wm. Harriman and desired by them to stand
a pole to deids which horse wounded but whereof
comes by the people therabout thronged in the place
w^r Depo^t. of ye horses and ther being so little difference
in the horses that it was not possible to discern which of
them wounded by w^r Depo^t. & further saith not
the 29th day of June 1684 Sworne
in open Court by Dan. Merche to Mr. C. Northam
Recorded by Dan. Merche to Mr. C. Northam

The Deposition of Elizabeth Willott aged 28 years or thereabout
saith that at her departure from this Country to
England I did take my daughter Martha Willott with
Mary Fair for one year to teach her to read & sew etc
for which I was to pay her one thousand pounds of Adam
& did tell her that if I gott my money in England I would
give her a gratuity. But I did not make any Bargaine
with ye said Fair for any longer time than one year
for to th^e she had satisfaction from my father as appears
by her decenynt chard of her father say that I gave her
Martha her order to take care of my said child daughter
wards w^r o^r to yo^r said Fair from England to yo^r same
effort & further saith not. Elizabeth Willott

The 29th day of June 1684 Sworne
in open Court by Dan. Merche to Mr. C. Northam
Recorded by Dan. Merche to Mr. C. Northam

To yo^r w^r t^e Master Justices of the Peace for Northth County
humbly declare that whereas of the subscriber Phillip
Mongouie hath easly & indiscretely soe vnaubitedly by
my w^r o^r most hearey humor misse Naturallitly about
soe found my most belinge friend & Neigbor John
Duperkes & Robert Garde & Indebowred Maliciously to
despise yo^r same & son for which misdeinding by me
committ^d them I willingly deknowndge to have indebit
& without Mader Conscritian and Indemn^d my selfe to
Censure of yo^r gracie Judge for such abus^d by me being
in my selfe comitt^d and ag^d to yo^r selfe my selfe my heire
(to pay

119. + to pay all just & lawfull charges in the suits brought ag^d
me to this court by yo^r said John Duperkes & Robert Garde
wher^t my hand this 29th day of June 1684
The 29th June 1684 deknowndged in
open Court by yo^r said Phillip Mongouie
Recorded by Dan. Merche to Mr. C. Northam

In yo^r w^r Court of Northth County
I James Watt of yo^r County a freeholder thereon Doe
hersby deknowndge to have for Eight thousand pounds
hundred Seabon & hundred pounds of tobacco & cash
Boings ye Bullace of El孝e Rue Colverton Hous hundred
dozen pounds of tobacco & cash to 60 pound to Capt Isaac
Basscroft (as a signe of Maj^t Robert Bawley Comonweal^t
in yo^r Bay side in yo^r said County by yo^r tenth day of
Oct^r for next Enfylng^t yo^r date hereof to said 1684 being
formerly due from M^r Goyall Yardley Doe wher^t my
hand 2^d March 1684. Jar Watt

The 2^d of March 1684 deknowndged
in open Court by Dan. Merche to Mr. C. Northam
Recorded by Dan. Merche to Mr. C. Northam
In yo^r w^r Court of Northth County
I Francis 160 Boings to take a long & tedious buying
and not knowinge how it may please enlightened to
to dispose of me Doe make and ordeneing this my last
will and testam^t in manner & forme following:
In p^t I will debite and bequeath unto my son Culpeper Pigot
one hundred & fifty acres of land with the appurtenances
Boings part of the 8000 hundred & fifty acres of land
which I bought of my Brother in Law John Wilkins late
by his wife and to hold to him & his heirs for ever
Item I will debite and bequeath unto my son Thomas Pigot four
hundred acres of land with the appurtenances Boings the other part
of the 8000 hundred & fifty acres of land of yo^r aforesaid
Pigot purchased to have & to hold to him & his heirs for ever
But my will is that my son Thomas shall have his choice and
election whether his part I shall bound upon Broad crooke Branch
or upon Wilkins his Branch & whether Branch has will bound
upon his shall choose and Dotsone within two moonths
after my deces^d and then my son Culpeper shall bound on yo^r
other Branch And my will is that of Dotsone be in proportionall
land made between them by a proportionall linee Runn^t
from yo^r head line of the land of John Daniell towards the
Bay side for abounding of bedaste in number & to obeyd
law suits and pro^r to concord amissions Dotsone
Item I will debite and bequeath unto my son Ralph Pigot the plantation
I now live upon to have and to hold to him & his heirs for ever
which plantation & the 8000 hundred & fifty acres debited to
my son Thomas & Culpeper are a lyt in the County of
Mathamptⁿ in Virgin^y

(Item

120 Then my will is that my Daughter Elizabeth shall dwell and abide
with my Son Ralph till She is married and shall bee putt to
School to learn to read & write

If I give and bequeath unto my Son Ralph three Negroes, Namely
James Carter, Paul Carter, and Anthony George,
Then I give and bequeath unto my Son Thomas Peter George, and
Edward Carter Negroes,

If I give and bequeath unto my Daughter Elizabeth Dennis & one
Marin Negro woman, But my will is that my other sons
shall hereafter mentioned may sell or otherwise of the said Negro
woman to purchase my said Daughter of young Negro
Provided it be not under eight yards of old, and if that will
not do to sell such part of her Estate as can best be spared
to make up ye purchase,

If I give and bequeath unto my Son Culpeper, Wal ye Son of
John Marin Jack piped ye Son of Dennis, Mall ye Negro
girls & old pony all Negroes,

If my will is that if my Negro Servant Thomas Carter & Hester
his wife shall give their Daughter Mary to sold till She bee
Twenty four yards of old, buy my Son Thomas & Elizabeth
his second Daughter to my Son Ralph to sold him till She
bee Twenty four yards of old, and ye child which ye said
Ellen, now goeth with to my Daughter Elizabeth to sold his
like kind, after two full years service after my Death is
known shall bee free performinge the conditions following
and shall pay to my Servants & Carrolers four thousand pounds
of tobacco & casks in merchantable condition in ten years
that a thousand each year ye ten, shall bee only paid till
the full for years are expied, and after those conditions
offered her the said Carter and Hester his wife shall depend
upon her master to roband to dwelle then if say my wife
the said Carter shall bee free for ever otherwise not if
my will is that if Thomas Carter shall & doe faithfully
pay me two years service before mentioned after my
Death then he shall live upon my Son Thomas his, or
Drops then he shall live upon my Son Culpeper plantation dont fee till ten years
are expied to begin at ye end of ye two years aforesaid
otherwise not, But it shall bee at my Son Thomas his chare
and pleasure how longe he the said Carter shall live upon
his plantation, But ye said Carter shall not comit waste
and shall yearly pay an Ease of Indian Corns for耽
begin every New yearst day during ye said ten years
I give and bequeath unto my fourth children, Ralph, Thomas
Elizabeth & Culpeper all my household goods & linen
& silver to bee equally devided among them Except such
Linen as Shold be had Buckets, Bowls, Pots & old
iron which I give solely to my Son Ralph, And my will
is when my debts are paid that New Pictures bee bought
for fourt beds and then my Son Culpeper whatev' of
choice of all the beds & pictures,

121 If I give and bequeath unto my Daughter Elizabeth all her
crown jewels apparel, and all my last wifes apparel
Linon Silver and Woollen which are now in her Brunkie
But the Brunkie I give to my Son Culpeper and all his mo-
ther Rings Except that which I gave her, which I give to
my Son Thomas, I give Culpeper also the large Silver
Tooth picker which was his mothers,

If I give unto my Son Ralph ye fourt young pony, hains and
all the wheelod, & my horse Mound Eyes Beside that horse
he hath already,

If I give unto my Son Thomas one three years old horse at the
Bruside, Beside ye horse he hath already,

If I give unto my Daughter Elizabeth ye first horse Colly, my mare
or Mare shall bring I intend out lett: & then my Mare
what ever & where ever they be shall Remaine in old Joints
Stable to bee devided amongst my fourt children when
my Son Thomas shall bee fiftly one yeare of age,

If my will is that my Stock of cattle after gardley Michael is
paid his fift two years old Stable, and one yearding stable
shall bee and remaine amongst my fourt children Except
the maled now in Brusie which shall bee spent in yo hough
for the food and manutinance of the family accordingas
my Son Ralph and my ouersons shall think fit & convenient

If I give unto my Son Ralph my whole Stock of hogs, alwaies
provided he doth pay in old Joints Michael what are due to
him aglo to pay unto his Brother & Sister two Sowes a fift
bigg with Ligg, that is six in all, when they shall bee bigg
with Ligg or have Liggs, at such time or times as my said
children shall bee capable by my will to receive them
that is to say my Son Thomas when he shall bee fiftly
one yeare of age, my Daughter at ye same age if she be
unmarryed or a widow for in both these cases she shall
bee capable either of marryed wife or widow, But my will
is that my Son may have his Servants Peter & Edward
from his Brother Ralph at Ninetwelve yards of old Robbin
less bee unmarryed with yo charge & cost of two of my
servants,

If my will is that my Daughter Elizabeth shall not have his
Servants till She bee fiftly yeare of old though she
be marryed,

If my will is that my Son Culpeper shall bee and remaine under
the care and tuition of my Son Ralph & my ouersons till
he is fiftly one yeare of age and my will is that he shall
be taught to read & write & gibb heade and also to write one
But if my said Son Culpeper dyeth before he attainteth the
age of fiftly one yeare then my Son Ralph shall have but
one fift part of his afforeall Estate & my Son Thomas, my
Daughter Elizabeth, and my Son in law Gardley Michael
shall have the other two thirds to bee equally shared among

thous, and if hee doth be my sole feareorne yeare. A thys
yeare before hee be twenty one yeares & unmarried then
will it bee that my Son Ralph shall haue one halfe part of his
personall Estate & my Son Thomas & my Daughter Elizabeth
shall haue ye other halfe part to bee Equally I haue bethid
theire.

JLW My will and pleasure is that all the moneye plate Jewells or
goods whiche were or left unto me by my father or mother
whiche innowards we shall haue as ago all decompes
Bills, Bonds, Judgements, Recouerances, Statutes, Mortgagis, after
they bee recovered shall bee devided amonge my four
children as followeth (viz) my Son Ralph shall haue one
third part of ye whole, and the other two thirds shall bee
Equally shared amoungst my other three children Thomas
Elizabeth & Elizabell & what shall bee expended in ye course
of time shall bee Equally borne by my said children Ralph
shall allow me more for charges than Thomas Elizabeth &
Elizabell in the proportioning by robbery, Indenture & gaining
of the possession of them by any lawfull or warkeable
means whiche but would not haue their due for defray
debt but compoud.

JLW My will is that my children Ralph, Thomas, & Elizabeth haue
disposse of their part or parts of my Estate in England or the
after my decess shall come from England as they please
But my Son Elizabell I haue shall bee laid out in Glaz
yonge and able to worke or in Durable ferdigis or
both.

JLW I giue unto my louinge Brother in Law in New Netherland my
peccing huse called Doctor, & unto my friend & louinge
Countryman Mr Daniel Norre I giue my siller forkes and
one gralde Books called the Chemist Booke. All whiche I
make and appoynt Officers of this my Will & Testament
Borewringes hem obey for gods sake continually to call them
thorn to serve god and to abyde beynge a good company
the Banke of all yonge people and to offist them in the
emporell tyme what they may & if any of my chil
dren bee refractory to serve them.

JLW I giue unto my Son Ralph the summe of one thousand pounds of
Tobacco & caskis which heire is to pay towardes ye paynes
of my pell deth, ye manerance of his selfe his Brothe
sister & their Education I giue him also all ye other goods
in the house not made by handis & woldon to eleath
him selfe Brother sister & friends as my officers shall
see fit & not to bee lawles of them Except twenty shillings
of good beddinge annuall which shall bee made by ent
shillings and pillowcarrs and bee brought in division with
the rest of the household pender.

JLW I giue unto my Son Ralph ye labour & worke of all ye self
for ye paynes of my pell deth his owne, his Brethren & sis
ter maintenance

mainstainance till ye time of division successively come
which shall bee as followeth Thomas shall haue his share
at Minsteris yeare of age if married at twenty one ye
unmaried Elizabeth her al distres if married at eightyeare
unmaried Elizabell all his al feareorne belnge thise bee
any clause in my will that contradicte in particular w
I will for that picular therl stand good.

JLW I giue unto my three Sons Ralph, Thomas, & Elizabell all
my Books (except Latin & Greekis) to bee Equally devided
when Elizabell is Twenty one yeare of age But hee or
Thomas may haue ye use of any Books at any time
whiche al use to shewe it to Ralph when hee shall
haue just occasion to shew it.

JLW I giue unto my Son Ralph the psonal cropp of whiche
towards ye paynt of my debts & manerance of children
My will is that if my Son Ralph shoule probly Negligent
and Extrabagant that my officers shall take care to
divide my other childrens portions & ago to lay a restraint
upon his idle expens.

JLW of this my last will and Testament. Robokinys all other wills &
whiche I doe make & appoynt my fewe children
Ralph, Agot, Thomas, Agot, Elizabeth Agot, & Elizabell Agot
my executors but my Son Ralph for the psonal only re
del with ye offis & offisance of my officers in Boston
and Confrinace wherof I haue signed sealed delivered
and published this to bee my last will & Testament March
the 27th adone 1684.

Francis Pigot

(Endorsed).

The within will containinge two shels of paper the word
by my will to Edward Burroughs ye first shels of ye word
thern that beginninge ye second shels was added alse in
the place concerninge officers was signed sealed delived
and published by Francis Pigot Gent: to bee his last
will & Testament in ye presence of vs whom hee had for
and delived to bee witness thereto ye day & date wherein
mentioned.

In: Burroughs, Thorndyke,
Edward Burroughs, James Johnson
Jamest Burroughs, John Burroughs
his markes

the 27th day of March adone 1684. Also ye within written
last will and Testement of Capt Francis Pigot delived containinge
two shels of paper was sealed in open boord by the
Corporall Councill of New-Netherland & Samuel Johnson
and appoynted of a record to bee record & delid ye 4th deth.
Then further more in open boord (with ye former) two
shells of paper was sealed by ye Corporall Councill
of New-Netherland & ther been fully allowed of & recordes
as record.

Recd. by Dan. Marples Esq: Recd. by
Recd. by Mrs. Mardon Esq: Recd. by
Recd. by Mr. Mardon Esq: Recd. by

the last will and testament of Thomas Hogg son & heir of yo cur
of Northampton in Virg: Dated beinge of perfte memoryt how
sicks and weaks of body I give and bequeath my body to its
Original mother ye Earth. Destrincte of dñe Curall did my
devts to God that it ends.
I do hereby these presents make my livingg son George Hogg
and my livingg friend Thomas Marshall son of occahannock
in the County of Accomack in Virg: after said my full & true
testament.

I give and bequeath to my three children George Hogg aforesaid
Thomas Hogg a Jeane Hogg all my stock of cattle being in
Number Two & twenty old & young males & females with
incroas for over & two hundred & two mares with their foals
for over to two Equally devided between my said three children
whom my son George shall attaine to yo lawfull age of one
& twenty years of age & not before.

I give and bequeath further to my three children aforesaid
two feather beds, two pillows, two pillowslips, a featherbed rug
golden powder dishes, one Pewter Pewter, three iron pots, and
iron kettles and three bushels to two Equally devided between
them as aforesaid.

I give and bequeath to my two sons, three guns three pistol
two iron wedges & three James & case of Glass Bottles &
pair of Shillards an Iron Spitt & Spade, a pair of Scoups &
an Iron pestle & two fayreng pearls. Equally to two devided
between my two said sons George & Thomas Hogg.

I do hereby devise my livingg friend Thomas Marshall aforesaid
to 100 shill my last will and testament aforesaid and to be
mindfull of my said children when my hand or seals
this twelveth day of February died in the year of our Lord
1684.

Signed sealed & delivered in
presence of us John Darch
the aforesaid his & his wife
his T: witness Richd Venderhill

The second day of March anno 1684 then & there written
last will and testament of Thomas Hogg son & heire aforesaid was prob
in open Court by the Esq: & Councill of John Darch & Richard
Venderhill and approved of and ordered to be recorded only
two words (late) and (deceased) in his presence or presence ther
by the warden or his appurtenances of yo writer & yo Justices
testimony of him by yo said Justices in yo dispatch of his said
will to be omitted as impertinent and yo will as appurtenances by
recorded to be his sole intent & meaning to be of efficacy
and authoritique.

Given the 2nd of March 1684

+ the second day of March anno 1684 then & there afft William
Hindall as attorney of the Estate of Capt: Math: Walker died the
1st day of March 1684

Summe of four thousand pounds of tobacco & caskes bring
for an order of Court obtained by the said Estate Dated
the first day of October last past I say record the day &
year aforesaid of me

John West.

the day a year aforesaid acknowledged
in open Court by the said Etate John

West. 2nd Dan: March 1684

Recorded 2nd Dan: March 1684 Etate of John West.

I do by these presents rennibute and approve my before
named Hogg to be my lawfull attorney to file an
appeale from yo Judgment granted to Etate West against me
and what loss or any and bader him shall doe in yo judgment
I do certify & confirme as if I were personally present
In witness whereof I have set my hand this 7th March 1684
At Northwark in Eng: John West.

Peter Bribbley. Record 2nd Dan: March Etate of John West.

At a Court held in Northampton County the 30th
day of March anno 1685:-

Present { Capt: John Robins m^r Thomas Hunt }
Capt: John Gash - m^r Phillip Marshall }

Judgment is this day granted to afft Dennis afft Capt: John Cobb
afft for the summe of two hundred Sixty Six pounds of
tobacco & caskes appearing due by afft Dennis to the said
afft for devill to be paid with calls of suits at Exeter
the differences depending between John Cobb afft and afft
Dennis afft the Court findings no cause of action had there
fore dismissed yo said suits & ordered y^t the said Cobb pay all
calls exceeding thereon at Exeter.

Judgment is this day granted afft Capt: John Cobb afft for
the summe of four hundred & eight pounds of tobacco & caskes
for non appearance of Margaret Walker deceased at his suit
in this Court to be paid immediately after yo next assise (in case of
d^r Nihil dict of the said Walker deceased) with calls at Exeter.

Judgment is this day granted to Capt: John Cobb afft Ralph
Cobb afft as maryngage money & Relict & Executrix of Wm
Cobb deceased for the summe of five hundred & six pds
of tobacco & caskes afft appearing due for Publique Blys
and afft fees forthwill to be paid with calls of suits
at Exeter.

Maryngage is this day granted to Willm Hanby afft Richard
Cobb for conuicting decou afft him to this Court which
was not called according to law forthwill to be paid
with calls of suits at Exeter.

Judgment is this day granted to Capt: John Cobb afft Capt: Gilbert Moore
afft for the summe of six hundred pounds of tobacco & caskes
(appearing

+ appearing due by judgment of Bond forthwith to be paid with costs
of suits at law;

*Ex parte + The difference dependinge between Capt John Bushell & Francis
Bushell. Warden Dft & by Plaintiff of ye said parties referred to a trial by
Jdgmt is this day granted to Capt John Bushell & against Gabriel
Powell dft for the summe of four hundred twenty three pounds
of tobacco & caskes & bringe the publicke due forthwith to be
paid with costs of suits at law;*

*Ex parte Bushell. Warden Dft & by Plaintiff of Capt John Bushell & Capt. Wm. Bushell
of Henry Warden for that hee summoned them to this Court & did
noe believe they did therefore forthwith to be paid with costs
of suits at law;*

*Ex parte Bushell. Warden Dft & by Plaintiff of Capt John Bushell & Capt. Wm. Bushell
as attorney of Capt John Bushell agt Capt. Isaac Horrocks & others
of Henry Warden for that hee summoned them to this Court & did
noe believe they did therefore forthwith to be paid with costs
of suits at law;*

*Ex parte Bushell. Warden Dft & by Plaintiff Sarah yo wife of Isaac Jagger dft
and her husband suit to this Court for her Rightes etc from her
said husband Estate. Having delivered an order therof to this
Court and by their Odr recd by the Sherifffe at an outcry
the same is now granted to her husband (now obteyning an
order to yo Court) and therefore that shee be fully discharged
from yr Suits. and that yor d^t Estate pay ye costs thereof
and from yr Suits. and that yor d^t Estate pay ye costs thereof
and from yr Suits.*

*The judgment is this day granted to Benjamin Robinson by officers
of Capt. Wm. Bushell one of the attorneys of Capt. John Bushell & dft
Henry Warden Dft. for the summe of two thousand two hundred
pounds of tobacco & caskes appearing due by Plaintiff of Bond
judgment for the payment of eleven hundred pounds of tobacco
& caskes & the rest payed to Capt. John Bushell forthwith to be
paid with costs of suits at law;*

*Upon the Petition of Charles Weare and Thomas Bamford who
have each of them 3 children of Wm. Sonis. d^r Wm. Warden there cases
and actions and furthermore as they have both forth by their said
Petition that there is some small Estate in feeble belonging to
the said children that have lapsed by & downe & come to
yo Court after them since John Rendall godson out of this County
did therefore praye this great Jdgmt. whether they might take
the said childrens Estate into their custody. The Court therefore do
that they forthwith afforne ye same, and make an order therof
to yor next Court.*

*Upon yo Petition of Thomas Baker for these dayes attened and all
an evidence in o^r difference dependinge between Capt. Isaac
Horrocks dft & m^r Thos. Rennells Dft order is granted him
for the same according to o^r d^r forthwith to be paid by yor d^r
Plaintiff w^t costs at law;*

*At a Court held in Northampton County the 31st day
of March anno 1685.*

*John Bushell & m^r John Espey
attorneys for Capt. John Bushell in this cause.*

*This day Capt. Isaac Horrocks brought his Servants Giles Newbold
& Peter Summers to yor Court to help their Judgment of his alio -
(whom*

*whom they adjudged all four score yards of alio at y^e head
of the shipp wher came into the Country in and soe to be
according to o^r d^r of Assembly,*

*Upon the Petition of Wm. Sterling against the d^r of the Estate
of Capt. Mathew Walker dft for four hundred pounds of tobacco
and caskes allowed for Bonds his and mine for ye Country
service included in a greater summe allowed to ye said Walker
by the Assembly & recorded by him. It is therefore ye Judgment of
the Court & accordingly ordered that Capt. Wm. Kendall d^r of
the said Walkers Estate make payement of ye said four
hundred pounds of tobacco & caskes to build the said William
Sterling (in case the said d^r show no cause to yo contrary
next Court) with costs of suits at law;*

*This day Lydia Baldwin ab^t Pittayton formerly committed
into the Sheriffs custody for going abroad out Reg-
nicholds of knowne Lydia and Robert (on proclamation
of her made in open Court (now obteyning any thinge
to the contrary) is discharged shew payinge all legall fees
occurred thereby,*

*The difference dependinge between m^r Thos. Brickle dft
& Capt. Isaac Horrocks Highshiriff dft (the said dft
voluntarily & by Plaintiff Joiningr thens) the same att his
request is referred till to morrow morning,*

*Cedor is this day granted by the Sherifffe to Capt. William
Kendall d^r of ye Estate of Capt. Mathew Walker dft.
pt. d^r d^r Mathew d^r William d^r by former order referred
to this Court for two thousand two hundred thirty -
two pounds of tobacco & caskes for payement of o^r d^r of Assembly
directly after the next Court the said d^r then appearing
justly due (in case of a Niche dict of yor d^r William thens)
with costs of suits at law;*

*The difference dependinge upon evidence before
Henry Mathew dft & Capt. Wm. Kendall d^r of ye Estate
of Capt. Mathew Walker dft d^r concerning o^r d^r
It is the Judgment of the Court & accordingly ordered
that the d^r borrowed by yor d^r d^r Walker of ye said
pt. d^r d^r Mathew att one Shillinge and y^e same be
made good to the Value of one Shillinge more to say
the d^r to be delived in kindes to ye said Mathew.
and one Shillinge more in money or one hundred pounds
of tobacco & caskes by the said d^r for further to be paid
out of ye said Walkers Estate w^t costs of suits at law*

*The difference dependinge between John Wethbourne dft
in cause and Capt. John Bushell d^r (now appearing
legally qualified to prosecute) the same is discharged with
costs. (This day*

+ This day Anna Galloway the Daughter of Eliz. Bell the wife of Wm. Westerby deceased (with the consent of Richard Robinson) is pur-
suant to her last will and Testament which she obtained to Eighteen
years of age according to her desire ye Court finds cause to
the contrary in ye aforesaid will the giving security if required
for such debts of her as shall come to his hands to be paid by
Bill & to do liberty same when shee obtained to age as aforesaid

+ In the difference depending upon the difference between the
watermark caravans of John Wadson deceased pte and the water-
mark of the Estate of Wm. Nicholls deceased dñe 1682. It is the Judgment of the court
accordingly ordered that the said Wadson shall with make
payment of four hundred pounds of tobacco & caskes unto the said
ye for the sume of the last year of ye Plaintiff whereof said
Nicholls lived out of ye said Nicholls Estate (according to priority
and predeince in Law) with costs of suit to Lawyer appearing
due and in full of the Plaintiff Wadson vs Wadson & Nicholls

+ The difference depending upon aforesaid in cause between the
Dawson and John Wimbery trustees of Eliz. George & John George
Joneys his wife Griffith & Margaret Bowden 25th day on ye last
of the said Trustees in answer to yourd Griffith Bill ye sume is
judged by the Court as a full aysne thereof & Determined
thereof only on the request & motion of the said Griffith which
is given them by way of Rule the like exception to yourd Griffith
as before the further whereof ye same to paye at this present aysne
definitive & full finalyng thereof.

^{Exemt} + Whereat order passed by Michael Dixon late Court Clerk at Bayle for
Richard Shapard dñe for his non appearance to answer ye Bill
of Gilbert Moore pte for John Dobry of Sudbury hundred for
of 1000 pounds being plentie at Eighty pounds of tobacco &
hundred att Occumahock in Newmarket County due for as also
such plentie or scantyngs plentie to be paid Sawed all good tills
plentie by ye dñe 1682 to be Eighty & hundred for consturct
of 1000 pounds by him ye said dñe and of ye said pte who therin
failinge to appear at Court to answer ye same. Judgment is therefore
granted & given to ye said Gilbert Moore (on his Bill with
said Bargains) by ye said Michael Dixon Bayle to yourd
Shapard as aforesaid forthwith to be paid affred & satisfied as
affred and with costs of suit to Lawyer.

+ Upon the Oath of Anna Merrick that shee attened nine days
as an Evidence summond to the Court for Joseph Godwin in
suit depending between him as pte and John Warren dñe
order is therefore granted her byt the said Godwin for her pay
according to elct feellings to be made (discounting her order
namely grained her byt of magistracy (if paid) therewith) with
costs to Lawyer.

+ In the difference depending between Capt Isaac Houghtal
attorney of Henry Gowler pte & Capt John Bush's Esq'r dñe
(the said pte failinge to prove his said pte) Nowhere it
therfore granted ye said dñe on ye account of his attorney
with payment of Bills of suit to Lawyer.

+ Upon the Petition & decoumt of Daniel Mood Swanson in Court
of the Estate of Isaac Jacob deceased ordered granted him for 800
hundred fifty & Eight pounds of tobacco & caskes appertaining
to the ballance of said estate for Elckes food due his hundred
and Sixty pounds more in the quantity & no whiche was
Sworne to in all Parishes hundred & Eighty pounds of tobacco
a cask to be paid the said day of October next by Capt Isaac
Houghtal High Sheriff (who did ye said Jacobs Estate late an
order of Court of Court out of ye said Estate according to priority
and predeince in Law) with costs of suit to Lawyer.

+ Judgment is this day granted to me by Captain dñe Capt Isaac
Houghtal High Sheriff intituled with the Estate of Isaac Jacob
Ordered for the sume of one thousand pounds of tobacco &
caskes due of cow & cl. Horses appertaining to by Bill to be
paid ye fourth day of October next out of ye said Jacobs estate
according to priority & predeince in Law with costs of suit
to Lawyer.

+ Judgment is this day granted to Capt John Bush's dñe Capt Isaac
Houghtal High Sheriff intituled with ye Estate of Isaac Jacob
Ordered for ye sume of eight hundred fifty four pounds
of tobacco & caskes to be paid for Ploughing dues & on an
Execution of m'r Jno. Wash Bownds dñe he is also a likely
tenant & 8000 hundred & Ninety pounds of tobacco &
caskes at aysnes of Hous: Helling widow of our Debtor.
Bill old which he has paid to Court of October next out of the
said Jacobs Estate (according to priority & predeince in Law)
with costs of suit to Lawyer.

+ Judgment is this day granted to Capt Isaac Houghtal High Sheriff
of the Estate of Isaac Jacob deceased for ye sume of four
hundred Twenty one pounds of tobacco & caskes
four hundred fifty six pounds thereof being for dredges
of Pascagoula river down to \$1:0 82: and his hundred Sixty five
pounds of tobacco & caskes Residues of it as aysnes of Charles
Halden for Execution & charges obtained dñe June to be paid the
sume of October next out of the said Jacobs Estate (according
to priority & predeince in Law) with costs of suit to Lawyer.

+ Judgment is this day granted to Charles Halden dñe Capt Isaac
Houghtal High Sheriff intituled with ye Estate of Isaac Jacob
Ordered for the sume of five hundred pounds of tobacco and
caskes which he has paid Henry Mathews of order of Court of
Bayle for the said Jacobs to be paid to Court of October
next out of ye said Jacobs Estate (according to priority &
predeince in Law) with costs of suit to Lawyer.

+ This is the Judgment of the Court that Capt John Bush's late attorney
to Court of Court fee Duly charged on his Ploughing att
Hengs where hee maye becom forthwith givinge Notice att
the Court dñe him of any aysnes brought thereto for paying
therein & takinge payment for the same what the fearely
by law in such case provided and Enquiring
that a Court held in Newmarket County the first day
of April ad 1682.

Printed by John Houghtal } in the name of the Houghtals
Capt John Bush's dñe John Edward } in the name of the Edward's
Capt John Bush's dñe John Bush } in the name of the Bush's

(Signed)

The Difference depending between m^r James Watt pl^t and Ralph Pigot on the behalfs of himselfs and yo^r selfe of yo^r Esq^r of Capt Francis Pigot deft left the said Court, deft request is for to yo^r most fult throu h^t produce evidence of the said p^t t^e achiv^r lodg^r of satisfaction made him by the said p^t deft before for his cleare d^r him abut curring his bogg in the bid of w^r when may god putt therw^r.

Judgment is this day granted to m^r James Watt al Marryinge the
Lacrym^r of Michael Gardley de^d d^r Capt Isaac Hoo^r of High-
Sheriff^r entituled with the Estate of Isaac Jacob^r for the
Sum^r of Six hundred Thir^r Six pounds of tobacco & cask^r, one
hundred Eighty Six pounds thereof beinge for Publicke Due in
yo^r years 1681 when yo^r said Gardley was Sheriff^r and the other
One hundred & fifty pounds evidne^r thereof due by Bill to the
said Gardley to the said the Tenth day of October next out of
the said Jacob^r Estate (decreasinge by priority & pridency in law) will
cost of suits at Law.

Upon d^r said facis returned to this Court by attorney Michael on
the behalfs of himselfs & yo^r selfe of the Larcyn^r of his affair^r
in John Michael son^r d^r on d^r Judgment granted by Isaac Jacob^r
(deceased) upon the 10th day of December 1678 to his said father
for Six hundred & fifty pounds of tobacco & cask^r the same
is recd^r by the Estate of the said Isaac Jacob^r to payed the
Tenth day of October next by Capt Isaac Hoo^r of High-sheriff^r
entituled therewith out of yo^r said Jacob^r Estate decreasinge by
Priority and pridency in law in eas^r yo^r said Hoo^r ther^r
not enoug^r to yo^r Gardley or p^r of yo^r said Judgment to god legall^r
law^r otherwise yo^r said debt to be paid as aforesaid with costs
of suits at Law.

The Difference dependinge between Capt Isaac Hoo^r pl^t
and in Thomas Harrington de^d the said pl^t sufficiente
Sufficiently to p^r of his p^r the said suit is determinede the
pl^t payinge Costs at Law.

Judgment is this day granted by the Sheriff^r by Lt Col^r W^r for
the sum^r of Sixty Shillings Shillings in ready moneye
in value of d^r chare^r ther^r for the Non appearance of yo^r
Esq^r comitted to this Court by the same to be paid judgment
after yo^r next Court the Tenth day next appearinge further due in
of a M^r child^r of yo^r said Person ther^r with costs of suits at Law.

In the Difference dependinge between Capt Isaac Hoo^r of Law^r
Capt in law^r & Lt Col^r John W^r esq^r p^r that was further p^r
Should appear at C^r Court^r law^r on an issue obtained by the said Capt
Capt the said Complain^r last Court which said esq^r refus^r to appear
to defen^r yo^r said Bill the said Injunction is by the Court accordingly
granted until yo^r next Court & then the same to be determinede,

Cide is this day granted d^r Capt Isaac Hoo^r of High-sheriff^r to
John Jackson pl^t on an issue of yo^r cap^r comitted to this Court
yo^r said pl^t d^r Richard Swapp^r de^d to yo^r full damage twenty
thousand pounds of tobacco & cask^r for which yo^r said Swapp^r
(among^r other things) was Imprisoned but by yo^r Negligence of
the Sheriff^r in not apprechinge d^r yo^r Gaol^r was made
his Escape^r but that he appeared not to defen^r his said dece^r
and therefore yo^r said Sheriff^r to make payement of yo^r said twenty
thousand pounds of tobacco & cask^r damaged to yo^r said Jackson

for his said Swapp^r cap^r as aforesaid. Judgments after the
next Court or too much ther^r as the Court shall then findem^r
due and oward payement of d^r the said Hoo^r (in case of el-
sewh^r d^r of the said Swapp^r ther^r) with costs of suits at
Law.

This day de^d to John Watts pl^t d^r W^w gaskins
deft for the sum^r of One hundred fifty one pounds of tobacco
& cask^r appearinge due of balance of d^r fee of G^r ad^r -
S^r and fearefull to be paid with costs of suits at Law.

To the Difference dependinge between Capt Isaac Hoo^r of High-sheriff^r
Lt Col^r W^w Dabbs de^d the Court think^r fit to before yo^r said
is the next Court did then a Decision to be put^r therw^r

This Court adjourned to yo^r 23rd of May next,
The 23rd day of April anno 1685 William Walles
W^w K. Redall.
John Collins -

The Deposition of Paul Fabian aged Thirty years or thereabouts de^d
about yo^r depos^r. Saw Mr. Wadsworth de^d about dayes ag^r at work^r
by Tom Nicholls also yo^r depos^r. Saw Richard Battell fetch a quantity
of Oyster long from the sea in Wadsworth boat yo^r decemb^r a year ago
Tom Nicholls drake yo^r aforesaid boat with a twelv^r oal^r of yo^r
boat in Wadsworth & further yo^r depos^r It^r not Paul Fabian.

The 30th day of March 1685.

Swore in open Court
1st Dan. Merche to 1st G. Northon
2nd Dan. Merche to 2nd G. Northon

The Deposition of Thomas Tyler aged Thirty years or
thereabouts taken yo^r 30th day of March anno 1685.
that I bring^r d^r S^r to me the: Harrington about two years
since last January, that John Appleton had begun^r to dig^r
in New^r York some time before that I came^r and with
breakings^r of Spades and goinge home to get more and still
time and in October followinge he began^r some time before me
and alway^r last of October to do^r and I do^r conclude^r ther^r he
had might have done one thousand foot^r of ditch more than
I had done but not that I can say^r that it was indeued just
and further yo^r depos^r Sculls not
Thomas Tyler.

The 30th day of March 1685. Swore
in open Court 1st Dan. Merche to 1st G. Northon
2nd Dan. Merche to 2nd G. Northon

The Deposition of Eliza W^w Sturhough^r aged forty years or
thereabouts taken yo^r 30th day of March 1685.
that that Richard Watson w^r d^r de^d that he^r looks away
d^r piece of Oyster long from Thumpery Brook^r his landings^r
of said brook^r putt^r them up in his left sh^r afterwards w^r said Watson
borrowed a peice of Oyster long of that de^d and promised
to return^r them again^r ther^r landings^r and for
them, & when that de^d sent for them w^r said Watson sent
another peice in this ground w^r said Oyster beinge Thumpery
(Brook).

132. + Prenter now claims to be hit & further his deposit Smith July
the 30th of March 1685 you will
deposit money in open Court.
John Marshall Esq^r his marks.

Recorded for Dan Marshall Esq^r at G North

+ deplanted according to our desire you will desire us to discharge
our due to us two years & five months Regt 1st for
upon all 300⁰ pounds which comes to 720⁰ to the day of Balancing
for three hundred 6⁰. I was consulted and took his Bill for 5⁰
but he says his Bill I am not consulted with yo two years
now being put to trouble him But if you cannot get any more
than the Bill date of Judg^t for that time is the Bill and I am
March 30th 1685 Recd^r for Dan Marshall Esq^r Robert Scott Compt^r

The Deposition of Thomas Powell aged thirty years or thereabout
+ said that in John Bush's said yo deposit a third part of Eight hundred
pounds of tobacco & cashes bringing the sum of eight hundred pounds
sum of Isaac Jacob by yo deposit to John G. H. & John Walker
Brother yo deposit said Isaac Jacob told yo deposit that he had
paid in John Gillis yo said eight hundred pounds of tobacco & cash
further yo deposit said nothing.

(Ab 30th of March 1685 Recd^r in open Court
John Marshall Esq^r at G North

+ the second day of March 1684 the 2^d of the month of March
said John Bush of yo Estate of Wm. Marshall died the full sum
of two thousand twenty six pounds of tobacco & cashes in
of three orders of Court obtained out of yo Estate of yo said Marshall
Died which my hand yo day above said

John Marshall The 30th of March 1685 acknowledged
in open Court for Dan Marshall Esq^r at G North

+ a Bond from John Riddon of the County of Accomack Plaintiff
did John Riddon of yo County of Northampton Guild to yo two parts
of good County of Northampton in yo County of Barnstable &
of good tobacco & cashes payable forthcoming on yo day 11th of March
in yo said County upon demand Dated yo 11th Day of March 1685
for yo two parts of good tobacco & cashes John Riddon Esq^r plaintiff
did John Riddon of yo County of Northampton acknowledged
all such sums & sum of tobacco & cashes before mentioned & other
& other things whatsoever as were or shall hereafter be found to belong
or appertain to him in ye right of his said said father or otherwise howe
when he shall attain to lawfull age or yo Court finds cause to demand
from yo said Riddon and of a few old debts damages & costs charged and
incurred which shall be may happen or arise for or concerning the
sums shall all be paid with and sufficienty said keeper herewith in
judgement of yo next Court of yo said County of Northampton above named
for his & his keeper & story of them without regard to glorie that then
this present obligation to be paid or kept concerning the same
sums shall be discharged in yo 31st of March 1685 John Riddon
Plaintiff in open Court by the John Marshall Esq^r his marks

Recorded for Dan Marshall Esq^r at G North

133. At a Court held in Northampton County the third
day of June 1685 1685 -

Present day John Robinson m^r the Sheriffman
Capt John Bush & m^r Thomas Hunter

+ this day in Isaac Foxcroft by Comission from his Exce^r of
Virginia (having first taken the Oath of Allegiance and
Supremacy) was accordingly Sworne High Sheriff of the
said County for the remaining part of this present year
1685 which Commission the Court ordered be put upon record,

+ this day in Isaac Foxcroft presented m^r John Luke & m^r
John Shadwell in open Court (which they concoded to do)
his Excellency for the man of the Sheriff Office the Court
decoupling of whom they bring into Bond accordingly,

+ this day m^r John Marsh was by the Court Searched & Sealed
to the said m^r Isaac Foxcroft on his presentation of him for
the remaining part of this present year 1685.

+ Upon yo Return of m^r Isaac Foxcroft High Sheriff of the
Co^r of Gaol might be Probred him (which the County is at
present Divided of) It is the Judgment of the Court & accordingly
by Order that he be allowed One Thousand pounds
of tobacco & cashes at ye next County Assize (as Gaol for
bearing of Prisoners) bring him to yo accustomed
allowance in that behalfe.

In the Difference depending between Wm. Kendall & Dan
Marshall as Plaintiff of yo Estate of yo Estate of yo Plaintiff
John Marshall died all said debts & costs in yo Court
is the next Court.

+ this day the 2^d of March 1684 now past appeared at Court declaring
they had no plaint to be exhibited & delivered to be discharged
from bringing any longer they are accordingly discharged
and it is ordered by the Court that the Sheriff summons the
remaining part of the said Jury of last year then to
exhibit their plaint if any & see h be discharged
accordingly for Rich. Robinson m^r Ben Nettingham m^r Mathew
m^r Newell & m^r John Granger & others.

+ It is Ordered by the Court that the Sheriff summons 24 men
to the next Court out of which a New Grand Jury is to
be elected to serve for the remaining part of this present
year.

The Difference depending between Sam^r Palmer &
John Fletcher Esq^r at yo instance & request of both
Wm. Kendall (on the Behalfe of yo said Fletcher) & Grange
Bryant for him in yo clear yo same is referred to your
Court.

+ In the Suit commenced by John Jackson & Rich. -
Shadwell Esq^r to yo Court the 30th of March last, when
on the said Esq^r findings to appear to discharge, & paid
to the Sheriff one way (at yo said Sheriff's request) further
protection is granted him next Court.

In the

In the Differences depending upon reference on each Side
James Watt per A. Kelly - 1941 on the Behalf of himself
and the rest of the Exec. of the Part will of Edward
C. Green: 1940 died 1941. It being left by the exec. of
the same of said Exec. to his Exec. (with his last Testam.
on primumpon of the said Exec. reciting that Exec. by sufficient evi-
dence acknowledging Satisfaction for Curing of said Exec. - 1940
broken leg. Which now accordingly appearing in the Court. It is her-
= ed their judgment that the said Exec. is discharged. D. S. Agt. Edward (on
the Behalf of the said Exec.) that d. Nowell Esq. granted him by
the said per with payment of all costs of suits at Law.

+ Whereas the said James Watt brings in satisfied with the present design
of the Court on his humble motion be their appeal is granted him
that you do on the day of the next General Court at Jamestowne
and till & doth bring him into Bond with Security according to law
for his costs and disbursements.

+ in such case must a scroossof
this day found Watt boarded by John Bushell, who have proceedings to
open prob. Security for him on the said appeal. the Court accepting
thereof they bring into Court accordingly,

+ This day according to former oaths Thomas Banker exhibited an act
to ye Court of cattle received by him belonging to Eliza Both Sonis²
Orphant Daughter of Wm. Sonis² died. On which it is the Judgment of the
Court & accordingly ordered that the said debt be paid by whom ever
shall yet be said Creditor & his heirs & executors & successors of the said
Thomas Banker until the same be paid to the executors of Elizas² estate.
Wherefore the Court finds cause by the Evidence in ye instant time
has Enbringe into Bond (with George Giblin & Charles Wrayell who
forfeited the sum above named for him in open Court to Doctor Clark
the said Creditor so many cattle in kind as received by him -
according to act in such case recorded)

+ Whereas before the said Justice of the Peace this day did
humbly desired speaker doth the Sacramenter before Warings
some passionate words against the said Justice on his deposition by
the Court he affit Harry Warren hath some fault since in Elizabethtown
despoiling Colsonson him & Wm. Hartmann doff son he yea said
Thomas Hartmann: wherein ye said Justice was admitted to doff
the said Just brought dethid said said son I sayng that her
the said Justice might well speake. Having not only exerced a
large part of the said Warren Bullock of divers other people
on this like occasion did forasmuch as ye said Warren doff
in Court that her neither was dethid by or gave any thing to the
said Justice on the said dethid did also the said Thomas Hartmann
having acknowledged in open Court that her was no way byfain
of any such thing as could have comonocde that any such red
paper from him knowinge no cause to say the same nor
could it bee put in at very great height of passion. It is therefore
the judgment of the Court that ye said Justice be held insufficient
justified & vindicated from ye said reproachfull & unqual deposition
her to lay under by cause thereof and if ye said Hartmann
pay costs at Elizabethtown.

Dear Mr. & Mrs. Estlin, I enclose an account of the Estimate given by Charles
Holden for John Wilson's house, drawn by you Sheriff to the Board on
the 1st day of June 1854 (Attachment) is grounded upon his description
of the house for John Wilson, Mr. Shelling, Mr. Loring, & others -
and is based upon a plan & estimate with each of such. Charles Holden
will furnish the same.

135. Judgment is this day pronounced to Sam'l. Younger - left off - Bank
balance doff for the sum of five hundred & twenty pounds cash
balance of cash due by Bill free from to be paid with cash on
July at London - /

+ On the Return of Wm Williams & others of the Estate of Thomas Eastman dead to the Sheriff & in John Belcher as appointed by the Court he delivered the Estate of the said Deed on the 25th of July. Most according to his will & former order did that the Sheriff give them value thereof accordingly then he made at the house of the said Wm Williams at four of the Clock in the forenoon he informed the same day of his death to the Sheriff he was the most just & upright Sheriff I ever heard appointed.

Whereas Henry John is the Grandson unto the said Wm Chodeman left for his Mastering one Wm Glend and who was in his said John's employ at service on his Island commonly called Watt's Island in Accomack County from the said place contrary to law. The said old master bring indeed to him two thousand pounds of tobacco & cattle. As also his son George remitted from his Master's wages to his damage one hundred pounds Sterling which said Chodeman failing to appear to answer y^r said suit. Order is therefore granted at the said Sheriff for the said debt & damage to be paid immediately after y^r next Court or so much of them as shall then appear justly due. As also duly probing y^r said Chodeman they all being perhaps y^r said old master as after said (in case of a Nihil dictum of the said Chodeman three) with cattle of suits at law.

Order of last Court is that day you furnish me with Sheriff's fee
to Scott Wm Ward for Non appearance of Wm Pearson attorney
for him (Bring witness called in open Court) for the
first payment of thirty Shillings (only discounting ye Value
of all Goods about fowndred or fiftwo pounds weight less
out w yo send Ward with costs of suit at least - /

+ Whereas Wm Gordon or any attorney for him (being thrice called in open Court) failing to appear to defend on behalf of Nihil dictum doth the Sheriff for him of said Court at his office at Cote Ward - for shirky shilling his (dis)counting yo value of a chare of four pound & 12 pence weight thereof only. By warrant whereof order is that said Cote Warden doth him demand it therefrom granted by yo Sheriff on his behalf doth yo Eldest of the said Gordon to whom belongs him the said debt & charge (decreasing to debt) with costs /

on + August 1st day presented to Joseph Godwin at attorney
dinner doff for the sum of six hundred thirty four
pounds of tobacco & cash & all of specially feathered
to 600 pounds or security for payment thereof up to his order
next in case the said doff should now or any time before payment
of the next court, with costs of suit etc £200.

+ Whereas Capt John Gillis Entred according to his Agreement do pay
Gaudens for five hundred & fifteen pounds of Tobacco & Cigars
(Due within

+ Due to him the said goods at late Sheriff - and Being returned by the Sheriff Non Est Jurodictus. attachment of three free grants him by the said Gouvernor Estate for the said debt with costs of suit & legal expenses determined thereof /

+ In the said summoned in this Court by John Bowdy fit d^r & George Giblin doff your cause of action appearing to the Court the same is therefore dismissed /

~~cha: October
att & doff.~~

Judgment is this day granted to Daniel Newell of Adrian Masterman son of the estate of his father Wm Westerhous doff for the sum of Nineteen hundred & Seven pounds of tobacco & cashes damages due for blacks lost he doff out of the said estate according to priority of pecuniary in law the tenth of October next with costs of suit at law /

~~cha: October
att & doff.~~

Whereas Adam Michael on the behalf of himself & son named suits to his Court by the son of Wm Westerhous doff for one thousand two hundred & four pounds of tobacco & cashes by Bill and deet. both which George doffed by law the same is due from him & is discharged & on ye sum of the said son's of Newells granted him by the said Michael with payment of Court charges at law /

~~cha: October
att & doff.~~

Whereas Richard Watson summond suits to this Court by the son of Adrian Masterman before the Court of the Estate of Wm Westerhous doff who failing to appear to prosecute ye same now is therefore granted to ye said Westerhous (on his petition) doff Richard Watson with payment of Court charges at law /

~~cha: October
att & doff.~~

Judgment is this day granted to Mrs Garrison widow of Adrian Westerhous son of the Estate of William Westerhous doff for the sum of three hundred pounds of tobacco & cashes for three months keeping of children of the said Wm Westerhous to be paid the tenth day of October next out of the said Estate according to priority of pecuniary in law w^t costs of suit at law /

~~cha: October
att & doff.~~

The difference depending between John Collett & others doff in an account of doff. att & doff. & so forth is referred to the next Court /

~~cha: October
att & doff.~~

The difference depending between John Collett & others doff in an account of ye debts alleged doff & so forth is referred to the next Court /

~~cha: October
att & doff.~~

Judgment is this day acknowledged by m^r Jno. Parker (on ye behalf of Thomas Green doff) by virtue of a warrant of attorney from him to John Collett for the sum of Seven hundred forty five pounds of tobacco & cashes to be paid the tenth day of October next (being in full of all due) otherwise than w^t costs of suit at law /

~~cha: October
att & doff.~~

The difference depending between George Gibell Powell & George Giblin doff the Court directs fit to settle ye same w^t George /

~~cha: October
att & doff.~~

" Two Juries present
m^r Jno. Postlock - m^r Jno. Warren m^r Chaffey -
m^r Jno. Bellis - m^r Jno. Warren m^r Chaffey -
m^r Jno. Dunnington - m^r Jno. Whittington - m^r Jno. Granger m^r Jno. Dugay
m^r Jno. Dupperie m^r Jno. Bantock - m^r Jno. Clegg m^r Jno. Dugay
m^r Jno. Dupperie

We the jury summond in ye said depending between George Gibell Powell & George Giblin doff doff returned the verdict that w^t costs

finds for the said fit with damages fifteen pounds of tobacco & it is the judgment of the Court & accordingly ordered (on ye products of law) that the said doff Giblin make payment of fifteen pounds of tobacco damages but w^t said fit Gibell - Powell with all costs of suit (only the pay due to ye jury shall be allowed to allow w^t said doff) on ye tenth of October next - all Conceded to allow w^t said doff on ye tenth of October next - to Powell /

The difference depending between Matthew Wilson & others doff in an account of damage & appearing by ye testimony of m^r John Postlock on dec^r. made by him before them that the said doff overpaid w^t said fit twelve pounds of tobacco - the Court finds two bushels of tobacco & half a bushel therefore ordered him off w^t said fit with payment of costs of suit at law /

The difference depending between Matthew Wilson & others doff in an account of assault & battery the Court finds no cause of action & hence therefore ordered (by ye payment of the said doff) that of Newells be granted him off w^t said fit with payment of costs of suit at law /

The difference depending between Matthew Wilson & others doff in an account of assault & battery the Court finds no cause of action & hence therefore ordered (by ye payment of the said doff) that of Newells be granted him off w^t said fit with payment of costs of suit at law /

Whereas Cap^r Wm Whittington fit returned due to his Court by M^r Wm Spencer doff for the sum of his thousand pounds of tobacco & cashes and Being returned by ye Sheriff Non Est Jurodictus attachment is therefore granted him by the said Spencer Estate for ye said sum with costs of suit until & legal expenses determined therefrom /

This day Adrian Westerhous son of ye Estate of his father Wm Westerhous doff by his attorney Cap^r Wm. Parker doff an inventory of ye said Estate to ye Court which is ordered to be put upon Record /

This is ordered by the Court that ye several inhabitants of the County of N^e Hampshire being in their lists of Polling - the respective Magistrates in their Sessions and that ye Sheriff doff to Magistrates their copy of aodt (a) fit from m^r Jno. Dupperie house upwards including Bay side - and Sides to ye Mount Extent of Slungate parish to - bring their list to m^r Pitts officer of ye Marsh and Number of ye inhabitants they have in their families - attested under their hands /

From m^r Jno. Dupperie house downwardly including the said Dupperie to Elizabeth Hammar including Bay side and Sides to to bring their list to m^r Pitts officer of the Hammar & Number of the inhabitants they have in their families attested under their hands /

From Elizabeth Hammar house including ye old Hammar to m^r Francis Bosted including Bay side of Bosted side to bring their list to Capt^r Jno. Granger of ye Hammar a Number

138. + Members of the Families they have in their families attested under their hands /
- + From M^r Francis Potts including yo said M^r Potts to M^r John Millings including Bay Side & Sowbread Side to Brinsford Side to Maye John Regent of yo Name & Number of yo Families they have in their families attested under their hands.
- + From M^r John Millings including yo said M^r Millings to Richard Whitmarsh his house including Bay Side & Sowbread Side to Brinsford Side to L^t Col. Wm. Walke of yo Name & Number of yo Families they have in their families attested under their hands /
- + From Richard Whitmarsh his house including yo said Whitmarsh to the North Side of Col. Lutwells Pond including Bay Side & Sowbread Side to Brinsford Side to M^r John Lynn and Johnstone Esq^r of yo Name & Number of yo Families they have in their families attested under their hands /
- + From yo South Side of Col. Lutwells Pond to yo last land in the Brinsford Bridge George Redshaws including Bay Side & Sowbread Side to Brinsford Side to M^r John Lynn of the Name & Number of yo Families they have in their families attested under their hands /
- + It is Ordered by the Court that Robert Fletcher Esq^r Constable the remaining part of this present year 1685 in the Remand of the County Subsidy to see the Highwayes cleared in his precincts in that part of Hungerford parish above John Dalby (viz from John Dalby to yo Branch by M^r Phillip Hildes within yo said Precincts including yo North Side of Hungerford & as farre therewards as yo Highwayes can possibly bee doone to Edward and that yo highwayes therewof will a copy of this ord^r & of yo Constable to bee delivered him that he may furtherwith cause to be waled out to see the Highwayes cleared in his precincts of the said County to bee discharged /
- + It is Ordered by the Court that Henry Scott Esq^r Constable the remaining part of this present year 1685 in the Remand of John Gaze in the Upper precincts of that part of Hungerford above John Dalby (viz from yo Branch by M^r Phillip Hildes within yo said Precincts - each Upwards as farre as yo said parish of Hungerford can possibly bee doone to Edward and that yo highwayes therewof as all a copy of this ord^r & of yo Constable to bee delivered him that he may furtherwith cause to be waled out to see the Highwayes cleared in his precincts of the said County to bee discharged /
- + It is Ordered by the Court that Henry Scott Esq^r Constable the remaining part of this present year 1685 in the Remand of John Gaze in the Upper precincts of that part of Hungerford above John Dalby (viz from yo Branch by M^r Phillip Hildes within yo said Precincts - each Upwards as farre as yo said parish of Hungerford can possibly bee doone to Edward and that yo highwayes therewof as all a copy of this ord^r & of yo Constable to bee delivered him that he may furtherwith cause to be waled out to see the Highwayes cleared in his precincts of the said County to bee discharged /
- + It is Ordered by the Court that Henry Scott Esq^r Constable the remaining part of this present year 1685 in the Remand of John Gaze in the Upper precincts of that part of Hungerford above John Dalby (viz from yo Branch by M^r Phillip Hildes within yo said Precincts - each Upwards as farre as yo said parish of Hungerford can possibly bee doone to Edward and that yo highwayes therewof as all a copy of this ord^r & of yo Constable to bee delivered him that he may furtherwith cause to be waled out to see the Highwayes cleared in his precincts of the said County to bee discharged /
- + It is Ordered by the Court that Thomas Barley Esq^r Constable the remaining part of this present year 1685 in the Remand of John Gaze in the Upper precincts of that part of Hungerford above John Dalby (viz from yo Branch by M^r Phillip Hildes within yo said Precincts - each Upwards as farre as yo said parish of Hungerford can possibly bee doone to Edward and that yo highwayes therewof as all a copy of this ord^r & of yo Constable to bee delivered him that he may furtherwith cause to be waled out to see the Highwayes cleared in his precincts of the said County to bee discharged /
- + It is Ordered by the Court that James Langford Esq^r Constable the remaining part of this present year in the Remand of John Dalby did that yo highwayes therewof as all a copy of this ord^r & of the Constable Esq^r delivered him that he may furtherwith cause to be waled out to see the Highwayes cleared in his precincts of the said County to bee discharged /
- + It is Ordered by the Court that Thomas Dunton Esq^r Surveyor of the Highwayes remaining part of this present year in the Remand of John Dalby to see the Highwayes cleared in his precincts (viz from John Dalby to Hungerford Bridge as all yo said bridge to bee methoded a hole in opposite to yo Bridge down to yo church where a wayes from house to house & out into yo maine road and yo highwayes therewof with a copy of this former order delivered him to the said Esq^r same may bee putt into Speedy & Effectuall Execution /
- + It is Ordered by the Court that Thomas Collins Esq^r Constable the remaining part of this present year in the Remand of James Dalby did that yo highwayes therewof with a copy of this former order delivered him that he may furtherwith cause to be waled out to see the Highwayes cleared in his precincts of the said County to bee discharged /
- + It is Ordered by the Court that Benjamin Nottingham Esq^r Surveyor of the Highwayes of yo remaining part of this present year in the Remand of Richard Nottingham Jun^r to see the Highwayes cleared in his precincts (viz from Hungerford Bridge down to the Street along yo maine road with yo ways from house to house & out of yo Bay side Roads with yo ways from house within yo said limites and yo highwayes therewof with a copy of this former order delivered him to the said Esq^r same may bee putt into Speedy & Effectuall Execution aforesaid according to act of attorney /
- + It is Ordered by the Court that Robert Foster Esq^r Surveyor of the Highwayes the remaining part of this present year in the Remand of John Francis Brooks to see yo highwayes cleared in his precincts (viz from yo Land opposite to John Dalby to Brinsford Warren on yo Sharts and yo ways from house to house & out into yo maine road and yo highwayes therewof with a copy of this former order delivered him to the end of yo said road may bee putt into Speedy & Effectuall Execution aforesaid according to act of attorney /
- + It is Ordered by the Court that Thomas Duxbury Esq^r Constable the remaining part of this present year in the Remand of John Culmer did that yo highwayes therewof with a copy of this ord^r & of yo Constable Esq^r delivered him to the end of yo said road may bee putt into Speedy & Effectuall Execution aforesaid according to act of attorney /

- + That he may forthwith repair to the next of his magistracy of the Peace where he had Oath & then the said Salem to be discharged /
- + It is Ordered by the Court that Gabroell Powell Esq Surveyor of the Highways the commanding part of this present year in the County of Charles Weareill to see the Highways cleared in his precincts (viz) from the Hours to the o'clock in Branch did that he hath notice hereof with copyes of this & former orders delivered him so ye end ye same may bee putt into Spurdy & Effingham Execution & affirmed according to act of Assembly /
- + It is Ordered by the Court that John Floyd Esq Surveyor of the Highways the commanding part of this present year in the County of Thomas Hickmanston Junr to see the Highways cleared in his precincts (viz) from the Hours to the o'clock in William Gribings on ye South & all ways from houses house & out into ye Maine Roads & did that he hath notice hereof with copyes of this & former order delivered him so ye end ye same may bee putt into Spurdy & Effingham Execution & affirmed according to act of Assembly /
- + It is Ordered by the Court that Samuell Bourne Esq Constable ye commanding part of this present year in the County of George Jessel did that he hath notice hereof with a copy of this act & of ye Commandt Oath delivered him that he may forthwith repair to the next of his magistracy of the Peace to take ye said Oath & then the said George Jessel to bee discharged /
- + It is Ordered by the Court that Edmund Robber bee Surveyor of the Highways the commanding part of this present year in ye County of Bridgeman Stratton to see the Highways cleared in his precincts (viz) from ye o'clock in Branch to ye o'clock in Bucklers Beauchamp with all ways from houses to houses & out of ye Nekke into ye Maine Roads & did that he hath notice hereof with copyes of this & former order delivered him so ye end ye same may bee putt into Spurdy & Effingham Execution & affirmed according to act of Assembly /
- + It is Ordered by the Court that John Shuckly Esq Constable the commanding part of this present year in the said of John Marian did that he hath notice hereof with a copy of this order & of the Constable oath delivered him that he may forthwith repair to the next of his magistracy of the Peace to take ye said Oath & then ye said John Marian to bee discharged /
- + It is Ordered by ye Court that John Griffith Esq Surveyor of the Highways ye commanding part of this present year in ye County of m^t the Exe to see the Highways cleared in his precincts (viz) from W^r Gribings to George Bradshaw on ye South & all ways from houses to houses & out into ye Maine Roads & did that he hath notice hereof with a copy of this & former order so ye end ye same may bee putt into Spurdy & Effingham Execution & affirmed according to act of Assembly /

+ It is Ordered by the Court that Joshua Shuckly Esq Surveyor of the Highways the commanding part of this present year in the said of Charles May to see the Highways cleared in his precincts (viz) from m^t Bruckles Branch down to Googoostishwater on ye Bay Side & alongye ye Maine Roads with ye ways & from houses to houses alongall ye said Branches & out into ye Maine Roads did that he hath notice hereof with a copy of this & former order delivered him so ye end ye same may bee putt into Spurdy & Effingham Execution & affirmed according to act of Assembly /

This Court adiourned to ye 28th of July next.

the 11th of July 1685 I read and
Received at ye Court house
and signed by
John Rebins
John Gribing Junr
Sam'l Merchant Esq
Hill Stringer

John Rebins
John Gribing Junr
Sam'l Merchant Esq
Hill Stringer

Virginia:

By his Excellency: —

To all whome these presents shall come I Francis Lee Baron of Effingham his Majestys Lieutenant Governor of Virginia & send greeting know you that by virtue of his Majestys Letters Patent he me directed I do hereby Commissionals authoris to appoint m^r Isaac Bacon of the High Sheriff of Middlesex County for the ensuing yeare 1685 did that he be decessingly sworne as soon as conveniently can bee after ye first of May next & so that hee bee sworn on ye 2d of Bacon or to such other as shall bee appointed to receive ye same defficular affre & full accomplish of all his Mat^r becomes & dues in ye aforesaid County during ye time of his Sheriffhally. A full performance make of all things belonging to ye office of Sheriff of ye aforesaid County did I do hereby Commande & direct that Officer both Civil & Military & all other his Subjects whether Inhabitants of the said County or others decessarily thereto, to bee depynted and affisnyng to ye said m^r Isaac Bacon to be Sheriff in all thinges relating to ye Office of Sheriff of ye aforesaid County. Given under my hand & ye Seal of the Colony this 23rd of April Anno 1685

Effingham.

The 2^d day of June 1685 by virtue of
the aforesaid Commission we send in place aforesaid in
Isaac High Sheriff for ye County of Middlesex.
County adiourned to be recorded.

J. P. Dan. Merchant Esq Esq C. North

Recorded J. P. Dan. Merchant Esq Esq C. North
Margaret Sonie^r Do her & doth acknowledge to have recd
of Charles Marshall one Gun with a sword scabbard & a sword
yeare 1685 his son George all ye Gun Belonging thereto
from ye Estate of my Father John Sonie^r Doth deliver his
son George June 1685 the marks of
John Sonie^r John Merchant Margaret Sonie^r

142.

The Deposition of John Luke Grub aged 35 years.

Sworn & Sgd. by John Luke Grub aged 35 years.

+ that sometime after Mr. Gilby dyed a while Doctor Watt his son my husband the said Doctor Watt was going down to Fife. Pigots go to port. Sent to yo said Watt. Sure you have heard or will oft yott who disturbed yo his health paid me Doctor Watt and me something for his wife last sicknes or wrot to yo said Watt.

the 3d of June 1685 this alwayes of in
open Court by James Watt as if yo same
was sworn to by him w^t said John Luke.

In o. Luke,

Sworn & Sgd. Dan. March 25 AD 1685 North

+ The Deposition of John Burroughs aged 35 years or thereabouts
Swtch that yo Depoyn't before at Epfo. 24t^h of A Doctor Watt coming
thither to his y^t said Doctor Watt asked Doctor Watt to his p^rce p^rce (as yo
knowe about his bogg) asked Doctor Watt to this p^rce p^rce (as yo
knowe about his bogg) if he would ne
ther take his bogg. If he would Drubb him for lyng and
chevyng that he had lots of the said Doctor, and Gabriell
Powell depoyn'd he might take & Drubb him if he pleased
for he knew he was a lying rogue enough and
hath scath not.

143.

The Deposition of Richard Fife aged 20 yeares or thereabout
aboute 12th that Gabriell Powell comynge to yo houz
of Doctor Gilby. Doctor Gilby in yo^t depoyn't waring
forward Gabriell Powell from hettynge his seruant John
Burder come at any tyme & upon his yo^t said Gilby
Plumbaw^t if he did her would Drubb him for lyng and
chevyng that he had lots of the said Doctor, and Gabriell
Powell depoyn'd he might take & Drubb him if he pleased
for he knew he was a lying rogue enough and
hath scath not.

Richard Fife.

the 3d day of June 1685 Sworne

in open Court by Dan. March 25 AD 1685 North

Sworn & Sgd. Dan. March 25 AD 1685 North

+ The Deposition of Hugh Lloyd aged about 23 years or thereabout
aboute 6pm o'clock that he did see in George Gilby Strike
with his fist John Burder about or upon yo face Gabrall
Blow'd his John Burder did Strike m^t Gilby and Blow
upon yo back. a hard scath was more

the 3d day of June 1685 Sworne

in open Court by Dan. March 25 AD 1685 North

Sworn & Sgd. Dan. March 25 AD 1685 North

+ The Deposition of Wm Ebene aged about 29 years or thereabout
aboute 6pm o'clock that he did see in George Gilby Strike
with his fist John Burder about or upon yo hand
Gabrall Blow'd & John Burder did Strike m^t Gilby
and Blow upon yo head & he scath was more

the 3d day of June 1685 Sworne

in open Court by Dan. March 25 AD 1685 North

Sworn & Sgd. Dan. March 25 AD 1685 North

No the 3d day of June 1685
To all whome it may concerne.
+ The Subscribers do on yo behalfe of my self and the
rest of the Proprietors of New Netherland hereby forward
and prohibit all flours from Rennings Shoolings or
comynge on yo said Island without his & their consent
as also from abounding & making null & void all
former published or libertys given to any flours or other
order hand or orally to fowls or fowndry on yo Island
which will not export to god deal with as yo laws in such
cases provided. Dated in New Netherland this 2d day of June
Anno 1685.

Then the 3d day of June 1685 at New Netherland

Sworn & Sgd. Dan. March 25 AD 1685 North

Sworn & Sgd. Dan. March 25 AD 1685 North

No the 3d day of June 1685
To all whome it may concerne.
+ They are to give notice that William Remby of this County
is lawfully married (by Just Champion) to god for Remby
of whom if any person can justly claim any thing after his

the 3d day of June 1685

the said John Burroughs Sworne

in open Court by Dan. March 25 AD 1685 North

Sworn & Sgd. Dan. March 25 AD 1685 North

+ In account of yo cattle beloninge to Elizabeth
Soni^t orphant daughter of Wm Soni^t died now living
yo fathir of yo subscriber (viz)

One Cow of six years old with a Bull calfe by her side
One Hifl^t Two years old with a Cow calfe by her side
By Dan. March 25 AD 1685 North

Mr. Franked appoynted for me at yo sume of John Fife a deku
of widge fife m^t him for dozen hundred forty
pound of tobacco & calke w^t payd the first day of
November next bring in full of all deth & account
otherwise & for his deuerges this shall bee your warrant

June 3d 1685. Sworn & Sgd. Dan. March 25 AD 1685 North

Sworn & Sgd. Dan. March 25 AD 1685 North

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At this day witness to the body of Charles Baker and they shall
be satisfied which at his instance is hereby signified this
3^d day of June Anno 1685
John 1946 of al Court held at Danforth 2^d of June 1685 to all co. plie
Record 3^d of June 1685 G. M. W.

At this day witness to the body of Charles Baker and they shall
be satisfied which at his instance is hereby signified this
3^d day of June Anno 1685
of al Court held at Danforth 2^d of June 1685 to all co. plie
Record 3^d of June 1685 G. M. W.

+ A Comission of Administration granted from Cott. Wm Kendall
& Alcyo^r John Robins to Aaron Webster his son yr Estate of
his father in Wm Webster who died (divided & accordingly
in said Decedents Will w^t to Edward: third in Minimall value
(the余e left) according to Act of Assembly did ordyn
of Cott. Wm Kendall his son yr Estate of his father in Wm Webster
and instant March Dated ye 31st day of March Anno 1685

+ A Bond from ye said Aaron Webster to Harry Mallows
& Edw^r Dabis all of the County aforesaid to Cott. Wm
Kendall & Alcyo^r John Robins & yr rest of the next Court
of the said County in ye summe of six hundred thousand p^s

goods & chattels dated ye 31st of March Anno 1685.
Binded for ye time of performance of ye said Comission
of Administration & Debtinge to said heirs from the
graving of the same by Cott. Wm Kendall &

Signed sealed & delivered in
presence of us the undersigned

Cott. Wm Kendall
Dan. North
Record of the Court held at Danforth 2^d of June 1685

At a Court held in Northampton County the 28th
Day of July Anno 1685.

Present { Cott. Wm Webber } in the name of the Court
John Estell { Cott. John Estell } Cott. Will: Stringer
in John Estell - in Phillip Hiltz

+ Certificate is this day granted to Cott. Wm Kendall for six
hundred acres of Land & Rights underwritten,
R. C. Thompson - Mary Monday - Anna Green
Cory Monday - Anna Leonard - Elizabeth
Margt. Monday - Mary Todd - Jn. Monday
Ann Monday - Margt. Millowin - Caesar Negro -

Ex parte Certificate is this day granted to Cott. John Estell for four
hundred & fifty acres of Land & Rights underwritten
Hannah Estell - Eli. Read - George his wife Negro
Deed Englishman - Eli. Knott - Caesar Negro
George Green - Pv. King Negro - Henry Negro -

Ex parte Certificate is this day granted to Cott. John Estell for four
hundred & fifty acres of Land & Rights underwritten
Hannah Estell - Eli. Read - George his wife Negro
Deed Englishman - Eli. Knott - Caesar Negro
George Green - Pv. King Negro - Henry Negro -

In the opinion of John Pettiman Esq^r it appearing to the
Court that he is very dyd poore & falle a hale boord man
yours see that he is incapable of getting his libelhood
say therefore od^t that he is Exempted from ye further
from paying of any summe or sum of money before he
finds further cause hereofward /

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Sub. day 3^d
Record

This day the Municipalis will of Sam^t Bennett died
was proved in open Court by the Corporeal Cattell of
Richard Whitmarsh & Wm Dibbs & approved of & ordered
to be Recorded (died upon the 28th instant of this Mo:
bent & Richd. Whitmarsh in open Court therin mentioned
as intended to have been Executed of the said will)
Dame West the wifes solet of the said Decedent to
whom (with her children) was left givene y^e greatest
part of his Estate by the said Municipalis will having
petitioned the Court that Adminstration might be
granted her demented husband It is therefore the
Judg^t of the Court & accordingly Ordered (on her petition
as aforesaid) that Adminstration be granted her demented
husband Richard Whitmarsh accordingly on the State
of the said Municipalis will according to the State
of the said Sam^t Bennett died. She Entring into
Bond will Securitey as ye Law in such case prescrib^e
and Required /

+ The Richd. Whitmarsh, m^r Basya Stratton, m^r Thomas
Pompey & m^r Robt. Cott. in are appointed by ye Court
to apprise ye Estate of Sam^t Bennett died and of
ye demented husband to make at ye house of ye
said Bennett on ye 4th day of August next at
one of the Clock in ye forenoon to affirms the
same according to the direction of ye Court
attend there to take an Inventory thereof /

This day m^r Isaac Howcroft brought his So^r beth^r Alice
Woodman & Elizabeth his wife to the Court with two
small children of theirs to have their Judgment of ye said
childreⁿ old whether they shold be in ye quality
of Debts till 24 years of age or not. It is the
Judg^t of the Court that the time was Lapsed of being
the said childreⁿ to be judged as by Law in such case
is provided & therfore decline from making any
proviso therin / William Webber

Ex parte In the difference depending between Cott. Wm Kendall
& others of the Estate of Capt. Nathan Walker D^r f^t d^r d^r
in Nathan Walkers diff^r. It appearing to ye Court that
there is an ac^t on the Books of the said Decedent Subsidy
by the said diff^r for three thousand forty & four pounds
of tobacco & carks will. Subsidy that there might be
paid Capt. Nathan did forasmuch as it appeared to
the Court that the said diff^r was allowed sixteen hundred
pounds of tobacco for his the said Decedents accommodation
ye year before that account made by said diff^r but
twelve hundred pounds of tobacco given credit for. It is
therefore ye Judg^t of ye Court & accordingly Ordered
that threys four hundred pounds of tobacco & carks
out of ye aforesaid sum discharged for the said Decedent
accommodation his make payment forthwith of sixteen hundred
forty & four pounds of tobacco & carks ye remainder of
(the said)

+ the said decoumpt under hand bala yo said p[er]t[er] quickly as
afforded did for the other debt of tobacco hundred twenty
pounds of tobacco & caskes etc he said doft not satisfie
the sume due halinge exhibited an decoumpt etc yo said
doft for a greater sume one is allowed in difference
the other acco[un]ting to yo said yo hundred hundred forty
a fourtne pounds of tobacco & caskes p[er]t[er] payment to be
made therof at affordand with costs of suit at Exeter

Ex parte + John Glegg differences depending upon a p[er]t[er] between John
Gobb p[er]t[er] and Richard Shapard doft by you decd It appearing
to the Court that there is One hundred pounds of tobacco
& caskes due from yo said doft to yo said p[er]t[er] in full of
the said decoumpt depending between them It is
Ordered by the Court that the same be paid
by the said doft to yo said p[er]t[er] with costs of suit at Exeter

+ the differences depending upon a p[er]t[er] in an decoumpt
between John Gobb p[er]t[er] & Richard Dennis doft
the Court find it noe cause of decoumpt and have therefore
ordered (upon the p[er]t[er]ion of yo said doft) that yo Dennis
be graunted his ait yo said p[er]t[er] with payment of fees
charged at Exeter /

+ Whereas there was attached formerly graunned to yo
Brockleb[er] dgt. yo Estale of Genl[eral] Barratt for the sume
of fiftie hundred forty & two pounds of tobacco & caskes
with costs on an order graduated dgt him to Henry Mallon
as security for the said Barratt did yo h[is] b[ea]ring sayled for
the p[er]t[er] thereof by reason of the Estale of the said Barratt
dgt in which yo said Barratt is concerned was no longer
to fees debited which b[ea]ring now falsly p[ro]fesseth It is
therefore the Judgment of the Court & accordingly Ordered (on
the p[er]t[er]ion of the said Brockleb[er]) that yo said attachment
belonged to him forthcoming to you dgt. yo said Barratt
debited to him forthcoming to you dgt. yo said Barratt
for the sume of fiftie hundred forty & two
pounds of tobacco & caskes as affordand with all sume of fees
of decoumpt thereto /

+ this day the 23rd of the grand jury for yo City past year
not discharged last Court appearing this Court & declareing
that they had no p[ro]bation to exhibit are accordingly
cleargy p[er]mitte to bringe any longer /

Ex parte + John Glegg this day yo Court where written were sworn grand
jury men for the remaining part of this present year
halinge yo Capp[er] of yo Estate lawfull d[ec]ceded, y[er]eceedingly
John Burt, John Edmund, Thos. Gwydir, Mr. William
Maurice Hall, Mr. Brockleb[er], Thos. Rompsey, John Duke,
John Gobb - John Glegg - Gilbert Moore, Henry Pike.

+ Whereal it appered to the Court that there is eight hundred
and forty pounds of tobacco & caskes due to Capt[ain] -
Hancock for yo Estate of Wm Nicholls d[ec]ceded & balance
of obligation which yo said Nicholls p[er]mitted to him as security
for Capt[ain] Gwydir on an order graduated dgt him to my
(fath)

+ Ex parte + John Glegg It is therefore the Judgment of the Court and
decoumptely Ordered that yo Capp[ain] forthcoming paid by the
freelord of yo said Nicholls estate out of yo said
decoumpt to priority a p[er]t[er]ance in law, with costs
of suit at Exeter /

+ At t[he]t d[ay] Court held in Northampton County the 29th
day of July anno Domini 1688.

+ John Glegg + John Waller
+ John Glegg, m[ar]k[ed] John Waller
+ John Glegg - John Waller

+ the differences depending between John Jackson &
Rich[ard] Shapard doft wher[er] he or p[er]son of p[er]son
belonging to the Shapards for the said doft their appearance
and shew b[ea]ring d[ec]coumpt depending between yo said
doft & p[er]t[er] to yo said Court the Court therefore command
yo said Jackson & the Shapards till yo day before the day
of judgment all to have & to hold the p[er]t[er] of yo said
difference at yo Court /

+ the differences depending between Henry Bullock p[er]t[er]
a w[om]e Chamberlain doft (no p[er]son appearing sufficient
by qualif[ication] to p[ro]fesseth on yo said p[er]t[er] behalf) on yo
order p[ro]p[ri]et[y] of yo Shapards Court for doft of
yo said doft appearance It is therefore yo Judgment of
yo Court and accordingly Ordered that yo said order
of thilke d[ec]coumpt of last Court doft yo Shapards be observed
and al monies graunned to yo doft dgt yo p[er]t[er] w[ith] p[er]t[er]
of costs of suit at Exeter /

+ the differences depending between John Glegg & James his
wife ~~and~~ Compt[er] A Morgan Pendleton esq[uis]t in law att
to yo said compt[er] is referred to yo said Court for him to have
time to answer to same /

+ Judgment is this day Confessed by Robert Briggs to Capt[ain]
Hancock Esq[uis]t for the sume of fourtne hundred twenty two
pounds of tobacco & caskes due by him forthcoming to be paid
with costs of suit at Exeter /

+ the suit depending upon a p[er]t[er] between John Waller &
Walter doft the same is dismissed with costs /

+ Judgment is this day Confessed by Wm Waller worth to Capt[ain]
Hancock Esq[uis]t for fiftie hundred fiftie nine pounds of tobacco &
caskes he has paid the fourth day of October next with costs
of suit at Exeter /

+ Judgment is this day Confessed by Mr. Francis Motoly Now
yo wife of m[rs] Mrs. Motoly formerly yo wife of Capt[ain]
of m[rs] Brockleb[er] Taylor d[ec]ceded on yo behalf of her husband
and selfe for the sume of fiftie hundred & thirteen
pounds of tobacco & caskes being due to balance of
decoumpt in the Brockleb[er] estate from yo Estate of yo said
m[rs] Brockleb[er] Taylor d[ec]ceded forthcoming to be paid out of the
sume to the costs of suit at Exeter /

+ Judgment is this day graunned to Mr. Middleton p[er]t[er] dgt.
(John Hesketh)

John Hetherington doth for the sum of four hundred pounds
sixty & sixteen pounds of tobacco & casks appearing due
by Bill of debt herewith to be paid according to ye law
with costs of suit at Exeter.

Judgment is this day confirmed by James Watt attorney
for the sum of one hundred & seven pounds
of tobacco & casks to be paid the tenth day of Dec with costs
for Bills first sent to you said my creditor dated in this
year's Oct when he was discharged & by him agreed
to be paid out of ye sale of a vessel with costs of suit
at Exeter.

Whereas attachment was granted last Court to Charles Holden
on 11 Nov 1685 returned by the Estate of his son
on which John Reddick entered as your attorney for the said
son) bound to the said attachment due this Court going to
pay all thereby on two cause of debt appearing (for that the
bill charged upon the said son to pay the said
Holden sum pounds 160 being a sum thousand pounds of
tobacco & cask at ye latter end of the business he was
granted in for in? from his son for his special care therein
of is the provision & charge for manf of yr Freeman
it is therefore ordered by the Court (on ye motion of the said
son) that a Monitour be appointed to collect the same
with payment of Court charges at Exeter.

Whereas you said Charles Holden brought his bill with
marshamur p^t to the Court humbly desired a stay of the
same upon the 4th day of the next Court which is done
directly granted him to the said son, Entering into P^t
with security according to law in such cases made pro
Court held in New Hampshire County the 20th day
of July anno 1685:-

John [P^t] Wm Waterhouse Major Jno Robins
John [P^t] Wm Reddick Mr Thomas Hunt

Judgment is this day confirmed by John Santander attorney
of adrian Westerhous p^t son of his master William
Westerhous died on ye behalfe of ye said adrian Wester-
hous attorney as aforesaid to Charles Holden for ye sum
of fifteen hundred pounds of tobacco & casks to be paid
the tenth of October next out of his said master's Estate
according to security & provisoy in law with costs of
suit at Exeter.

Whereas Martha Short w^t woman to John Ford
claimed to ye Court of her friendly & hard hands of her said
Master usage of her body unlawfully appearing to
be above & beyond three of ye grade for y^e she is
bigg with child it is therefore ye Judgment of ye Court and
accordingly ordered that the said John Ford is bound
with his said Master & Freeman him bound to faithfully
service according to his ability and that he is prob
sufficiently & conveniently for his in ye time of the pro
duction of his child she goeth withall & before induction

(as shew

as there is crooked from the same and under being in an
act of his reasonable charge therein to the next Court before
which time they think fit to suspend their Judgment of the
said case for his reasonable suspending his service before
the date whereof judgment shall remaine till the
date of Court. Moreover further doth say that John Winberry
doth for Elizion hundred & eighty pounds of tobacco & cask
by due & callayed which ye said Winberry exhibited an ac
ctg the said Walker's Estate part whereof being for ye charge
of the house the said doft lies in on ye said Walker's Land
which the said Winberry alledged her was to defray. His said
Master fit to be for the same to ye next Court and that in
the mean time John Reddick & George Dell bind ye said
Winberry's house & compayne whole cost and charge which
the same shewd ye said Walker in Buildinge Nagles and
every thing else & givs expect thereof them to ye end of
Division may be putt thereto.

The difference depending between adrian Westerhous as
one of his master Wm Westerhous died p^t and his Watson
doft the Court finds no cause of debt & therefore hath
discharged ye said suits y^e p^t payinge costs at Exeter.

The difference depending between Richard Walker p^t and
adrian Westerhous son of the Estate of his master William
Westerhous died p^t. The Court finds no cause of debt
and hath therefore discharged ye said suits y^e p^t payinge
costs at Exeter.

Whereas Wm Baker p^t comoncied suits to this Court agt John
Bellamy doft & failinge to prove his p^t p^t it is therefore
ordered by the Court (on ye motion of ye said doft) that
Nondine be granted him agt ye said p^t with payment of
Court charges at Exeter.

The difference depending between Gilbert Moore p^t and
Charles Holden doft concerning of Peale claimed by ye said
p^t alledged by him to be in the possession of the said doft
but was never appearing to ye Court. This thinks fit
to cause ye same to the next Court than for ye said p^t
to manifest his said objection to the end a division may
be putt thereto.

Judgment is this day confirmed by Robert Gold to Daniel
March for the sum of two thousand four hundred and
seventy pounds of tobacco & cask appearing due by Bill
forthwith to be paid with costs of suit at Exeter.

Whereas Joseph Godwin p^t comoncied suits to this Court
agt Wm Gold doft for two hundred twenty eight pounds
of tobacco & cask due by who failinge to appear to
defend the same order is therefore granted agt the
Sheriff for payment of ye said sum immediately after
ye next Court (in case of a trial d^r of ye said
Godwin p^t) with costs of suits at Exeter.

(Judgment)

Judgment this day granted to Benjamin Shattock. per ch
John Pennington's debt for the sum of four hundred pounds
of tobacco & casks due by dec^t. for oil wadles having made
forwards to him paid with costs of suit at Boston.
This judgment executed this day at the suit of Capt. Wm
Whittington & wife Win^o Pennington his estate settled in the
hands of Samuel Goudry is continued till next Court for
the said Goudry app^rearance then to satisfy his claim
Judge thirteenth.

It is ordered by the Court that John Pennington be
constituted the commanding part of this Guard yard
1685 in the Island of George & that that he hath
richt himself with a copy of this Order & of his constable
wall shall be very faithfully observed to the rest of this
the Constable of New Haven to take up said Wall and
then the said Pennington be discharged.

This Court adjourned w^to 28th of September next.

The 20th day of July 1685. Read
and Examined in open Court.

Signed *[Signature]*

22nd March 1685.

William Walker
Wm Kendall
John Gilbert
Jn Fitch jun^r
Thomas Harrington
Thomas Hunt

1679. for Littletons Estate - 6th Decr - 6th to
6th 1679. 1st Janst 1st paid 00 33: By Simeon Pratt for Littleton 01 37
8th 1679. 1st Janst 1st paid 00 40: By 50lb Sugar total 29 50
52. 1679. for General Expenses attorney 00 21: By 1679. 80 81 82
to 10 lbs tobacco shipped bound 35 55: John Moore 3 years Rent - 1800
to Nath. Williams 1st Janst 1st paid 200: Tho. Hogg 2 years Rent - 1600
to Major Bowditch - 1800: By 100 Cans in 4 years 23 20
6th 1679. 1st Janst 1st paid 0 34: By 100 Cans in 4 years 20 00
80. to John Hough 2 lbs Turnips - 00 36: By 100 Cans in 4 years Rent - 1600
51. Mayors & Majors 2 years - 00 20: By 100 Cans in 3 years Rent - 1200
6th 1679. for 100 Cans in 4 years 01 52: By 100 Cans in 3 years Rent - 0 900
16th 1679. for 100 Cans in 4 years 00 20: By John Isaac for Elmer Driggs 0 400
to Gott Fitch on Rent - 10 16: By Dan. North 3 years Rent - 1200
1st 1680. for 100 Cans in 4 years 00 55: Driggs 4 years Rent - 0 800
to John Bowditch 1st 1680. - 00 60: By Emanuel Driggs - 0 370
to Dan. North for goods delivered 18 35: By Dan. North 1st 1680. - 0 420
By R. Gil - - - 0 500: By Capt. Hobart for Dan. North 1st 1680. - 0 400
to Gott Fitch - - - 0 500: one year Rent - - - 22 21
to John Dally, appeared by Capt. Hobart 0 500:
to Elmer Driggs - 15 50:
to Ruth Williams for 100 Cans in 4 years 0 300:
to Capt. Hobart charged in 81 - 18 07:
to Gott Fitch - - - 40 76:
to Gott Fitch - - - 0 132:
to Capt. Hobart in 82 - - - 15 53:
to Gott Fitch in 82 - - - 17 03:
to Gott Fitch in 83 - - - 0 800:
22 21

Done Judgment 22nd of the 1st of October last but not any
days worked paid as their Lessor obliges them,
This is a true copy of an act exhibited to us by Capt.
Wm Kendall to this day being ye eighth day of March
anno 1685. *[Signature]* Tho. Backels Daniel Jenifer
John Robins Rich. Bally
The 28th of July 1685. This above document acknowledged in open
Court by myself John - Being one of the subscribers thereto
also there declared by him that he did knowlede the seal of
ourselves of the last will & testament of Gott Dowly Littleton
and above Wm Kendall subscriber with him at ye same
time of the above date did approbateth yr same document
as just and legal which the Court thought to be reasonable
we putt upon record for the vindication of them yr said Gott
Wm Kendall and discharge of the rents as fare forth as the
same hath relation to.

Read 3rd Dan. March 1685. *[Signature]*

1679. Littleton Estate - 6th to July 1685. 1st to 1679. to July 1685: 1st to 1679:
to payments paid the 8th 1st to 22 21: By Balance w^to 800 in 7th 137:
March 1680 1683. - 1st to June 1679: By John Fitch Sheriff for 1st to 480: By Sugar or 3rd w^t of fearens 1st to 29 58:
Rent in 1682: - 1st to paid for 1st to 300: By Brown Head 6 years Rent 1st to 3 900:
to paid to Isaac - 1st to 300: By 650 1st to 1680:
to goods to 1st to 15 50: By Jno. Moore & Thos. Day 6th 3 600:
to paid for 1st to 1 188: years Rent at 600
to paid for 1st to 1 188: By Thos. Hogg 6 years Rent 400 2 400:
to paid Dan. North recording 1st to 38: By Gott Fitch 6 years Rent 1st to 6 000:
to paid Littleton Will 1st to 1683: By 100 Cans in 4 years Rent 1st to 6 000:
to paid Matthew Slipp 1st to 1 48: By 600 Cans & the alligood 1st to 2 800:
to paid for 1st to 2 279: years
to paid Gott Fitch 1st to 960: By the alligood 1st to 6 years - 2 400:
to paid Gott Fitch 1st to 960: By Major Odore 6 years - 2 400:
to paid Gott Fitch in 1683 1st to 1 841: By 100 Cans in 4 years Rent 1st to 1 200:
1685 to paid Gott Fitch 1st to 27 20: By 100 Cans in 4 years Rent 1st to 200 1st to 1 200:
to goods to 1st to 180: By Manuell Redriggut & John
1st to 100 Cans in 4 years Rent 1st to 1 200:
Littleton in 1679 1st to 424: By Daniel North 6 years algar. 2 700:
to paid 1st to 2 200: By Gott Fitch 6 years algar. 2 000:
to paid 1st to 2 200: By Gott Fitch 6 years algar. 1 200:
1685 to paid Gott Fitch 1st to 2 000: By John Isaac Judg^t 1st to 3 000:
to John Isaac Judg^t 1st to 6 00: By Peter George 6 years - 2 400:
to paid in Black Marth 1st to 1 168: By Dan. Washbourne 1st to 3 228:
to paid Daniel Fitch for 1st to 1 50: By Gott Fitch for Daniel Fitch 1st to 2 30:
to paid Gott Fitch 1st to 3 281: By Daniel Driggs & John 1st to 2 90:
to paid Gott Fitch 1st to 1 084: Paid 1st to 3 years Rent 1st to 1 200:
to paid Gott Fitch 1st to 1 267: By 100 Cans in 4 years Rent 1st to 4 0543:
to paid Gott Fitch 1st to 2 146: By 100 Cans in 4 years Rent 1st to 4 2679:

This is a true copy of an account exhibited to us by Capt.
Wm

Wm Kendall by this day bearing the 19th day of July 1685
Daniel Jenifer Thos: French
Rich: Bally John Rehins
(Edo'd)

The 28th of July 1685 this within copy of an decom-
municated by Capt Wm Kendall or acknowledged in open Court by
me self John Rehins one of the subscribers thereto at a time
declared by him that he will acknowledge the rest of my obly
of his last will and testam't of Capt Doulby Littleton doth
within writing subscribed with me at the same time
of the written date & approved by said date as just & true
which the subscriber John Rehins has putt his
hand for his vindication and discharge of the present
as far forth as yo have such relation to.

At Dan: March 28th 1685 C. North

Recorded at Dan: March 28th 1685 C. North

Whereas Capt Isaac Proscroft had by his Deed bearing Equall date with
these presents bargained & sold to me Thomas Hermanson in
honesty & affignt for 6000, the one halfe of the moity of all
Works in the County of decomacke to him by James Hobill as
said bearing date the ninth day of Decemb'r in ye year of our Lord
god one thousand six hundred & eight yds & more or
less appurtenance thereto. Now therefore know all men by these presents that
I the said Thomas Hermanson do for me my honest Earth
& affignt further promise grant & agree to & with the said Isaac
Proscroft his heirs & affignts (decomacke to a former agreement
between us) fallwih with what convenient expedition may be
done in ye whole moity or halfe of the Works att yo proper cost
and charges of me the said Thomas Hermanson my honest Earth
& affignt & if we shall fail to do so that then it shall
be my god lawfull to & fee ye said Isaac Proscroft his heirs &
affignts to gott & procure yo said to be done, & to pay said
Thomas Hermanson my honest Earth & affignt to pay for
yo doinge thereof. And I doe also for me my honest Earth a sum
of £ 1000 & affignt & if we shall fail to do so that then it shall
be my god lawfull to & fee ye said Isaac Proscroft his
heirs & affignts not to putt a halfe on yo said land any
more than his right thereto. And I the said Thomas Hermanson
do for me my honest Earth & affignt further except
deceit & discharge to ye said Isaac Proscroft his heirs & affignts
all right title & interest what so ever that I yo said Thomas
Hermanson my honest or affignt may might or possesse att any
time or times hereafter after challenging claming or demanding in
to that part of yo Works belonging to ye said Isaac Proscroft
his heirs & affignts But from ye same were & story of yo
soe shortly dispossed & forsoe excluded. In witness whereof I do
hereby affix my hand & seal yo seal yo seal
of myself in ye year of our Lord god one thousand six hundred
sixty & nine (Edo'd). Thomas Hermanson

Signed sealed & affixed in presence of (Edo'd). Thomas Hermanson
the next (or next) intercalary day. The 21st instant anno 1685 the 10th year
of King Charles II. before signature of yo seal yo seal
& sealing hand of John Leach. of July 1685 the 28th day in the 10th
year of King Charles II. (Edo'd) Dan: March 28th 1685 C. North

Recorded at Dan: March 28th 1685 C. North

Charles Holden of New-Hampshire died William Sterling
of the same place settifid and declared that they did in
Company with Capt Wm Kendall at the Royle of said said William
Sterling had his John Fletcher Master of the ship
Portsmouth Pinck now living in Chilmark broke on
the Eastward shore in Virginia which said Master & since
died & publickly declared the thirteenth day of July
in the day before he departed the life taken care of
his mortall hooded wals to charge of the said ship by
his brother in law the Merchant said William Swan
by Name & said this was soe ready to depart when
therefore lawfully required that subscriber late the eighth
day of July One thousand six hundred Eighty
Charles Holden
William W. Sterling

At 28th day of July A.D. 1685.

Probation made unto me open

Court by yo Oath of Charles

Holden & William Sterling

At Dan: March 28th 1685 C. North

At Dan: March 28th 1685 C. North

I know all men by these presents that I John John an attorney
of New-Hampshire in the Island of Boston Merchant
have assigned ordained and made; & in my stead & place
by these presents put & published by trusty & well belied
fined Capt Wm Kendall Merchant of New-Hampshire County
in decomacke by me my husband & lawfull attorney for me
and in my Name, & to my self to take for my esquire
esches and escutes, all and every such debt & summe of
money, as are now due unto me at any day or dayes
time delius hereafter shall be due owing belonginge or
appertaininge unto me by any maner of waye or meanes
whatsoeuer. Given & graunthe unto my said attorney by
these presents my full & white power strength & authoritie
in and about the principall & by her the receipt of any such
debts, & summe of money aforesaid discharged or other
discharged for me & in my Name to make Seale of Debte
and att a of obey other act & acts thing & things debte and
debtes in the same whetherto be needfull & necessary to be done
or about yo purpos for the Recovry of all or any such debts
or summe of money as aforesaid for me & in my Name to do
execute & performe as fully largely, & chearly to obey respect
to all intolls instructions & purpos all my selfe might
could doe if I were personally present. Ratifyinge allowings and
holdings found & stabled all & obey such act & acts in whiche
wherof I have receyved & stabled my hand & Seale this thirteenth
day of June anno Domini 1685 in the presence of Capt Hickey
Stringer, & Thomas Owen

John John &
Stringer

At 28th day of July A.D. 1685. Probation made

unto me by the testimony of Capt Hickey Stringer

in open Court by Dan: March 28th 1685 C. North

At Dan: March 28th 1685 C. North

At 28th day of July A.D. 1685. Probation made of me

Brother Wm Woodward
(my self)

154. + my full part of my mother's Estate according to appraisement
M'ths Ralph Pigot & me in witness
John Hamerton the 28th of July anno 1685.

deknowledged by the said John Hamerton in
open Court. R. Dan Marchall Esq. & C. Northam
Record of the said Court. 28th July 1685.

Wm. Pigot the 28th of July anno 1685 Thomas Hamerton
John Hamerton in open Court by the said Thos. Hamerton
Record of the said Court. 28th July 1685.

+ Be it Remembred that Richard Whitmarsh of the County of
Northampton Gentleman William dyed of the same place
as wmy and Judith Neffon of the same place came before
themselves Hunt Gentleman of his next朱士夫 of the place
the 20th day of July anno Dom. one thousand six
hundred eighty & five hundred & six days as followeth. That
bringe at his house of one Samuel Bennett now deceased
the fifteenth day instant did hear ye said Samuel Bennet
being sick in bed out of sound of speech made & wrote
publickly & declare by word of his mouth the contents here
after Express'd to see his Will & Testament as followeth. In
that he did command what Estates he had after his death
satisfy'd to his women Elizabeth Anne West then present
in her two children. And for the land he then left by her
died a fayre and comelye to the said Anne & her children
with that Richard the third should pay to his wife in England
two hundred pounds of tobacco & water during her life &
also Will'd & desired ye said Anne West to load him his
tobacco but did not name to whom he did so.
63 to take notice of this his will did do all ye same to
declare that he did intend (if in ye mean & right Whitmarsh
would take ye trouble upon them) to make them Executrix
of his Estate. But as Woods to ye like effect was so abys
mented Richard & William & Judith did plenily & distinctly
word from ye said Richard Pardon & mouth and are ready to
despatch ye same when thesebules required
taken & sealed before me the day
and year aboveand. Thos. Hunt

mark of
Richard H. Whitmarsh

mark of
William & dyed

Judith Neffon

+ The 28th day of July anno 1685. the
said Richard Whitmarsh & wife are
dyed before me & above written in open Court on the Capital
Chare at ye Municipall Will of ye said Sam'l Bennett & Richard
and apprais'd of and ordered to be paid & delivered and upon the
Relinquish'm of ye said Samuel Bennett and Richard Whitmarsh
in open Court there nominate as executors to see to the Estate
of the said Will & Anne West & women Elizabeth & Judith
to whom with her children two Richard & Judith
ye greatest part of

(Estate)

155. + Estate by the said Municipall Will having beenw the
Court that Sam'l Bennett might bee granted her dundred three
hundred & threenead the Judge of the Court & accordingly
ordered on the Bilem as aforesaid that Administrat're
be granted her dundred & ye said Municipall Will
accordingly on ye Estate of the said Sam'l Bennett. Recount
decreed that Entering into Record with security as ye
law in such case requires & Enjoyned,

Record of the said Court. 28th July 1685.

+ So y. was to Court of Northam County
Whereas by yo' Wm. off order bearing date ye 3^d day of
June last past was wro't to make division of
the Estate of Thomas Eastwood dyed, that Will Williams
who late married his wife might in right of his wife
have ye third of the said Estates. Was this forseen obiduo
therebyle having accordingly made & according to the
best of our Judgment hand divided ye Estate of Will Williams
his part where he accepted of a fiftie & three parts
and the rest declined of a fiftie & three parts as follows.

one few falled Geese dyed 11 years of a Bull Calf
one Bus Maned Stare Coloured Black dyed 8 years of a few flocks
one Bus Maned Bridgott of a Brown colour, wth Star in y forehead
one dark Brown Grouelinge full
one two years old Brown Stede wth white feet
one Dote all Red

one Golden yarde old Stede & falled Bull Head,
one Brown Stare wth faced 5 years old
one three yarde old Red Mifte for wch Will Williams is to
pay ye Estale in Consideracion of the other Two Thirds two
hundred pounds of tobacco.

The Remainder of ye Estate bringg. Sundry flesh for he could not bee
brought up & much lumbering which alreadly appeared two
bars not measured with wings almost impossible to make an equal
partition, & as we were informed belongeth to ye said Sam'l who is to be
delivered of the same for what they were appraised at & not to bee
delivered in fould bringg for nothing Goods all which was make
up off did humblye certifyd by Sam'l under our hands ye 21st day
of July in anno Dom. 1685. John F. B. Belkis Robert Foster
mark

the 28th July anno 1685 presented in open Court by yo' will
subscribed Robert Foster R. Dan Marchall Esq. & C. Northam
Record of the said Court. 28th July 1685.

in the sum of
+ Compto judgment to Charles Holdren for ye sum of fiftie
hundred pounds of tobacco & casked which I am to pay
beginning at 10pm to ye Estate of yo' will & Richard Whitmarsh
done for ye said Charles Holdren on ye 29th July 1685.

Thos. Hunt
mark
R. Dan Marchall R. Dan Marchall Esq. & C. Northam
Record of the said Court. 28th July 1685.

Adrian A. Webster
owner Marchall

R. Dan Marchall Esq. & C. Northam

(The Duplicator)

The Deposition of Humphrey Brooket dyed 38 years or thereabouts sworn and examined before I. Smith Esq.

+ that bring at his house of Richard Watson about two years since he was in Waterhouse did like ye said Watson if he would pay that sum pound money due Sympton over him who informed her had no money But was willing to pay any sum he had Waterhouse asked her was ready to take it in hand or any other commodity Afterwards Watson having paid him some quantity of time according to promise for the debt afforded her and that he had paid some of his debt but would pay now no more.

(Endorsed) the 20th of July 1685 she will be
Humphrey Brooket sworne in - the witness of
opⁿ Court. At Dan March 28 1685 C. Northam
Recorded for Dan March 28 1685 C. Northam

= The Deposition of Mary Jeannonge dyed 28 years a widow about the last full wife of Thomas Jeannonge Esq. + that in William Waterhouse deceased formerly came to the house of Richard Watson & demanded of ye said Watson if debt due Martin Sympton owing to ye said Waterhouse did Rich Watson then asked ye said Waterhouse whether hee himself (Watson) did owe him the said Waterhouse any thinge and the said Waterhouse answered with Watson No hee never owed him any thinge But had for the said that hee had beene informed that how ye said Watson was to pay all Martin Sympton debts And Watson woulde have not pay them but must go to Martin No hee would not pay them but must go to Martin And in William Waterhouse directed Martin Sympton to send it, and in William Waterhouse directed Martin Sympton to send it, and in William Waterhouse directed Martin Sympton to send it, and in William Waterhouse directed Martin Sympton to send it, and further said not /

Signature Mary D. Jeannonge

the 28th of July 1685 Sworne in
open Court At Dan March 28 1685 C. Northam
Recorded for Dan March 28 1685 C. Northam

+ And further that said deponent Mary Jeannonge Esq. in William Waterhouse came to his house of the said Waterhouse and would buy two barrels of Corn at eight shillings a barrel and ye said Watson payed her £20 worth and by her selfe and Waterhouse have any account upon ye account of Martin Sympton and Waterhouse payed her did not come upon any such account to her selfe said Smith not /

the 28th day of July 1685 Sworne in - Mary D. Jeannonge
in open Court At Dan March 28 1685 C. Northam
Recorded for Dan March 28 1685 C. Northam

+ The Deposition of Mr. Bon dyed twenty two years or thereabouts said that bring at his house of Benjamin Brattan last April was at Waterhouse which was present in Buryman and Benjamin Brattan asked ye said man how hee liked ye Leger and ye said man replied it was done very well and hee could finde no fault with it And further this day of July 1685 Sworne in open Court At Dan March 28 1685 C. Northam

Wm. Michel

157:	William Michell Estate of Kendall - of Cuba - £3500
b	Capt. John Bush's selling goods - 500 By Charles Holden - - 304
b	for att au oute - 2973 By Capt. Charles Holden £4500. 680
b	Scott water of post - 1203 By Scott water of goods att 1690
b	In the Hammarlen Son - 869 By the owner - - 1690
b	Capt. Gould for Eliot - 900 By Wm. Kendall Son - 0950
b	In Kendall Son of Bill - 2673 By Capt. Kendall for the debts £300
b	To Walter Matthews Estate - 1104 By Capt. Gould for Scott water - 360
b	Mary Fatchek at Hobson - 553 By Mary Fatchek for the debts - 400
b	General charge - 343 By Capt. Gould accepted off for 100
b	Paula Fabian Ditto - 181 By Capt. Gould for Hammarlen - 580
b	Danvers Small Ditto - 250 By John Taylor & Groves - 410
b	Capt. John Taylor Ditto - 870 By J. MacLean for Hester - 290
b	John Fatchek for Hester - 100 By David North - - 620
b	John Fatchek - 100 By John Ansell - - 700
b	Paula Fabian Goods of - 1130 By the Mowes Bill - 105
b	out for Hester and others - 285 By John Hawkin Bill to Recd £450
b	In Capt. John Hawkin - 1204 By Daniel Brattan - 230
b	allowance for post - 1452 By Wm. Waterhouse - - 780
b	Hester Waterhouse - 400 By Mary Fatchek - - 560
b	for direction allowed by Hester - 40 By Danvers Small - 240
b	John Waterhouse for Mathew - 55 By Capt. Gould and - 600
b	Scott water fords justly due - 180 By John MacLean for Hester - 360
b	Charles Brattan for Hester - 1666 By Capt. water for obg - 50
b	for Hester - 1666 By Capt. water for obg - 50
b	for Capt. water - 162 By Capt. water - - 162
b	for Capt. water - 376 By Capt. water - - 376
b	for Capt. water - 75 By 2 3 Bushells of Indigo - 75
b	for Capt. water - 50 By Capt. water - - 50
b	By Charles Peake on bill - 92
	15512

Post due to Bellamy (Recd Excepted) - 1154
which is to be Rehanded & charged by Capt. - 1666
May 28th 1685 Wm. Kendall - 1666
Dan Northam

+ the 29th of July 1685 this doct Exhibited in
open Court and approued of & ordered to be Recorded
and it is the Judgment of ye Court that so much as is
paid beyond oblige be allowed by ye said all fddle
decreed to payment /

At Dan March 28 1685 C. Northam

+ A sumpon of administration granted from Capt. William
Waterhouse to Capt. Wm. Kendall to claim M. on the Estates of
the Master Samuel Bennett deceased & according to
the said Decree Municipal will which the Executed
Master Bennett as embodied to be delivred in open Court
(decree)

158 + according to the date of the return of Court bearing
dated in Northampton the 28th day of July last past dated
the 1st day of August return 1685.

A Bond from the said Anne West Charles Holden
& Daniel Neech all of the County aforesaid to the Court
Wm Waldo & Cott Wm Kendall and ye 2nd of the month
Court of the said County in payment of eight hundred
pounds of good tobacco & caskes dated ye fourth day of
August return 1685.

+ ordered for the true performance of yr previous summe
of administration and keeping the said bondes from yr
gravinge of the same or that then or

therein delivered in payment
of the said Pepple Pigott
Jno Bradhurst
Record. for Dan Neech et al Co:
B Mather

Shipped away from William Kilham of Mashopungo & White
hose brandon on the Norther side with E. H. and others that with
the latter R. K. Shipped away since March last & when he
wont away has had his Means Shows & of Brush Payls if
any other can tell any News of him let them bring him
back Richard Sanderson and he shall be long well paid by me
July 25th 1685. with William

(Edward) the 28th 29th 30th day of July return 1685.
the will in unto their R. S. at ye Court house
Town of Northampton County.

Recd. for Dan Neech et al Co:
B Mather

= at a Court held in Northampton County the fifth day of
October return 1685:

Plaint [John Robins] and Thomas Hunt
defd [John Marmanson] & Jas Hill Stringer &
John Lusk & Phillip Fisher

Judgment is this day granted to Daniel Neech admt^r of the
Estates of Jas Mather deceased for Elston hundred eight
hundred pounds of tobacco & caskes appearing due by debt for
Cotk fees w^t was paid out of the said Estate (according to
priority and p^cedency in law) by the said Admt^r in case you
said Admt^r shd^t not cause to yo Court pay att ye next Court
with costs of suits att Escompt.

Ord^r of last Court dgt. the Sheriff for failure of Wm Groton
to appear to answer the suits of Joseph Goodwin for the
summe of two hundred & twenty eight pounds of tobacco
& caskes is this day remitted & the Sheriff for the same
summe remitted to be paid with costs of suits att Escompt.

Whereas Edm Michael on ye behalfe of himself &
the rest of the Execut^rs of the Estate of his father in law
Richard Neech deceased def^d remised suits to this Court
dgt. John Smalling for the summe of three hundred & sixty five
pounds of tobacco & caskes who failinge to appear to answ^r

the said suit ord^r is therefore granted him dgt. yo Sheriff
for the paynt of the said sume immediately after ye next
Court the said debt then appearing due (in case of d^r
Mikel die^t of the said Smallding there) with costs of
suits att Escompt.

Whereas it appeared to the Court that there is due to
Richard Whiting from ye Estate of Saml Brundt
the sume of five hundred forty four pounds of
tobacco & caskes by bill and dec^r for attendance in
his Tichard a fundall charges It is therefore ordered
by the Court that Anne West the exec^r of the said estate
forthwith make paynt thereof out of the same (according
to priority and p^cedency in law) with costs of suits att
Escompt.

The difference depending between Wm Baker fit^r
John Brannan def^d att said debt escompt is referred till
next Court did y^t the Sheriff take security of the said
debt to answer ye same then & soe of decision to be
put thereto.

Whereas Lawrence Grafton fit^r remised suits to this
Court dgt. John Taylor def^d & nos cause of decon appear^r
ing. It is therefore ordered by the Court (upon y^t p^cition
of the said def^d) that d^r Monfult be granted him dgt.
the said fit^r with paynt of Court Charges att Escompt.

Whereas Andrew Simms fit^r remised suits to this
Court dgt. Capt. Wm Whittington def^d for the sume of
eight hundred & fifty pounds of tobacco & caskes who
failinge to appear to answer ye same Ord^r is therefore
granted dgt. the Sheriff for paynt of ye said sume
immediately after the next Court b^t the said fit^r the
said debt then justly appearing due (in case of d^r d^r
die^t of the said Whittington there) with costs of suits
att Escompt.

The difference depending between Henry Pike
escompt in Court & John Fawkes def^d att said
debt escompt (by reason of his weakness and infi-
ability) is referred to ye next Court.

Whereas it appeared to the Court that there is eight
hundred & five pounds of tobacco & caskes due to
Daniel Neech fit^r Anne West Admt^r of ye Estate
of Saml Brundt def^d & Batt^r of ferme elect
and for Clerks fees It is therefore ordered by ye Court
the same be forthwith paid by the said Admt^r out
of the said Estate (according to priority & p^cedency in
law) with costs of suits att Escompt.

Judgment

Judgment is this day given upon by John Taylor to Mr. Marmanion son for his sum of four hundred and twenty pounds of tobacco & caskes forthcoming to be paid with costs of suits at Law.

+ The difference depending upon difference between Capt. Wm Kendall & the Estate of Capt. Mathew Walker deceased & John Winsbury Deft on request of the said Estate being given on Publicque affairs is continued till next Court.

chitdren + The difference depending between Capt. Wm Kendall & the Estate of Capt. Mathew Walker deceased & John Winsbury Deft on request of the said Estate is referred to yo next Court.

deceased + The difference depending between Ralph Digot aged a ye old m^t of yo Estate of Saint Bourne deceased Deft on request is referred till yo next Court.

+ Judgment is this day pronounced to Mr. Marmanion son dgt. the Estate of John Portlock deceased for his sum of four hundred & two pounds of tobacco & caskes appearing due by debt for fundeall charges forthcoming to be paid out of the same with costs at Law.

+ The claims made by Wm Brewster dgt. the Estate of John Portlock deceased is referred to yo next Court for further proof.

he held out + The difference depending between Adam Michal & son dld. yo old m^t of yo Estate of Saint Bourne deceased Deft att d. dft on request is referred to yo next Court.

+ The difference depending between Isaac Pearce deceased & the son of the Estate of Capt. Mathew Walker deceased Deft (by reason of the dft above about Publicque affairs) is att his request referred to yo next Court.

+ The difference depending between Capt. John Stokely & the son of the Estate of Capt. Mathew Walker deceased Deft on request is referred to the next Court.

+ The difference depending between Capt. John Stokely & the son of the Estate of Capt. Mathew Walker deceased Deft (by reason of the dft above about Publicque affairs) is att his request referred to yo next Court.

+ The attachment retained to this Court by Henry Mathews dgt. the Estate of Richd. Watkins is continued till next Court to said Mathews (lately ddt) that will be proved that sum of £1000 qualified to prosecute yo same.

+ Judgment is this day pronounced to Henry Rockes Clarke & dgt. John Stokely Deft for the sum of five hundred pounds of tobacco & caskes appearing due for Service and marriage forthcoming to be paid with costs of suits at Law.

(The difference

+ The difference depending upon difference between Gilbert Moore & son & Revert Poole Deft is by the Court of the said party referred to the next Court.

+ The difference depending upon difference between John Bagg & Joane his wife & son in law & Morgan Pendleton Deft & Paul between two and three years old appearing by the said son & son before Court to be killed by him killed. It is third for the record of the Court that the said deputie fele with dolber & Bell of the like age in kind or the value thereof as shall bee adjudged by indifferent men of the Neighbourhood to the said Egypt & pay costs.

This Court adjourned to ye 30th of November next
the 5th day of October 1685 Recd. { John Hobart
& Examined in open Court & signed / Thomas Marmanion
John Luke
John Merchele Esq^r / Hatt. Stringer,

+ The Deposition of James Dabis aged 28 years or thereabouts about yo 3^d day of March 84 A young man came to my house & said his was of former upon me I would have him too said his words well and further another time also he too me who had a mind to go up yo Country I heard him aske John Bellamy to go along with him for his wedded wif that the said Bellamy was a godson to the Whore kill. John Bellamy told him he would have nothing to do with him for he did not know but he might do it fornt. Also yo said young man went away from my house & I did not know whether he went also I did not see him go with yo said Bellamy going my Plantacion the said Bellamy went from my Plantacion several hours after him on wards of his journey and further scath not.

The 28th of July 1685 Sworn in the marks of
open Court first Dan. Merchele Esq^r / Jn^t J Dabis
2d Dan. Merchele Esq^r / G Northam /

+ The Deposition of Susanna Dabis aged forty years or thereabouts about yo 3^d day of March 84 of young man came to my house I heard him say his was minded to go up yo Country and that here was a free man also I heard him aske John Bellamy that he might go along with him to the Whore kill yo said Bellamy said he would have nothing to do with him for he did not know but he might do it fornt when yo said Bellamy desired him to do right and go along w^t Roode in company w^t him yo said Bellamy replied & said he could not hinder him this thing high way for that was free & further scath not
July 1685 sworn in open Court the marks of
first Dan. Merchele Esq^r / G Northam / Susanna R^t Dabis / 2d

The Deposition of Charles Price aged 22 years or thereabouts your depon^t saith that heing at the house of John Baker abo^r yo^r 6th day of March 1684 saw in John Billings and Henry Butterwell with him and said I proffred to stopp yo^r said Butterwell had not yo^r said Billings promised me satisfactory & further Smith not /

The Deposition of John Baker aged 32 years or thereabouts your depon^t saith that somethings in August I heard in John Billings & William Baker talkings about Henry Butterwell said Butterwell said if he had thought that he said Butterwell did have any good debt he would not have carried him away out of yo^r County. Especially William Baker (fuller 34 not) dor^d the 5th of October anno 1685 the witness. the said John Baker deposⁿ severall in open Court.

Recd^r 1st Dan March 1685 C. North

In this behalfe If you will give me back from yo^r hand of witness & Willing^t against the next Court fees and recd^s bills from all Debtor in Hunger worth due by orders of yo^r County abo^r since yo^r year 1682 to Eighty fourds order in yo^r County or any one else crated of me. and all such Debts as will not be due if the Quodwadens will give me order and implas^t them will sumons to yo^r next Court. Yo^r place afforeft

the 5th day of October 1685 the above written and subscribed by Yo^r place afforeft was by me psoned in open Court with witness of attestation.

W^t yo^r Servt 1st Dan March 1685 C. North

Whereas now yo^r Subscribers George Brighouse and John Belote witness to that there is of greater quantity of Land and Marsh on Hogg Island on yo^r Shallowes side in this County than the owners thereof held by Patent. There are three fees to be paid by them according to act of Assembly that the obigations which shall bee found to be inured by yo^r said lands and taken up if they lease yo^r land in such cases from this notice given which was first made bee here publicly signified & comence^r upon record. Dated the 28th day of Sept^r anno 1685
A day & year after said 1st yo^r 5th
1685. At the att Court.

John Belote
his 3 B marks.

1st Dan March 1685 C. North

At a Court hold in Northampton County the 26th day of October anno 1685.

Recd^r (Recd^r Mr Stringer) in Thos Harmonson
Capt^r Inc^r Justice in Thomas Hunt

This day the last will and testam^t of Henry Mathews Esq^r was probated in open Court by the Especiall Clerks of yo^r County & Joseph Godwin and approved of a Clerks. Whereat Geo^r W^t Kendall was nominated and appointed Esq^r in his place.

in Henry Mathews last will & testam^t. But for Sot^rall and Roughton alledged by him in his petition to this Court which was for that ther might not bee Estate enough to satisfy the Creditors (as hee imagined) hee therefore Reg^r linqusited yo^r same. And hath made his humble Suite to this Court on the behalfe of himselfe & principle or general^t Creditors^t and the Children of ye said Mathews for division on yo^r said Mathews Estate which is accordingly granted him his Entring into Court with security for performance of the Law in such case made & prohibited.

+ This day Geo^r W^t Kendall to Recd^r May 3rd 1685 Recd^r m^r Thos Harmonson security for him (with his sonnes) to yo^r old administration granted him on yo^r Estate of Henry Mathews died & the Court accepte they Entring into Court accordingly.

+ By the Petition of Geo^r W^t Kendall to whomd^r it com^r is grounded on yo^r Estate of Henry Mathews died setting forth that the said Estate is much engag'd & encumbered due to p^r to yo^r charge of an appr^rnt w^t yo^r Law & obaunce of the said Estate for yo^r satisfaction of his just Creditors there to and for yo^r good & benefit of the said debtors Children have humbly desir'd them this Court that hee might have liberty to sell yo^r said Estate at an outcry for next yeare payng betweene this and yo^r last of January next which request the Court having duey Reg^rd and Considered It is their judgment & decree dingly ordered that the same bee granted to said Geo^r W^t Kendall. Also p^r to the time of same when yo^r said outcry shall bee at the next Court held for this County and mynd^r time that such time relate other graine or what so^e of the said Estate may suffer damage bee may take care or disposs^r of to the best advantage Render^r & dis^r except ther^r of to the Court when required.

+ Whereas it appeared to the Court that there is due to Geo^r W^t Kendall from the Estate of Henry Mathews decd by recd^r of Sot^rall Bills the sume of Eight Shillings & six hundred Eighty and two pounds of tobacco & calke & fifty Bushells of Wheat fit & therefor the J^rg^r of the Court & accordingly Ordained that hee the said Geo^r W^t Kendall bee further paid the same out of the said Henry Mathews Estate according^r to priority & p^ridence in law. His costs appearing to yo^r Court with cost of suit.

+ Whereas it appeared to the Court that there is due to Geo^r Stringer from the Estate of Henry Mathews decd 1st June of thre^r Shillings five hundred Eighty fourds pounds of tobacco & calke & Calane of cleament & acknowledge^r in hand (the said

+ the said Henry Matherne had. It is therefore ye Judgnt
of the Court and accordingly Ordred that hee bee forthwith
paid ye same out of ye said Matherne Estate (according
to priority and preodency in Law) Not cause appearing
to the contrary with costts of Suits. /

^{Ent. Cott. & Styrngt.} + Judgnt is this day granted to Mr James Watt dgt. yo Estate
of Henry Matherne ddt. for the sume of Nine hundred
sixty pounds of tobacco & caskes of decouys for Physick
Visits and other things to bee paid out of the said
Estate (according to priority and preodency in Law) Not
cause appearing to the contrary with costts of Suits. /

+ Judgnt is this day granted to John Hatchell dgt. yo Estate
of Henry Matherne ddt. for the sume of fiftyn hundred
and sixe pounds of tobacco & caskes of decouys Nine
hundred pounds of tobacco & caskes therof ye ddt. late
wife Bringe ready to depeye to for the Dynt & Schooling
of his ye said Matherne his Daugther Mary and ye costt for
expences and expet workes to bee paid out of the said
Estate (according to priority and preodency in Law) Not
said Hatchell appearing to mansfist and make Cathle
the said decouys and not cause appearing to the contrary
with costts of Suits. /

+ Judgnt is this day granted to JAMES ADDLINGTON & Comp.
dgt. yo Estate of Henry Matherne ddt. for Sixty bushells
of wheats appearing due by decouys known to be
the said Addlington in ye behalfe of himselfe & company
that ye same was shewnd to and acknowledged by the
said Matherne in his life time to bee paid out of the
said Estate (according to priority & preodency in Law)
Not cause appearing to the contrary with costts of Suits. /

+ Judgnt is this day granted to Joseph Hickman dgt. the
Estate of Henry Matherne ddt. for the sume of Eight
hundred thirty eight pounds of tobacco & caskes appearing
due by bill to bee paid out of ye said Estate (according
to priority and preodency in Law) Not cause appearing to
the contrary with costts of Suits. /

+ The Differnes depending betwixen oldm. Michael in
ye behalfe of himselfe and ye costt of the Eschuys of
m^r John Michael son ddt. Comples in Chancery at
Adrian Weller house as oldm. of the Estate of his father
m^r John Michael ddt. respet att d^r i^r d^r esq^r is
referred to ye next Court that hee may habe hys to let
copy of ye said Comples Bill and yt hee generally appears
there to diffore ye same in ordre to the decision therof

+ Judgnt is this day granted to oldm. Michael onys Eschuys
of himselfe and ye costt of ye Eschuys of his father m^r
John Michael son ddt. dgt. yo Estate of Henry Matherne

+ for the sume of Eight hundred & Twenty pounds of
tobacco & caskes of two Bill to bee paid out of the said
Estate (according to priority & preodency in Law) Not
cause appearing to the contrary with costts. /

^{Ent. Cott. & Styrngt.} + Whereas it appeared to ye Court by decouys Exhibited by
Elizabeth Homan widow dgt. her son d^r George Greeno
that shee Expendid three hundred poundt of tobacco and
caskes in decouysing him againe when January
as also that hee was absent thirty three dayes in the
Copp tyme by which tyme hee gott sicknes & was disabled
so yt hee made no Copp did as sound as in d.
condition of recovery was carryinge him to Copp tyme
butt to habb Certificale of him decouysing to Law
But meetinge the said Cott. & Styrngt godins from home
could not effect ye same at 11. Marke stede bid^r his
hand. It is therefore ye Judgnt of the Court and
accordingly Ordred that ye said George Greeno recd
his said 3^r and eight moneth after ye Execution
of the tyme here came into ye Country for in tyme of
his said disbusyness & losse in Copp tyme as afforded
to pay costts of Suits. /

^{Ent. Cott. & Styrngt.} + Judgnt is this day granted to David North dgt. yo Estate
of Henry Matherne ddt. for the sume of five hundred
& thirty eight pounds of tobacco & caskes two hundred
& twenty six pounds of tobacco & caskes therof appearing
due by Bill and the other two hundred pounds of tobacco therof
as decouys to bee paid out of ye said Matherne Estate
(according to priority & preodency in Law) Not cause appearing
to the contrary with costts. /

^{Ent. Cott. & Styrngt.} + Whereas it appeared to ye Court that there was ther
his selfe given by Thomas Eastland ddt. to his grandchild
the Daugther of Christopher Barratt & Esther his wife who
bringe since ddotated did beford any other childe. Butt
her said mother ddt. Bringe fully tendabaled & debaled
by the Court whiche the Right of to said his selfe recd in the
Mother, Grandmother, or Child of ye said ddotated legate
which Bringe seriously considered tht. the said gift for their self
and Judgnt that ye Right of ye said his selfe is in the
as most of him and habb therfore recd that ddotated
was granted therfore to ye said Christopher Barratt in
ye right of his said wife too entinge into Bonds wth security
to payd ye Law in such case under & recd by

^{Ent. Cott. & Styrngt.} + This Judgnt of ye last Court granted to David North
dgt. yo Estate of Capt. Nathanael Parker ddt. for 100
hundred Eighty nine pounds of tobacco & caskes Cott.
1000. Keddall ye sume of ye said Estate therwyr was
caused to ye Courtis (according to ye reprobation in ye said
former Judgnt.) is therefore forfained ddt. of ye said
oldm. for therwith makes payent of the said sume butt the
(said

166: + said David North out of ye said Wark's Estate decaying
to priority and pecuniary in Law w^t cost at Law
that he did disowne to ye 29th of Decembre next,
the 29th of October 1685 was examined } In Stringee.
& signed } Wm Kendall
by Dan. March 28th C^o. Chancery Court. Thomas Harrington.

+ In the Name of God Amen the Nineteenth day of the In
the year of our Lord God 1685. I Henry Mathews in the County
of Northampton in Virginia being sick in body but of god
and perfect memory thankes God to Almighty God & falling
to remembrance the uncertain Estate of this transitory
life did that all flesh must yield unto death when it
shall please God to call. Do make & constitute ordaine and
declare that my last Will and Testament in manner & form
followinge Recitinge and Remittinge by these presents
do and saye as followeth. Will & Will habboode by
me made and declared before by word or writings did I
to bee taken only for my last Will and Testament. & None
other did first bringe penitent & sorry from bottome
of my heart for my sins past most humbly desiring
forgivness for the same I give and bequeath my soule
unto Almighty God my Saviour & Advocate in whom
and by his merits of Jesus Christ I trust and belieue
especially to bee saved and to have full remission and
forgiveness of all my sins did that my soule with my
body att ye Generall day of Resurrection shall rise
again with joy and through ye merits of Christ do
& performe perfect and infinite ye Kingdome of heauen
prepared for his elect and chosen & my body to be buried
in such place where it shall bee appointed. I did now
for the settlinge of my temporall Estate did such good
settles & debts as it hath pleased God faire about my
debtors to bestow upon me I doe order give & dispense the
same in manner and forme followinge that is to say
first I will that all those debts and dues as I owe
in Right or Conscience to any maner of person or persons
whatsoeuer shall bee well & dulye contented & paid or
ordained to bee paid within convenient time after my
death by my Execut^r hereafter named and after my
funerall charged all satisfied Item that I command I
ordaine unto my living^r Daughter Ruth Mathews
when shee shall bee at lawfull age and givinge of
discharge for the same to ye Estate or at ye day of
marriage two Cows & calfs now running by their
names and names Wilson unmarked, the other named
Broad Horned & Black cow and one ewe Lamb with
all their Encourages male & female for ever. Item I give

167: Item I give and ordaine to my wellbeloved Daughter
Sarah Mathews one Cow & calfe by her side named Calf
as a Right Belonging to her from her Godfather Henry
Harrington at his decease and one Ewe Lamb with all their
incouages for obre male & female and to be left to the
Lord God's provisyon and her owne disposinge at ye
day of my death. Item I give and ordaine to my Youngest & well-
beloved Daughter Mary Mathews one Cow & calfe by her
side & one Ewe Lamb with all their incouages male
& female for obre the Cow & her incouage Belonging to
her as a right from her Sister Anne Windover died
named trumpetet which Cow I desire may will all
her incouage to be delivered to my belov'd Son in Law
intended Thomas Barker on probisyon according^r to
his prouifer. By him mad to me that he will deliver to
my said Daughter Mary Mathews as caufe to be
delivered two Cows & calfs by their sides when she
shall bee att ye age of sixteene years and if pleases
God my Daughter Mary should dyre before shee bee
att ye age of sixteene I give ye two Cows & calfs
one Cow & calfe to my belov'd Daughter Ruth
Mathew & her Encourages for obre ye other Cow and
calfe I give to my Daughter Sarah Mathews with
all her Encourages for obre. And if pleases god that I dye
before my Daughter Mary comes to ye age of sixteene
I desire that my wellbeloved friend John Dabell and
his wellbeloved wife may take my said Daughter into
their family while pleases God shee shall come to ye
age of sixteen years to labour & servit at their
owne durings ye time of shee shall bee with them
and to bringe her by in the fear of god & our savior
Jesus Christ in whom I put my trust that shee will
desiringe shee may by my wellbeloved friend John &
other bee kept in due subjection as is meetly for all
youth or children.

Item My Will addicione is that my Will bee continued
betweene my two Daughters Ruth & Sarah Mathews
to divide for each of them till either of them bee married
to dispose of their parts to the other if ye remaininge
part of my goods payes my debts.

Item my Will and desire is that my bound be continuinge
in the possession of Thomas Barker as his & I habe done
allowinge my man John Dabell an Equall Share of what
benefit he shall gaine by the said bound untill ye last of
April next that I allott an oulery the said Thomas Barker
(Bringe)

Giving Master & Order of this said Deed Adams the Means while
for the good of what I employ his shall bee conbination withall
furnishes belonging thereto with all other Tools Belonging to
the Ground labour.

Item my Will and Desire is that my Plantation in yo old Towne
be cleared by my Eldest and my intended Son in Law Thomas
Barker his industry according to yo paym^t. That care to be
made for the same and to containe duringe yo Lenth between
my Daughter Ruth and my Daughter Sarah Matthews for both
their benefitts according to their owne Industrie^s one halfe part
I give to my Daughter Ruth & yo other halfe part to my Daughter
Sarah both of them allowinge Joseph Hickman his two year
to come according to my bargaine with him in our lifetime
devided to each other.

Item my Will and Desire is that all my Books debts after all dues
in Reaston bee allowed out for gettinge in of the same that the
rebecca be Equally paid to each Credit^r according to their full
due which I do justly and lawfully owe them or that's my
Credit^r when Required proportionable and what debts cannot be
Required this year I desire that Bills may bee taken from obry
Required that is indebt^d to me by Books decoumpt. And for the
Debt^r that is indebt^d to me by Books decoumpt. And for the
afformance of the same my Will and Desire is that Owen
Marsh as beinge Under Sheriff take Bills and collect what so
ever can be Required this year with yo settlinge of the
decoumpt and afformance of Joseph Hickman as in Subbrace
decoumpt he is knowinge of if doneure made by yo Credit^r
decoumpt he is knowinge of if doneure made by yo Credit^r

Item My Will and Desire is that Thomas Barker & Joseph
Hickman take an Inventory of all my Good in Particular by
full and to be safely kept in yo aforsaid Thomas Barker
or Joseph Hickmans Custody till yo appointed time of yo out-
cry which I shall elect att or about yo last of April next
Ensuringe settlinge of an oulery bee made yo last of April next
Ensuringe and to bee ordred after yo same for me & in name
in the settlinge of what goods or chattels or other that shall bee
left att the outcry as neare as can be att William Nicholls
his estate which was allowed that advantage to yo self of the
benefit for the good of his or her self behinde.

Item I will and Desire that Thomas Barker & my Daughter
and my man John Dabill have one Barrell few named
Gift and six Hogg^s Orange for their winter^s provision till
Ensuringe year & six Barrells of Indian corn for my
man John & my Daughter Sarah Matthews & four Barrells
for the hogs & other creatures while yo outcry.

Item I give to my Daughters & my man for the good of the
Plantacion one Canoe and four oars Two Mow oars and
Two oars and three huds for their owne use & one set
of wedges and of froggets save to bee in their Custody & to
yo outcry.

Lastly my Will and Desire is that my trusty & servable son
(friend

friend ffrt Wm Kendall. To my wife & Sons Escol^s And
my intended Son in Law and my Daughters friend Joseph
Hickman as credit^r to each of them shall thence fit
in all cost Impowering my aforesaid Escol^s ffrt with
Kendall and my friend Thomas Barker & Joseph
Hickman to sue for and recover all as shall be found
needfull in my debts at present & shall be Belonging^r
to my said Eldest hereafter.

And my Will is if it please god of dyng, that my Body after
my soul^s committed to God & my Redeme^r Jesu Christ^r
be Buried in my first wifes Grav^r and to be decently
and Christian like Buried with d shrouds to put my Corp^r
in and los God me Judge.

Henry Mathews.

yo Soale Es

Signed & Sealed in the presence
of us

Jo. Godwin

John Leibint

The make^r of
Thomas & Richard

The 26th day of October anno 1685.
This the last Will and Testament of Henry
Mathews Decaded was sealed in open
Court by the severall Testes of major
John Leibint & Joseph Godwin & appeared
of a record^r to bee Recorded,

At Dan. Nicholl^s Esq^r C. Northcote

Recorded At Dan. Nicholl^s Esq^r C. Northcote
This may certifye whome it may Concern^r That Iohn Small
lme after George Greeno late to Elizabeth Hartman widow
came home from his Runawaye Voyage over ye Bay I.
mett yo said Greeno & the said Hartman bindinge toward^r
my boyd^r But I bringe in huse did not saye to give
Certificates for ye said Greeno Runawaye away.

On the 26th day of October 1685 Record^r At Dan. Nicholl^s Esq^r C. Northcote

Decoumpt of charg^s Concerning^r to Runaway Belongings
to the Subscribers 1685.

To John Head paid 25 ^{ds} to Richard Farley for goring ^r 075.	075.
obey ^r Aug 50 ^{ds} to Will	000:
To two pair ^s of Sheat fenc ^r full	075:
follow ^r Brook ^r	050:
To probition for man to looke after him	075:
To 32 day ^s abisted in Gopp ^r house what yo Court ^r Winker fit ^r	050:

Record^r At Dan. Nicholl^s Esq^r C. Northcote

Eli^r E Hartman

Signature.

The Deposition of Wm. Rickards aged twenty two years or
thereabouts saith his hapn^r to bee at yo house of Morgan
Court^r on ake him yo said Morgan why he did not see
(Joshua

+ Justice Pittibett for his horse that said Morgan informed his
did not know whether the said horse would come to his
share or not your depon^t did say he thought that if
Morgan said horse come of was the said Morgan's then
distrusted and said not that belonged to yo Estate see
further Saith not /

Wm Richards.

(Endorse) The 26th of October 1685 the willin

Depon^t sworne in open Court by Dan. Marchal Esq^r Recorder of the Court of Common Pleas & Criminal Court
Record by Dan. Marchal Esq^r Collector

The proceeding
on yo Sworn
+ Saith further
Hugh Brown
whom comes
to an audience
by End.

The Coroners Charge You shall by yo^r called Doctor of the
Death of this man whether he dyed of felony or by mis-
chance and if of felony whether of his own or of another
and if by mischance whether by yr act of God or of man
if he dyed of any other felony who were principals or
who deceiveth, if by mischance what might be the
chief principal or accessory died thereby of God and
which is divisible to yo Kings Maj^t by Law you are
also to enquire by whom he was furled from life
and near to his death and see of all his buildings etc
counsel that can come by summons /

The Jurors Name.

For heire yo^r God

Hugh M^r Freshwater Dr^r m^r Wm Freshwater m^r Daniel Stringer
m^r John Dolph m^r Wm Golding m^r Thomas Eyre
m^r Geo^r Shively Jun^r m^r Edw^r Manningham
m^r Thomas Madde m^r Fran^r Leslie m^r Henry Byron
The 7th of Oct^r 1685 the above Jury
Sworne by me In^r Eyre Coroney

The Examination of Thomas Moore taken & sworn -
Concerning yo^r death of Hugh Brown Saith /
that yesternight bringe the death of Oct^r instant this Examint
was setting in a Chare within his dores & had somedey
come Riddings by to his hou^rs & it bringe John Hawkin
heard yo voice of somedey cominge after him & it hap-
pened to see Hugh Brown & Eliza Freshwater which
Brown saund to this Examint to see much in drinke
did his Examint drinke or habbe part of Ram
of Cyde drawn askid them if they would light & drinke
did yo said Brown would not alight at first but after-
wards did alight & cominge in to this Examint hough
wont out presently to yo bed thereof to easse his Stomach
or make vulse which cannot tell afterwards cominge
in bringe dranke to looke yo fyshe in his hand & spill
some of it out & whether he did drinke know not but
presently went out and gott by his horse & asked Eliza
if ther would god Iberell hand & ther alighted present
with Saith her if you will not Good Night to you & away
he went presently yo said Eliza went out to see yo said

(Hugh)

Hugh Brownes horse with his Saddle under the belly of him &
called out a lot of his powder but Examint went out with
John Hawkin and the said Eliza to looke for him and
cominge to the edge of the tobacco ground a board of
Grounds and goinge to yo Mysse found yo said Hugh
Brownes horse upon the Ground in the Woods & some
small Grounds afterward of Rummage presently for light the
Gilbert Moore whom came back to him was quicke dead
this bringe to yo End of this Examint Knowledge theo
such a fuller Saith not

Inswere before me yo^r 7th of this

July 1st 1685 the said Thomas

Moore + marks

The Examination of Eliza Freshwater Servant & taken
concerning yo^r death of Hugh Brown Saith /
that to yo End of this Examint Knowledge the willin to
abide Examination of Thomas Moore & such & further
Saith not / The said Oliver Fresh-
water before me this 7th instant + sworne by A. E. marks
the 1st of Oct^r 1685

The Examination of John Hawkin concerning yo^r death
of Hugh Brown Saund taken this 7th day of Oct^r
oldm 1685 -

+ Saith that yo Examint cominge in Company from his own
hous with yo said Hugh Brown & Eliza Freshwater
in Company of Gilbert Moore, some part of yo way and
callid in a place called Moore where yo said Hugh Brown
bringe alighted to stay but would not but looke his horse
and woul away from yo said Thomas Moore hou^rs
presently after which yo said Eliza Freshwater woul
away and came back immediatly & said other so yo
d Hugh Brownes horse with yo saddle under yo belly
of him & girl upon his Back. wherupon yo Examint
of Thomas Moore woul feare to looke for yo said Brown
and just heard him groan & cominge where he was
could perce but little life in him & before light could
be gott from Gilbert Moore he was quicke dead this
bringe yesterdag yo 6th of Oct^r instant & further I the
said John Hawkin

hit + marks

Sworne before me yo^r day above

written In^r Eyre Coroney

The Examination of Gilbert Moore Sworne & taken concerning
yo^r death of Hugh Brown this 7th day of Oct^r oldm 1685 -
+ Saith that this Examint callid in at John Hawkin yesterdag in
the afternoon bringe yo birth of October instant there was yo
said Hugh Brown & yo Examint stayng of little while
dranke a gys of Cyde with them and yo said Hugh Brown
as hee had this Examint Underwood was gudging downes to Goodman
(Freshwater)

+ her husband will his Daughter ^{and} yo said Newkin. & this
Examin^r came to me part of ye year in company with him
did not speak but that they were Capable enough of
Sense and not much in deader than just at night soone
after this Examin^r came home. Now said Examin^r brought him
that yo said Brown had by of ffeet & hands ^{about} 10th & going w^t
it light to him with them that Brown before yo said Brown found
had not quenched a further. But yo said Gilbert Moore
Sister before me day above

Written

At Lond^r Com^r

1685.

+ Well what Name are yo said Gilbert Moore say ammold
and summond a Jury of Squires together with yo Examin^r
so Vido yo Corp^r of Hugh Brown deceased her accordin^s
her death and yo charge given by yo said yo said did
you finde according to yo Bill of our Judgments & decodin^r
to yo witness Examinate^r that was cast in company
with him and by all yo sayings Examinate^r that now
could gather or finde that yo said Hugh Brown bring^r
Somethings in Drinke and Dringe of the night bring^r
Somethings in Drinke and Dringe of the night bring^r
from yo Corp^r of Brown Moore toward^r yo said bring^r
to Goldeman his husband was strucke of his wife by a
Blow against Cooked Skindring Doggwood tree close
by the place whos was found lyng in Goldeman his
bed bring^r on d Dead bush by yo said bush as was
wirly generall. By meane whereof & of yo said bush
and fall as aforsaid. he was see wounded & bult
in his hand & body that it was yo only cause & occasion
of his deathly end. And that was given at our full
Meeting & held to the Subscribers our hands this 7th day
of September anno 1685.

The day & years after stand. George Fetherde
Jury of Cofr^r in Eng^r.

In Eng^r for us
the 26th instant 1685 proovd.
in open court of Newtunbury
& ordered to be Recorded.

In Eng^r for us
Recorded by William Gilding

Recorded by John Newkin his mark

The process^r on o^r Gouver^r
a^r 1685^r inquir^r
stated on 26th
Mac:Millon -
newcombe
and Valinge
End: a

Examin^r George Fetherde
you shall by yo^r witness declare of the
Wall of this woman whether she dyed of ffolys or by chil-
dren and if of ffolys whether of her owne or of another
and if by husband, whether by yo^r del of God or of man
if she dyed of any other ffolys who was principally
wh^r deare to her, and if by purchase what might bee
so chiefl^r principally or dearely. yo^r are age to Enquire
by whom she was further from life & where her deare
and les^r of all yo sayings Circumstances of her come by p^r ample
The Juries Verdict

John Newkin for yo^r witness in this case upon
John Newkin for yo^r witness in this case

John Newkin for yo^r witness in this case upon
John Newkin for yo^r witness in this case upon

(The Examin^r)

173. The Examinate^r of Katherine Moore yo wife of Gilbert
Moore concerning yo sudden decess of Ellino^r Mac:Millon falling^r into yo well of her said husband
on thrid day last bring^r to death of his Justly Septem^r
Death that his Sister Ellino^r Moore yo wife of Thomas Moore
standing at yo Mill of yo said Examin^r husband the said
Ellino^r Mac:Millon bring^r gone to yo well for water say^r
she stumbled into yo said head first most & immediately
had yo^r Examin^r fall on which in d. flight she regred
out and went down^r into yo well & found her
head downward at yo bottom of yo water therin &
her feet also doubled. desired god that god part of her
was drye abode water but her breath did pullings her
out of yo water kept her cloas^r of the same till further
help came to get her out within d. day short time
after she was expellid to death. And layings her head
there not much water came forth at her mouth but
after full of vomitings such thing^r by as she had late, too
that this Examin^r fancied she had receiv^r two huel
in her body, living afterwards till Sunday following
the 13th instant at night a hour departed to which I
have subscribed yo 15th day of Sept: anno 1685.

There aforsaid yo said Examin^r
Katherine Moore C her marks

The Examinate^r of Ellino^r Moore yo wife of Thomas Moore
bring^r first at her Brother Gilbert Moore on thrid day
the Birth of September instant standing at his Mill
Ellino^r Mac:Millon bring^r gone to yo well for water
drawings by yo Bucket as this Examin^r to yo Bill of
her Judgment could discern yo said Examin^r she
drawings dgt. say^r her funnel in his head first most to yo
said well as her Sister Katherine above declared a his
funnel above bring^r known to this Examin^r how
she hath subscibed this 15th of the 1685

The day & years aforsaid yo
said Examin^r turned by me
In Eng^r for us

The said Ellino^r Moore
yo C her marks

The Examinate^r of George Fetherde concerning yo sudden
decess of Ellino^r Mac:Millon falling^r into yo well
at yo Corp^r of Gilbert Moore on thrid day last bring^r the
Birth of this instant Sept 3rd yo^r said Examin^r bring^r at his
said Gilbert at that time being lame and lyng on bed
dgt. yo Corp^r of yo said bush say^r Ellino^r Mac:Millon
yo feet of Gilbert and shortly after Ellino^r yo wife
of Thomas Moore bring^r dgt. yo Mill in yo lane 200^r
where this Examin^r lay cryed out yo said Ellino^r Mac:
Millon was stumbled head foremost into yo well on which
her Sister Katherine yo wife of yo said Gilbert Roun^r
down^r into yo well & before his Examin^r could get out
as far as yo well yo said Katherine had got yo said Ellino^r
Mac:Millon out of yo water in her arms yo 28th furthe^r
(Declar^r)

174.

Dated by the within Examinatee being Kilkenny the 23^d
brach the which two this Examinate hath subscribed this
15^d Sept 1685:
The day and year aforesaid the : This morn of ye said
Said Examinate aforesaid the : George + Prizell.
In Eyre Grounds

The Examination of Thomas Moore and the MacMellon
Sault that brings together at ye house of ye said Thomas
Moore on Thursday last brings ye truth of this
Inquest demanded howe of hallowings from Gilbert
Moore whether this Examinate goesing not knowinge
for what cause I tell condicting therre almost biddist
that Elizab^t MacMellon was fumblld into ye well
and forthwith coulde ye said well and therre saw
hallowing ye wife of Gilbert and her in ye bottom
of ye well having ye said Elizab^t MacMellon out
of ye water in her arms on which therre Examinate
helped to gett her out and her head was very Bloody &
much wounded so which therre Examinate habe sub-
scribed this 15^d of Sept 1685:

The said Examinate aforesaid day : The said Thomas
& year aforesaid by me : hit to make
markes therre MacMellon

John Eyre foreseer. his 144 markes
The Examination of Susanna Coffinett the wife of
Samell Coffinett concerning ye said said accident
of Elizab^t MacMellon,

Saith that shee this Examinate brings comd to ye Thomas
MacMellon on Thursday last bring the truth of this
Inquest Sept^d after ye said Elizab^t MacMellon fell into
ye well of Gilbert Moore. Shee comd to ye said Gilbert
alonge with him and therre found her head very
Bloody & much wounded & bringd desired to drapst
catt away ye haire & wash it & found two wound
or holes in ye side of her head above one of her ears
and somethinge like bloud corruption or flesh
brings in ye biggest hole and at ye last dressing
three dayes followinge ye same was worked out a
hallow from one hole to another in which this Exam
closed it as well as shee could & melleld it with
spoonfull of salves & poured in which ye said wound
recovered almost but could not discern any fraction
in ye said ye little hole brings remainingly almost
closed up but all hallowe biddis alike from ye good
would be ye little one for which I habe subscribed
this 15^d day of September 1685

The day and year aforesaid the : the marker of ye said
Said Examinate aforesaid the : Susanna D. Coffinett
In Eyre Grounds

Two white handt and her Subscribers brings Juncan
noted.

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Melleld a Summons a Jury of Ingates togidher
with ye forend to view ye corps of Elizab^t Mac-
Mellon dredged her accordinge to our Couth and
ye charge gibbous viewed ye same and did finde
accordinge to best of our Judg^mt & ye Examination
of ye witness produced before us upon oath that
ye said Elizab^t MacMellon on Thursday last
brings ye truth day of this instant September
goynge to fetch water from ye well of Gilbert
Moore where shee had biddid her selfe bound
against gibbous way as shee was drawing
ye water by fumblld into ye said well biddid
furthermore wherby shee describd such woundes &
bruised on her head that on Sunday night followinge
the 13^d of ye said instant September of the said
year by ye said selfe describd therre dyed. This brings
our full Verdict to ye best of our Judg^mt that the
said selfe & ye wound & bruise on his head
describd therby was ye only cause of his death
sudden & unlindly end to which were added but
our handt this 15^d day of Sept 1685:

The day & year aforesaid : George Freshwater John Macmillan
said ye said bring two 100 yean oldelf hit N markes
by me In Eyre Grounds John Smotherd Roger Grobys
the 26^d day of Oct 1685 hit I markes
1685 & bould in open hit 2 markes John Bowles
Court of Northampton Thomas Morley hit I markes
County of ordred to pay his T markes
Reward for Dan Morley Charles Goldring
&c Co: for Chamell Coffinett hit 3 markes
Reward for Dan Morley Co: Northam hit 4 markes
&c Co: hit H

At a Court held in Northampton County the 29^d day
of December Ann^d Dom 1685:

F^rmt Major John Robin M^r John Eyre
{ C^rft In^d Freshall : M^r Thos Hunt
in the Examinacion C^rft Scott Stringer

+ Judgment is this day Confess'd by Morgan Williams to Charles
Hodden as assigne of John Pettman Jun^d for the summe
of fifti hundred pounds of Tobacco & catties due by C^rft
Freshall to bee paid with costs of suit at Exeter /

Right hand this day C^rft. Wm Kendall as exec^r of the Estate of C^rft. Mathew
Walter died exhibited an act. D^r 6^d on ye manag^mt of
the same for the Court of Appeal whose of which they having
duly examined & find the same to be just & reasonable
that hee bee allowed sume of costs accordinge to ye first part
(of ye said)

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+ of the said debt for 200 pounds and paying the debt a Bill thereof due for the first of Octo further determined as follows
allowed in such case is referred by the said court & said debt further satisfied
by the payment of the balance of interest due of said debt in the
amount being that the said debt has not been exceed /

~~Ex Officio~~ + This day in the said court brought his judgment Bill named Robt.
Brown to the Court to have their Judgment of his debt whom
they adjudged to pay the sum of 100 pounds & so not
equal to payment of 200 till the debt on what behalfs Enjoys
the same /

+ But notwithstanding this day Brown paid his judgment Bill named Robt.
Brown to the Court to have their Judgment of his debt whom
they adjudged to pay the sum of 100 pounds of his debt this day & so not
equal to payment of 200 till the debt on what behalfs Enjoys
the same /

+ The difference depending upon differences between Colvilles Gilbert
Moore & Robert Steele Dft bring referred from the Court
the 30th of July last for no just proofs to his objection of
claiming of a debt in the County of the said Dft which
has been brought sufficiently to prove it is therefore
the Judgment of the Court & accordingly ordered on the Motion
of the said Robt Steele that of Montville has granted him debt the
said Dft will pay the costs of suits at Exeter /

+ Whereat the said Gilbert Moore Dft bring unsatisfied with
the present Judgment of this Court & humbly desired that
Appeals might be granted him on the same day the said
Robert Steele Dft to the fourth day of next Court
it is therefore ordered by the Court that he be liberally au-
thorized to proceed thereupon has the said Dft & yo said Dft
Enjoys into Bond with security at the law in such a sum
as he shall require /

+ That day Charles Holden bound himself security for the said
Gilbert Moore in open Court to his said appeal above they
except accordingly /

~~Ex Officio~~ + Judgment is this day confirmed by the John Halliday to Capt. Wm
Kendall as one of the executors of the last will & Testament of
Capt. Dorothy Goddard deceased for four hundred pounds of tobacco
& cash & two capons a brace for one year old Regal of the
Plantation has also been upon of the said Settlement decr. 1682
for which to be paid for the use of his children with costs of
suits at Exeter /

+ On the 25th of Decr. by George Bell & John Belknap by a former order
in difference depending between Capt. Wm. Kendall as
one of the executors of Capt. Nathaniel Walker deceased & John
Winberry Dft concerning yo charge of a house built by the
said Dft on yo Bell Walker land the said Dft humbly under
the Court that the said Bell & Belknap may appear to have
(witness)

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+ the said report by them given which is adjudged reasonable
and therefore the said difference is referred till to morrow morn-
ing for their appearance accordingly /

+ Judgment is this day granted to Joseph Godwin Jr. & Elizabeth
Harriman Dft for one hundred & twenty pounds of tobacco
a cask for making her husband Coffin bring the balance
of his debt of two hundred pounds of tobacco paid for both
with 100 paid with costs of suits at Exeter /

+ Judgment is this day granted to Capt. Wm Kendall for the administration
over administration of the Estate of Samuel Birrell deceased
Dft for the sum of two hundred forty five pounds of
tobacco & cask appearing due of 200 of priority, forth-
with to be paid out of the said Estate (according to priority
& pecuniary in law) with costs of suits at Exeter /

+ The difference depending upon differences between Henry
Pike compt & John Parker compt in Exeter the said
compt failing to appear to prosecute his said Compt
the same is dismissed the Compt paying all costs /

~~Ex Officio~~ + The suits commenced by Adam Michael on yo behalfs of
himself & the executors of his father in John
Michael Son deceased Dft for the administration of the
Estate of Saml Birrell deceased Dft for three thousand six
hundred & thirty pounds of tobacco & cask of tobacco bill
which appearing all to be paid by law it is therefore
the Judgment of the Court & accordingly ordered (on your Motion
of the said Dft) that of Montville has granted her debt the
said Dft will pay the costs of suits at Exeter /

+ Judgment is this day granted to Ralph Pigot Jr. Dft. for the
administration of the Estate of Saml Birrell deceased Dft
for the sum of eight hundred pounds of tobacco & cask
due by bill to be paid out of the said Estate (according
to priority & pecuniary in law) with costs of suits at
Exeter /

At a Court held in Northampton County the 30th day
of December anno Dom^m 1685:

A Court to be held
+ Major Jno. Robt & Mr. John Eyer
in the Newington on Jno. 1st of January.

+ Upon the attachment granted to Capt. Wm Whittington against the
Estate of Major Wm. Sponcer Plaintiff Comoddy bring summed
to the Court to make out who has had any other Estate
in his hands of the said Sponcer more than the said attachment
is docketed upon. It is the Judgment of the Court that yo said
Comoddy is not liable to any such Estate But yo said Whittington
is left to his remedy in law for what he can further determine
(in the)

- + in the said Court heard, & to have the same fit therof
by virtue of the said Attachment.
- * This day Henry Price brought his suit. B. v. the Court and
Darby Bryan to have their Judgment of his debt wherof
judged to be thirteen years of age from the time of the
arrival of the Shipp he came into the Country in and so
to be according to act of Assembly.

Ent. at Newgate In the Difference depending between Capt. H. Mary. & Mr. Thos. Harmanon Jr. v. B. B. upon references concerning ye said debt payinge for the Ditching of Mill Creek & fourth part of which the said debt was paid debt for it is the Judgment of the Court that there is now cause of action between the said debt held by the said Capt. H. Mary. & Mr. Thos. Harmanon Jr. that the Plaintiff has granted him debt w^t his said debt with proue of Court charged at London.

* Whereas the said Capt. Isaac Prosser bringe bond & paid with the present Judgment of this Court & humbly desired that appernt might be granted him on the same debt the said Mr. Thomas Harmanon Jr. v. B. debt to ye 4th day of Decr next last Court he is therefore ordered by the Court that he be liberty according to proceed thereupon as ye said debt & the said debt bringing into Bond w^t security at ye key in such case probat & compay.

* This day Owen Marsh bound himself security for ye Capt. Isaac Prosser in open Court on his said appearane where he dealecde accordingly.

Ent. at Newgate Judgment is this day granted by Michael Richard Jr. v. B. to Capt. H. Stringer for ye sume of two thousand eight hundred eight Two pounds of tobacco & caskes fullwith to be paid w^t calls of suits at London.

* Whereas Buzzy Clegg had this day complained to ye Court by his Petition that Morgan Coulson had failed to appear at the Schooling of Elizabeth Lang late orphan of Robert Lang Jr. Now ye said Clegg w^t for which he was obliged by Bond passed to this Court according to former order in that behalf for which the said Coulson alredyng had been duly done. The same is regranted to ye next Court for ye making of a appearane accordingly.

At a Court held in Northampton County the 4th day of January Adm 1685.

Present [] Capt. John Cutts & Major Gen. Robert Egerton & others.

* This day Mr. Michael Prosser, Ent. his debt. B. v. the Court named John Nale to have their Judgment of his debt wherof they adjudged att fifteen years of age from ye time of the arrival of the Shipp he came into the Country in B. v. the Ninth of Decr last and so to be accordingly to act of Assembly.

Upon the Petition of Capt. Powell to this Court at whic
Lieut. Joseph Godwin is a Petitioner bider Execution on account
claimed by him before his Excolonial Council of Virginia
for a large and considerable sum of Tobacco & caskes com-
plaining therin of his great liberty of B. v. the said
by his selfe and followe to Occupation of a Smith or other
employment in the Gales of this Country by which he is Encour-
aged not to take ye Court thought or care of satisfying the
said Petitioner his just debt. The tenth wherof this Court
bringe fully knowinge of it is therfore ye Judgment of ye Court
accordingly ordered that he fullwith setteth his said
charge of Smith free out of the said prison & servitude
from the Execution of the said Occupation thre to the intent
there may bee a Recompence for other services in ye like kind
without demurrance. The law allowinge Ruler to all persons
givinge sufficient liberty otherwise.

Order is this day granted to John Cutts Jr. as attorney of Mrs. Goldings d^r the Shomire for the sume of two hundred pds.
of tobacco & caskes & all legal fees on an Order obtained
d^r for the sume of two hundred pds. by the said Goldings due by Bill from Henry
Gascous for his ye said Gascous non appearance to answer
the suit of the said John Cutts Jr. in ye quality aforesaid
at this Court in that behalfe he be sent immediately after ye next
Court (in case of a Nisi) to the said Gascous thre w^t calls
of suits at London.

* Certificate is this day granted to Elizabeth Hamman Widow
on account Under her hand & made Seal w^t in open Court
it appears her husband deceased that there was three hundred
forty five pounds of tobacco & caskes disbursed for the
regarding of John Welch formerly her Servt. when he
was forfeyt Runaway before his last running away from
her obz yr Day where he was sold by B. v. the Judgment
of this Court & accordingly ordered he is liable to make
satisfaction for the Runaway ye said sume of three
hundred forty five pounds of tobacco & caskes by Service or
otherwise to the said Elizabeth Hamman or her assignee
according to former Order & act of Assembly in such case
probed w^t calls.

Judgment is this day granted to Capt. John Cutts Jr. for
the sume of three hundred thirty one pounds of tobacco
& caskes due by call of service fullwith to be paid out
of the said Estate (according to provis of pedigree in
law) w^t calls of suits at London.

Maryels is this day granted to Richd. Watson debt by John
Chapman att fee bid the said debt failinge to appear to make
him in an decree by him brought to this Court d^r ye said
debt w^t proue of calls of suits at London.

+ On d Mols to this Court from Mr. Thos: Harman son son³
signifying his absent to the Ropings of Mary Read &
poor land woman for such allowance as hath been
given for her reliefs & maintenance which is Eighty pounds
of tobacco & casks of mounth. It is the Judg^t of the Court
the said Mary Read: comaines with him and that the
Sheriff pay him the one hundred forty eight pounds of
tobacco fraction of County his yearly given towards her
reliefs & that ye said Mr. Harman son be allowed after
the rate of Eighty pounds of tobacco & casks of mounth
for such time as he shall keepe her more yr. yo said
fraction comes to, out of yr County most yeres alwayes paying
of the bby.

+ The difference depending betweene Joseph Godwin tpt ad.
Richard Patrick doft on afores facts for ciball of d^r court
Judg^t granted to the said pat doft al said doft
equall as referred to the next Court.

ch:
att:
Date
+ The difference depending betweene John Sheppard pte ad.
Wm old ministrator of yr Estate of Saml. Bennett d^r doft
for two hundred & Sixty pound of tobacco & casks of mounth
said doft is equal the same is referred to yr next Court for
proof to the said Bill.

+ Judg^t is this day granted to Charles Holden pte doft ad.
Michael doft for the sume of Two hundred & fifty pounds
of tobacco & casks appearing due by Bill of debt he had
immediately after yr next Court (in case yr said doft then
shew no cause to yr Court) with costs of suit at Law.

+ The difference depending betweene Wm. Brooks pte ad.
John doft al said doft equall is referred to yr next Court.
Judg^t is this day granted to Adam Michael: as officer of
slip^r doft
clns Michael: Execut^r of John Michael: d^r doft ad.
Exon^r doft for yr sume of four hundred Eighty Two p^t
of tobacco & casks due by Bill faithfully to be paid with
costs of suit at Law.

ch:
Holden
att:
Date
+ The difference depending betweene Lawrence Crawford pte
d^r Mathew: Bayle doft is by reason of the said par^r -
altered & referred to yr next Court.

+ Judg^t is this day granted to Lawrence Crawford pte doft
Wm. Shiplston doft for the sume of four hundred Ninety
Eight pounds of tobacco & casks due by Bill of debt forth
will be paid with costs of suit at Law.

John Cutley of the Estate of Henry Mathew d^r doft is appointed
by Cste. Wm. Kendall adm^r of the said Estate to be of that
part of it att yr hor^r or Court before on yr two and
twentie day of this instant January d^r doft of yr said
estate according to former ord^r of this Court of the twenty
first.

(5th day

+ Sixth day of October last,
this Court adjourned to the 28th of January instant,
the 28th day of January Read &
Examined in open Court & signed - - -
Wm Kendall. John Robins.
John Robins. Thomas Harman son.
Thomas Hunt.

Att^r Court held in Newhaven County the 28th day
of January Adm^r 1685.

Father Kendall &
Bro^r { Major Jno. Robins & m^r Thomas Harman son &
Cyp. John Bushell & m^r Thomas Hunt - }

+ It is ordered by the Court that George Clarke late yr Slave
of Hugh Brown d^r into his Bill & sell yr same at
an outcry the eighth day of February next for pay the sume
day of October next ensuinge & render an account there
of to the next Court d^r that the ord^r of last Court for his
administration therupon beo diminished & made void.

+ This day according^r to ord^r of 29th of last Court John
Sheppard made appear^r to this Court by the Cste. of John Bushell
to you that there is two hundred & Sixty pounds of tobacco
& casks due to him by Bill from the Estate of Samuel
Bennett d^r. Judg^t is therefore granted him againt
d^r Wm old ministrator of the said Bennetts Estate forth
with to be paid out of the same according^r to privity
& pecuniary in Law with costs of suits at Law.

+ Those two last orders sign^r of ord^r of yr Court Wm Kendall
this day Darby Laine 1685 to Cste. Jno. Bushell was adjudged
by the Court att 1200 yards of ale from yr line of the
driftall of yr ship^r has come into yr Country in Bringe
yr Month of Decemb^r last & so to be do^r according^r to
act of Assembly.

+ This day Robert Woodman 1685 to Cste. Jno. Bushell was
adjudged by the Court att 1200 yards of ale from yr line
of the driftall of the ship^r has come into yr Country
in Bringe yr Month of Decemb^r last & so to be do^r
according^r to act of Assembly.

+ This day John Winman 1685 to Cste. Jno. Bushell was
adjudged by the Court att 1200 yards of ale
from the line of yr driftall of the ship^r has come
into yr Country in Bringe yr Month of Decemb^r last
and so to be do^r according^r to act of Assembly.

+ This day Darby Douson 1685 to Cste. Jno. Bushell was adjudged
by the Court att 1200 yards of ale from yr line of
the driftall of the ship^r has come into yr Country in
Bringe yr Month of Decemb^r last & so to be do^r according^r
to act of Assembly.

(This day

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This day anno³ Domini MDCCLXII. 3o-6⁴ to Gott. In⁵ his⁶ was
adjudged by the Court att Distances yeaund of alge from the
time of the arraignment of this Shipp that came into the Country
in Brigrs the Month of Decembe^r last and soe to serue
decodings to act of alge. 8ly /

+ This day Daye an' Gandy 1866 - W. Charles Hodson was adjudged
by the Court att Elbowe yeard of age from ye time of the
arrivele of the Shippe hev come into ye Country in Brug
the Month of December last & he w. be 18 ye. accordinge.
W. Charles Hodson Esq. /

Thomas Taylor having kept William Gilpin at his house
over since ye last Court of Policy being the 31st of December
past, it is ordered by the Court that there shall continue with
him and that he be allowed Eighty pounds of tobacco and
cashes of money for his accommodation as m^r Thos. Remond
is to be for Mary Read & for ~~Wm~~ clothing for them
both. to be furnished thence with all their Burts at the
most frugal exp^t -

At the Court in Northampton County the 29th day of
January, A.D. 1685:-

~~Mr. Wm. Kendall.~~

Printed for Major G. Jno. Robins & Mr. Thomas Huntz.
by Mr. H. Hartmann, Fetter Lane, Fleet Street.

*Eulogium florinum
Gothicus Gothicus Esq.*

54 Judgment is this day granted to Mr. Lawrence Crawford per
Matthew Capell draft for the sum of two hundred & two
pounds of tobacco & lard due by self of specially forth-
with to be paid wth cost at London.
Signed & att^d of yr frnd Wm Kendall.

+ Whereas Col. Wm. Kendall Esq^r of the State of Mass^t. hath
Walker did habige in open Court Relinquished any further
pleading or proceeding thereupon in ye said cause. It is
the judgment of the Court & accordingly Ordered, that ye said
Col. Wm. Kendall produce an acct. of his proceedings in the
said Walker's cause with all Books Bills & papers his
hands in his hands relating to ye said cause to ye next
Court att which time some other officer will be qualified
to give him a discharge for the same. /

In consideration of the difference depending between Edward M^r & the Plaintiff
et al & the Defendants et al & for further assurance of the
fourth part of Mobile Work held by the said Defendants to be paid
according to a Count in a Deed formerly signed this
time past by the Plaintiff which has already expired at said Deed
which is confined to a usual Court with probate. That the
said Defendants take now advantage of the lapse of time for
giving further assurance as aforesaid until such time as
shall be determined.

+ I give the motion to this Court of Capt Isaac Horscroft High Sheriff

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Sheriff for their judgment in payment of the Estate of Isaac Jacob deceased by him sold at an outcry according to priority and procedure in law did the former owner granted the said Estate. It is the judgment of the Court that accordingly be done that after ye widow of ye said Isaac Jacob deceased & all Publicques dues Sheriff & Clerks fees in the said former Estate granted are paid & satisfied then the Judgment is liable to Adam Michael et al on former judgment of the year 1678 to his father in law John Michael son & doth shall have ye next priority as farre as effects remaining - /

The difference dependinge upon a difference betweene them
+ Michael & ye rest of the Execut^t of m^r. In^c. Michael Son^t
doth complaintt of an M^r Storhouse d^r of the Estale of
m^r Wm Storhouse d^r d^r in Francey on ye said
Recept^t domande to the said Compt^t Bill ye same is
referred to the next Court by the said Compt^t of Gouernement
then to make a Requide to ye said Rec^t d^r domande
to ye end it may bee determined whether ye said d^r
be equall to make answer to ye said Compt^t Bill according
to the purport therof or not,

+ Whereas by former Order Joseph Godwin was forthwith
to be removed from following ye Occupation of ye Smith -
and accordingly he removed his forge & tools out of ye
County Gaol to which he was committed but refused
to obey the same. It is therefore ye Judgment of ye Court
and accordingly Ordered that in case ye said godwin -
removes not his tools & forge according to ye d^r order
by this fifth of February next. Then that ye Sheriff
forthwith see ye same affixed to that part of his Culmry
dwelling where ye Court charged at Exeter.

Erroneous
exit.

+ Judgment is this day granted to Capt. Jno. Bush's full debt
Michael Richardson doth for ye sume of three hundred
thirty down pounds of tobacco & casks due by Bill
for him to be paid to Edward F.
Signed for Capt. Jno. Bush Wm Kendall.

+ Whereas Adam Michael was directed to the Court at the
Suits of Mr. John Luker who failed to file his petition altho
him according to law. It is therefore Ordered by the
Court on ye 10th day of the said Adam Michael) that at
Mr. John's suit be granted him altho said Mr. John Luker
with payment of costs of suits etc. £ 10.

+ But if this day granted by John Burroughs for two hundred acres of land on his death made in open court that there never was any land taken by his knowledge for so righteously.

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Exe^t Parton
Kendall:

Upon a Seiz^e facias Recouered to this Court att ye Suit
of Gt. Tom Kendall, dgt^t John Robins^t, for Debts of sume
judg^t Comfis by the said Plaintiff to the said John
Kendall for fifteen hundred & Nine pounds of tobacco &
casks the said Plaintiff having failed to shew any cause
to this Court why ye same shoud not bee Recouered of
him. It is therefore ye Judg^t of ye Court accordingly
ordred that the said Judg^t bee Recouered accordingly
and that ye said Plaintiff forthwith make payment of ye
said sume fifteen hundred & Nine pounds of tobacco
& casks unto the said Gt. Tom Kendall w^t costs of suit
att Law.

This Court adjourned to ye 15th of February next,

The 15th day of February 1685:

Read & Examined in open Court & signed
Recd^r Dan. March^t Esq^r C^r Co. North

Wm Kendall.
John Robins.
Jn. Fusti^t Jr.
Thos. Harriman
Jett. Stringer.

+ This may give Notice to all persons that about a fortnight
since there Runaway from Jno. Brown and Right Bay
man with a very small Child of white in his face if that
have any his small. They went away in Hoppes from us
said Person if any person can give any Intelligence of
the said Person to me the Subscriber shall have Recou-
er^t satisfaction for the same by me. / John Burt

October the 26th 1685: John Burt
att^t Court
Recd^r Dan. March^t Esq^r C^r Co. North

This record
wh^t dec^r com^r
ye same in
Folio: 169:
Octo^r 26th 1685:
Those may take^t whom it may concerne that somme time
hence after George Green died to Elizabeth Harriman widow
came home from his Runaway voyage over ye Bay I
met the said George and the said Harriman Bindings bound
my house But I bring in hastie did not stay to give Notice
for the said George Runninge away: / Jn. Fusti^t

Octo^r 26th 1685:
+ A Comission of Administration granted from Gt. Jno. Stringer
& Gt. John Fusti^t to Gt. Wm. Kendall on ye Estate of Henry
Mallows late deceased a decouering by ye said Executors
Messrs. Will of which he was appointed Execut^r By
Robins^t for that there might not be Estate enough
w^t sale^r ye said w^t as he imagined) as principle^r title
to the said Estate according to act of Ass^r. bly. And on^r office
bearing date in Northampton the 26th day of October 1685
Dated ye 30th day of December 1685.

+ A Bond from the said Gt. Wm. Kendall, John Robins, and
Thomas Harriman son^t of the County aforesaid to
Gt. Jno. Stringer & Gt. Jno. Fusti^t and the 26th of ye mo^r
Bust of the said County in ye sume of fifty thousand
(pounds

185.

pounds of good tobacco & casks dated the 30th day of Decem^r
1685: conditioned for the br^t appearance of the personal Comission of
Admin^r and taking the Court-hamets from the grantees
of the same &c: that then &c:

Sold^r & Deliv^r in p^rson

of Esq^r Dan. March^t

Joseph Hickman

Rod^r & Dan. March^t Esq^r Co. North

In decouert of what I was out upon John Welch
his Runninge away:

+ To Henry Read 200. & an Indian 30. & --- 230:
To Wm. Hanby 100. & Charles Park^r 15. & --- 115:

the marks of
Elizabeth T. Harriman 345

The 4th day of January d^r 1685 probate made
herein in open Court by ye will of ye Elizabeth Harriman
Recd^r Dan. March^t Esq^r Co. North

M^r. Bennett account ye 9th March 84:
+ By 3 yards of Shaloword at 35 p^r yard --- 105:
25th March By one pound of Shoes thread --- 035:
(Endorsed) Benjamin dyde^r 140:

This 28th January 1685 Benjamin dyde^r swore
before me he ye within decouert

+ I do therfore ord^r that ye said Benjamin dyde^r bee
held with payd ye said sume according to ye within decouert
By the sume of ye said Estate Bennett V^t Estate according
to priority of predency in law / Recd^r Dan. March^t Esq^r Co. North
John Robins.

+ The Estate of Capt^r Nathaniel Walker d^r 23.
To Satorall ord^r passed d^r the same (viz^r) 4th Oct^r:
+ To Wm. Kendall & o^r --- 3559:
To Gabriele Powell --- 0530:
To Daniel March^t offling of Rowland Williams 0800:
To Scott Walker --- 0640:
To Henry Mallows 2 o^rds --- 0426:
To John Fusti^t --- 2013:
To Thomas Walwyn two o^rds --- 3970:
To Charles Hickman --- 0500:
To Gott^r Fusti^t --- 0135:
To the Gott^r John West --- 4000:
To Isaac Ray Co. widow --- 0358:
To John Danwell --- 0100:
In m^r Secretarys office & Owen Marsh --- 0120:
1625L
(This over) (to 4 apprises)

186:

+ to Brought from the other side - - -	to	16252
to 4 drapers - - -		0240
to Wm Starling 300 & Rest Brown 200 - -		0400
to John Curtis - - -		0448
to Gt. Bringe 2 - - -		0875
to Daniel March - - -		1189
to Gallary for receiving & paying 19403 ⁴ of Tobacco & casks at 10 ⁴ per cask -		1940

21343:

To all my humble Servants & Carriers send and
according to Course of Expenses wch I expect
yo Court what they think reasonable to allow.

To yo small allowance of 5⁴ cont mowd for the
last debts of Receivings & paying of Tobacco & casks is - - - - - 0970.

The Estate of Curtis - - - - - 63

+ By goods appraised amounting to - - - - -	10944 ¹
By John Duxbury - - - - -	00681 ⁴
By Andrew Stuart 2 Bills - - - - -	07000
By Own Demands - - - - -	01332
By Thomas Algood Jun ^r - - - - -	00400
By ord ^r to receive of Math ^t Withins - - - - -	01644

22001:

21343:

658 Recd. the 29th of Decemr 1685 (Errors Excepted)

Recd^r by Dan. March to Mr. Wm Kendall.

At a Court held in Northampton County the 15th day
of February 1685.

Cat^r to Wm Kendall. 2
Pmt. (Mayo) Jn^r Reibell & m^r Thos: Macnamara &
Capt. Thos: Curtis & Capt. Hilarie Steinger &

+ Whereas it appears to the Court upon the Complaint of George Foxcroft High Sheriff on ye Behalf of him that there is due to yo said Foxcroft three hundred forty six pounds of Tobacco & casks for Publick Dues & Officers fees from James Taylor. did forasmuch as it was further manifested that the last hogshead of Tobacco of ye said Taylor remaining where he made this last Crop. was carried by m^r Jacke for the 6th and dec^r of m^r Jan^r: Gauford by whose order he said and is since taken away. soz y^r this is now lost for the Satisfaction of the High Sheriff as aforesaid. It is therefore found to Judgment of yo Court & accordingly Ordered that yo said Foxcroft forasmuch makes payment of the said three hundred forty six pounds of Tobacco & casks for ye said James Taylor dues unto ye said Capt. George Foxcroft w^r costs of suit &c.

Whereas it appears to yo Court upon yo Complaint of George Foxcroft High Sheriff on ye Behalf of him

187:

of Capt Isaac Hoscroft High Sheriff on ye Behalf of him that Daniel Etham excused out of tobacco of 16252 Brigg doth that there is none left of the said Brigg tobacco for the Satisfaction of the Publick Dues and Officers fees It is therefore the Judgment of yo Court & accordingly Ordered that the said Daniel Etham forthwith make payment unto the said Capt. Hoscroft four hundred pounds of tobacco & casks in part of ye said Brigg his Publick dues in case ye said Etham make it not appear at next Court by weight of the weight of ye late of tobacco he had of ye said Brigg that y^r sume amounteth not to too much & then different to 16252 accordingly. with costs of suits at London.

+ Whereas ord^r was granted last Court by Capt. Hoscroft dt^r daniel Michael Scott for one hundred and fifty pounds of tobacco & casks in case ye said Scott should not carry to ye Curia this Court. And forasmuch as ye said Scott Holdings made it appears that there was one hundred and twenty pounds of tobacco & casks thereof paid by him self. It is therefore yo Judgment of yo Court & accordingly Ordered that the said daniel Michael forthwith pay unto ye said Capt. Hoscroft one hundred & fifty pounds of tobacco & casks with costs of suits at London.

+ In this day the Inventory of the Estate of Henry Mallows Esq^r as the same was sold at an outcry was exhibited to the Court by both Wm Kendall Esq^r of ye said Estate & ordered to be recorded.

+ Whereas it appears to yo Court according to former Recd^r that there is due to Capt. Wm Kendall from ye Estate of Henry Mallows Esq^r eight thousand two hundred Eighty two pounds of tobacco & casks & fifty bushells of wheat & 200 of barley. It is therefore yo Judgment of the Court and accordingly Ordered that Capt. Wm Kendall has ye said forasmuch paid to him of tobacco & wheat out of ye land (according to priority & predeynce in Law) with costs of suits at London.

+ Whereas it appears to yo Court according to former Recd^r that there is due to Daniel March two hundred thirty eight pounds of tobacco & casks & 80 and dec^r for Court fees from ye Estate of Henry Mallows Esq^r. It is therefore the Judgment of yo Court & accordingly Ordered that Capt. Wm Kendall Esq^r of ye said Estate forthwith makes payment of ye said sume unto ye said March out of ye same (according to priority and predeynce in Law) with costs of suits at London.

+ Whereas it appears to yo Court according to former Recd^r that there is due to Capt. Hoscroft Gall in Shriggs found thousand two hundred Eighty four pounds of tobacco & casks (from the

1882

+ from the Estate of Henry Mallows Dtdt of note vidin his
hand. It is therefore the Judgment of the Court and accordingly
Ordered that on 20th Kendall A.D. of the said Estate forth
make payment of the said sum or the said strings due out of
said Mallows Estate (according to priority & predency in
Law) with costs at London.

+ Whereas it appeared to the Court that there is four hundred
thirteen pounds of Tobacco & caskes due by ye Estate of the
Mallows Dtdt from Richard Watkins of Bill & dec't for which
there is a attachment recd & returned to his Court on a Rely
belonging to ye Estate of ye said Watkins. It is therefore the
Judgment of the Court & accordingly Ordered that Execution be
accordingly att the suit of John Wm Kendall A.D. of ye said
Mallows Estate on ye said hand of the said Watkins. And
executed and returned as aforesaid for ye satisfaction of the
said sum of four hundred & thirteen pounds of Tobacco
and caskes with all costs as fare as ye same shall habe.

Order is this day granted to Sam'l Palmer dgt. for Wm Kell.
Kendall A.D. of the Estate of Henry Mallows Dtdt. for the sum
of four hundred thirly two pounds of tobacco & caskes appear-
ing due by balance of Bill & dec't forthcoming to be paid out of the
said Estate (according to priority & predency in Law). in as
ye said Palmer returning a good pair of Shryps & Corrods
of the said Mallows in Kind & as good Corrods as he had
said otherwise four hundred pounds of tobacco & caskes of ye
said former sum to be discounted in hire of them deducted
only for Brings thirly two pounds of tobacco & caskes with
costs at London.

Order is this day granted to Mr Jno Luke dgt. for Wm Kell.
A.D. of the Estate of Henry Mallows Dtdt. for the sum of one
thousand & eighty pounds of tobacco & caskes appearing due
by 1682 all rents and dec't for Rumme & Sugar in his Bills
forthwith to be paid out of ye said Estate (according to priority
and predency in Law) only what can be justly discounted to
be allowed therout with costs at London.

Order is this day granted to Richard Whitmarsh dgt for
Wm Kell A.D. of the Estate of Henry Mallows Dtdt. for the
sum of two thousand one hundred & forty pounds of
tobacco & caskes appearing due by Bill forthcoming to be
paid out of ye said Estate (according to priority & predency
in Law) only what can be justly discounted to be allowed
therout with costs of suit at London.

Order is this day granted to Lawrence Gifford dgt for
Wm Kell A.D. of the Estate of Henry Mallows Dtdt. for the
sum of four hundred & sixtly three pounds of tobacco
& caskes appearing due by Bill & dec't. discounting one hundred
fifty six pounds of tobacco & a halfe being due the
former due before 1682 and the latter due after
the former due the same day. leaving one pound & a halfe
of tobacco forthcoming to be paid out of ye said Estate (according to
priority & predency in Law).

189:

+ priority & predency in Law) with costs of suit at London
Order is this day granted to Benjamin dydclot pte dgt for Wm
Kell A.D. of the Estate of Henry Mallows Dtdt. for the
sum of three hundred & thirty five pounds of Tobacco & caskes
appearing due by dec't to be discounted out of the Bill of the
said dydclot due to ye said Estate of four hundred & Eighty
two pounds of Tobacco & caskes with costs at London.

Spent
at Court

+ Order is this day granted to the Estate of Mr James Waller
dtdm of ye Estate of Henry Mallows Dtdt. for the sum of
one hundred & thirty pounds of tobacco & caskes forthcoming
to be paid out of the said Estate where some have appear-
ed qualifed and legally judg'd to be due (according to priority &
predency in Law) only what can be justly discounted to
be allowed therout with costs at London.

Spent
at Court

+ Order is this day granted to John Battell pte dgt for Wm
Kell A.D. of the Estate of Henry Mallows Dtdt. for the sum
of threecent hundred & six pounds of tobacco
& caskes appearing due by dec't for Building & house
& other works & Dyett and Schooling to said Mallows
Daughter forthcoming to be paid out of ye said Estate
(according to priority & predency in Law) only what
can be justly discounted to be allowed therout with costs
at London.

+ Order is this day granted to Joseph Hickman pte (according
to former hab'it) dgt for Wm Kell A.D. of the Estate
of Henry Mallows Dtdt. for the sum of eight hundred
thirty six pounds of tobacco & caskes appearing due
by Bill forthcoming to be paid out of the said Estate (according
to priority & predency in Law) w^t 4 costs at London.

+ Order is this day granted to Mallon Patrick pte dgt
for Wm Kell A.D. of the Estate of Henry Mallows
Dtdt. for the sum of four hundred & fifty pte.
of tobacco & caskes appearing due by Bill forthcoming to
be paid out of the said Estate (according to priority &
predency in Law) only what can be justly
discounted to be allowed therout) w^t 4 costs at London.

+ Order is this day granted to Joseph Godwin pte dgt for
Wm Kell A.D. of the Estate of Henry Mallows Dtdt.
for the sum of four hundred & sixteen pounds
of tobacco & caskes appearing due by Bill and dec't
forthwith to be paid out of ye said Estate (according
to priority & predency in Law) only what can be
justly discounted to be allowed therout w^t 4 costs at London.

+ Order is this day granted to Thomas Parker pte dgt for
Wm Kell

190:

+ Wm Kendall adm^r of the Estate of Henry Mallows d^d
d^t for the sum of Eleon hundred & sixteen pounds of
tobacco & casks appearing due by dec^r made & sent to in
Court forthwith to £⁰⁰ paid out of the said Estate (according
to priority & predency in law) only what can be
justly discounted to be allowed thereon w^t costs at £⁰⁰

~~In Bankrupt
old & yet~~
+ C^r is this day granted to Charles Parker per att^r John
Wm Kendall adm^r of the Estate of Henry Mallows d^d
d^t for the sum of ten shillings in money & one
two pds of eight bushel and six hundred twenty three
pounds of tobacco & casks as & dec^r I wrote to in Court
forthwith to £⁰⁰ paid out of the said Estate (according
to priority & predency in law) only what can be
justly discounted to be allowed thereon w^t costs at £⁰⁰

+ C^r is this day granted to Abraham Collins per att^r
John Kendall adm^r of yo Estate of Henry Mallows d^d
d^t for the sum of four hundred hundred & thirty
pounds of tobacco & casks appearing due by dec^r
I wrote to in Court forthwith to £⁰⁰ paid out of yo said
Estate according to priority & predency in law only
what can be justly discounted to be allowed thereon
with costs at £⁰⁰/

+ The sume contained by the D^r per att^r John William
Kendall adm^r of yo Estate of Henry Mallows d^d d^t
proclamation money this is made in open Court & no
person appearing legally qualified to prosecute or claim
is disengaged to payng costs at £⁰⁰/

~~ch. 4. D^r.
att^r & yet.
etc. & etc.
etc. & etc.~~
+ C^r is this day granted to Adrian Washbourne adm^r of
the Estate of Mr. Washbourne d^d per att^r Martin Simp-
son d^d for £⁰⁰ in pounds ten shillings & sixteen pence
shillings money & twelve sorts of iron w^t cost
dec^r of appearing due bds^r to said Simpson
and forthwith to £⁰⁰ paid (only what can be justly
discounted to be allowed thereon) with costs at £⁰⁰

the 25th day of May 1686 Recd^r & - { John Robins
Examined in open Court & signed & - { John Robins
per att^r Dan. March^r 660. - Thomas Newmarch
Thomas Newmarch
Thomas Newmarch
Thomas Newmarch

+ 1685 22nd 1685 Received of Wm Kendall adm^r of Cap^r
Math. Walker d^d the sume of hundred & thirty pounds
of tobacco & casks due & of Court against yo said Estate
now paid to Captain and /

Wm. the marks of
Henry H. Ward. Recd^r per att^r Dan. March^r 660.

+ To all whom it may concern.
+ Please to give notice that the Exponent and one witness are
(Isaman)

191:

+ Isaman Coloungs to the Portsmouth Linke New Ridings
in Gorville & Books about yo Six or Seven & Twentie
day of the instant Month of January att^r mouth of the
said Books found and broke up diff^r Bottome Books
about fifteen or Sixte^r & Books not found by the R^r with four
Cans broken in two and a long Box Repairs his which
to the End that the Right Owner or Owner of his may
have his again paying for taking his up & yo charge
is hereby signified & manifested the 24th day of January
Anno 1685.

the 15th of Feb^r 1685 the note of Dan. March^r 660
per att^r Court of the North Co. C. North
per att^r Dan. March^r 660 C. North

+ This is to Certifye whom it may Concern that Michael J.
Johns^r d^d to my attorney Charles Helling Clerk several
books in his hands on purpos^r to Certifye dan. Michael
what tobacco he could alwayes way & did he afterwards
d^d promise dan. Michael payment one thousand pounds
of tobacco & casks upon my decouyl which dan. Michael
immediately decoupled on and gave me yo said fee feidit.
and on yo same I the said John Johns made yo same
Michael d^d to yo said Helling did certanly accept
of Chomed Glare for payng of that tobacco he had paid in my
charge in Northampton County Court did what more
wanted I the said Johns to be decoupled to yo said Helling
and the truly subscribe w^t & do make Seal of the same
this 9th day of January anno 1685.

John Johns.

Received before me yo day & year above written
Edmund Bowman /

The aboves certificate of John Johns was sworn in open Court
and forth & the whole truth this 2nd day of February 1685
Recd^r per att^r Dan. March^r 660 C. North
per att^r Dan. March^r 660 C. North

+ In dec^r of the sale of the Estate of Henry Mallows late of
the County of Northampton d^d as yo said was sold at
an outcry this 22nd day of January 1685 -
One man sc^r l named Jr. Dab^r at 1050: To Dan. March
One yds^r carks, one yds^r one
Bucket and Butt^r full dozen of Pewter at 1020: To Tho. Barker
One iron Pott and Pewter full of 0310: To Dan. March
Pewter & Teggins & Gudeleches - 1620: To Dan. Robins
One iron pott & pothook Two Pewter
Two small Teggins, one pair of
Pewter, one Pewter Dish, one plate - 0260 To Joseph Hickman
Two Pewter & Six Spoons - 1620:
Jed and Geth.

192:

- 192: To Brought from the other side - - - - - 1820:
 Jno. One Gall. Pot, Two Potts Pots, one
+ quart pot, one half pint pot, one
hoggins, Scam Cappel and Horns, one } To Ruth. Bpall - - 0250:
Pincot & Lampo - - - - -
 Jno. Two powder Dishes, three plates, six.
Spoons, one Grate, one Buckett, to Henry Scott - - 0260:
 Jno. One iron Bound cask & one Hiddell Sufn. Landwell - - 0295:
Piggin, one Sifter, one dish, two } To Wm. Gipps - - 0220:
Corning, one Bacon, six pounds.
One powder Bacon, one Bush pece
Grauer Pot, six pounds, one
Candlstick two Diggins, one Matl } To James Atkinson - - 0220:
with some Butter, two Figures - -
One Pot Rack, 12 feet and small
Iron pot, one Potts, one Wooden
Hornell, two Plates and Buckets, to Henry Madman .0220:
 Jno. One Duggin - - - - -
 Jno. One pair of Scals & Wrights, one
Buckett and dish four Spoons, to Ben: Robinson : 0196:
 Jno. One iron Kettle, one Brush, two } To Joseph Godwin - - 0235:
Hoggins, one Pindler & one Bag - -
 Jno. One Porcile Dish, two plates, 50 lbs
Spoons, one pair of Small Hillyards, to Joseph Rickman .0205:
 Jno. One Pacific Canoe & fisher, one
Piggy Skinner, Lids & flesh fish, to John W. Kendall .0350:
 and one parcel of Wool - - - - -
 Jno. One pair of Sheeps, one flying
pans, Candlsticks & lanterns - -
one marking Iron, one pair of } To Cown Marsh 0350:
Songs, two spitts, one Sifter, and
one Spade - - - - -
 Jno. One Glims Buttles & Pele - - To Franklyatt - - 0400:
 Jno. One Wye Gun - - - - - To Wm. Barker - - 0499:
 Jno. Two Glass 18 - - - - - To Wm. Barker - - 0250:
 Jno. Two Glass 18 - - - - - To Wm. Barker - - 0125:
 Jno. One Pair of Buttles & Vallance - - To Franklyatt - - 0260:
 Jno. One Bed, one Pillow, three - - To John Bagg - - 0550:
 Blankette & a Mattress - - - - -
 Jno. One Copper Kases - - - - - To Wm. Barker - - 0620:
 Jno. One Bed, Buttles, & Red Rugg - - To Joseph Godwin 0570:
 Jno. One pair of Buttles - - - - - To Wm. Barker - - 0520:
 Jno. One Red Buttles & Two Blankets - - To Joseph Godwin - - 0895:
 Jno. One Red Buttles, Two Blankets } To James Atkinson 1360:
and a Matt - - - - -
 Jno. One Hos Cappy - - - - - To Cown Marsh 0100:
 Jno. Eighteen Cedar casks, three sounding
Suds & one Eight square Broken plate, to Cown Marsh - - 0700:
 1361:

193:

- 193: To Brought from the other side - - - - - 11361:
 Jno. The Pewterware Bungle for William Kendall - - - - - To Wm. Kendall 03000:
 + Bindings life - - - - - To Wm. Kendall 00085:
 Jno. One grandchild - - - - - To John Satchell 00085:
 Jno. One grates Butt - - - - - To Chas. Burroughs 00205:
 Jno. A parcel of Four hundred & four parts to Harry Warren - - 00215:
 Jno. One hogs butt - - - - - To Wm. Kendall 00311:
 Jno. One Glass 18 - - - - - To Sam. Cowell - - 00120:
 Jno. One Red Bed Buttles & a Grandchild - - To Wm. Kendall - - 00201:
 Jno. One Red Bed Buttles Rugg & Two } To Chas. Parker - - 00300:
Blankets - - - - -
 Jno. One little pot Sifter & Buckets, to Chas. Parker - - 00050:
 Jno. Two Little & a Spinning wheel, to Chas. Parker - - 00050:
 Jno. One Bull about 3 years old - - To John Landwell - - 00400:
 Jno. One yellowish Cow w/ calf Supposedly, to Chas. Parker .00230:
 Jno. One black Cow Supposedly to Chas. Parker - - 00400:
 Calf having a white belly - - To Joseph Rickman - - 00450:
 One Red Cow Supposed to be w/ calf, to other Cullin - - 00460:
 One Black Cow Complete head, Supposed to be w/ calf - - To James Spady - - 00480:
 Jno. One Sheep & one Kid for about } To Wm. Wolf - - 00500:
two years old - - - - -
 Jno. One three years old Red Kite, to James Spady - - 00280:
 Jno. One four years old Bull - - To Joseph Rickman - - 00160:
 Jno. One five years old large Calf - - To Wm. Landwell - - 00420:
 Jno. One Mares about 4 or 5 years old, to Chas. Parker - - 00560:
 Three goat kids & a Parrot - - To John Landwell - - 03300:
 Jno. One Shole & Board Table found by To John Landwell - - 00580:
 what belongs to it - - - - -
 Jno. One Coats of an old Table - - To Chas. Parker - - 00030:
 Jno. Ten Bushels of oats by Supposition to John Kendall - - 00220:
 Jno. Two Bushels of Barley by Supposition to John Kendall - - 00346:
 Jno. Green planks - - - - - To John Nottingham - - 00100:
 Jno. One Small Square Table & frame, to John Satchell - - 00120:
 Jno. The remaining land in yo' County
of yo' Plaintiff according to yo' trial, to John Landwell - - 00350:
per part thereof - - - - -

25276:

+ The 15th of February 1685 the above & foregoing Inventory
of the Estate of the late of Henry Madman deceased at an outcry
was delivered to yo' Court by To Wm. Kendall Esq: of yo' said
Estate and certified to god perfores.

Signed. Jas. Barker, Wm. Barker, W. Fletcher

At a Court held in New Hampshire County the 28th day of
May anno 1686.

To Wm. Kendall 2
To Maj: Wm. Robins 2
To Chas. Parker 2
To Wm. Fletcher 1
To Chas. Barker 1

+ Testified to this day presented to me Chas. Harrington son for Right
Handed

194:

Hundred days of Land & rights Undersigned,
 Tho: Taylor - Tho: Taylor : Jno. Hulston - Rich. Negro -
 Mary Negro Jno. Hulston : Jno. Wm. Negro Jno. Negro -
 Alice Negro Jno. Fogg : Richard Negro - Henry Negro -
 Eliz. Bradford Rich. Scott. Rich. Negro - Mary Negro.

Ex parte This day m^r. Hilary Stringer by Commission from his Excellencies
 was Sworn High Sheriff of his County of Northampton for
Ex parte this present year 1686 did make to Cath of disfiance and
 Supremacy & the Cath of d Sheriff like wise.

+ This day on 2^d Jno. Stringer Shol to th^t Court he is decoyed by the
 Court as Mouring for his Son m^r. Hilary Stringer for ye performance
 of the Sheriff Office did all manner of things in th^t Office
 according to Law & his Excellencies Commission in
 that behalfe & do accordingly Ord^r that the Clerks of the
 Court w^t upon yo said Com^r Stringer to take Count of his
 account accordingly.

+ This day Owen Marsh was Sworn Sub Sheriff of his County
 of Northampton for his present year 1686 to m^r. Hilary Stringer
 High Sheriff did make to Cath of disfiance & Supremacy
 & to Cath of d Sheriff likewise.

+ On the 2^d of Sept^r. Hilary Stringer High Sheriff did make
 to yo Sheriff of Northampton at Northampton Vincell & decouered
 to you Sheriff in the like Manner.

+ The differences dependinge in Francey Betwixen g^r James Marmon
 Robins & Capt. Isaac Grafton except at d^r debts except
 Ex parte is prob^red in that Court he held him to take a copy of yo Com^r
 Grafton Bill to delivere same & then to be determined.

Ex parte That day the last will and testam^t of m^r. Robert Naylor did make
 partly prob^red in open Court by the severall Clerks of John
 Banks and Francis Northern and approved of a Order to be
 Recred. did it to yo Judge of yo Court that yo other
 Evidence to yo said Will appear in as convenient time as
 may bee for the further Conference of yo said probate.

+ Judg^r is this day Confir^rd by Judge Naylor one of yo Clerks
 one of yo Exe^rcs of law husband Robert Naylor did to follow
 Naylor for yo sume of sixteen hundred fifty eight pounds
 of tobacco & cash appearing due by Gallance of our several
 Bill further to bee paid with costs of Suits at London.

Ex parte In the differences dependinge upon difference betwixen Adam
 Kendall and the rest of the Estate of m^r. John Michael d^r.
 + com^rnt. did Adrian Newhouse et al of the Estate of his father
 m^r. John Michael d^r. object the same is continued till next
 Court and that then yo d^r 29th of Oct^r appear to make affre
 to the said Compt^r of all for the full decision thereof.

Ex parte This day the last will and testam^t of m^r. James Watt d^r.
 was prob^red in open Court by the severall Clerks of Ralph
 Bradford and Nathaniel Bayell and allowed of a Order to be
 Recred.

(Judg^r is.

195:

Ex parte Judgment is this day granted to Mr. John Kendall as assignee of Sarah
 the Executrix of m^r. James Watt d^r. d^r the Estate of Henry Madewell -
 d^r d^r the sume of three thousand five hundred pounds of Tobacco
 & cash appearing due by two laborall specially to be paid
 out of the said Madewell Estate (according to priority & pecuniary
 in Law) with costs at London.

+ Judgment is this day granted to Mr. John Kendall as assignee of
 Thomas Duparcet d^r the Estate of Henry Madewell d^r of the
 said County d^r for the sume of three thousand pounds of
 Tobacco & cash appearing due by two laborall specially to
 be paid out of the said Madewell Estate (according to
 priority and pecuniary in Law) with costs of Suits at London.

Ex parte Whereas John Daniell is sois^r and professed of three hundred acres
 of land part of d^r Parson of two thousand acres of Major John
 Robins did forasmuch as yo said Robins percom^red this Court
 to said John Daniell Voluntarily Joining him by Com^r of
 will him therin for his opinion whiche the said Robins had
 to said Land bee payable by the said John Daniell to his master
 Mr. Robins or carrier appointed thereto or the said Maj^r. Robins
 as Robins the Grand Factor of the same. The said Robins had
 willed & Com^red yo Land. It is your Judg^r that yo said John
 Daniell hath bee^r & is liable for a sume to be payed
 discharge of the said Rent or any other Imposition laid on
 the behalfe of his master on the said Three hundred acres of
 land & not yo said Maj^r. Robins for that the said Master
 of the said Land appeared to bee in yo said Daniell by which he
 had de d Court chuse as yo said Robins or any other
 freeholder did have the charge of this Districk^r according to
 each of them as decouerly displayed.

Ex parte This day the last will and testam^t of Robert Hayes d^r was recd
 in open Court by the severall Clerks of John Griffith and
 Rowland Williams and approved of a Order to be Recred.

+ This day Capt. John Bush d^r son his d^r by yo Court Name found
 Mr. Anderson to have his Judg^r of his age when he d^ried
 at four years old the time of the delivery of yo shippe
 came into the Country in a South Sea according to d^r
 affably.

+ This day Elizabeth yo Daughter of William Dieford is placed out
 by the said to Robert Thompson (with his wife & child) to fellow
 such lawfull Employment as she shall bee capable of until she
 attains to ye age of eighteen years according to d^r (unless
 the said father cause yo daughter in the mean time.)

+ This day the affore Undersigned were sworne by part of the
 Grand Jury for the City of London 1685 whose names
 where after are set downe b^r.

John Dimond Jno. Fogg - Tho: Compton; William Williams.
 Henry Brewster; Tho: Gandy; Gilbert Moore.

+ This day Samuel Scott was sworne by part of the Grand Jury for
 London.

Bartland Bourings:

- + It is Ordered by the Court that the Sheriff's Summons hereto the next Court to appear to his said present.
- + This day Recd which was in the month of Sept: was presented by part of the Grand Jury for Bartland Bourings:/
- + It is Ordered by the Court that the Sheriff's Summons hereto the next Court to appear to his said present.
- + This day Martha Short was presented by part of the Grand Jury for Bartland Bourings:/
- + It is Ordered by the Court that yo Sheriff's Summons hereto the next Court to appear to his said present.
- + This day Mary Shaw was presented by part of yo Grand Jury for Bartland Bourings:/
- + It is Ordered by the Court that the Sheriff's Summons hereto the next Court to appear to his said present.
- + Whereas John Peck, Manwell Hall, Jun: 1688, Jun: 1688 Peck & Henry like part of the Grand Jury yo years 1685 & 1686 to appear to bring in their verdict according to Law - has therefore ordered by the Court that yo Sheriff's Summons hereto the next Court to appear to his said present.
- + This day that part of the Grand Jury for the years past which brought in their verdict have discharged from serving any longer.
- + Whereas George Bell was presented to this Court to serve as Grand Jury this present year But refusing to take the Oath required in such case when there were called without giving any satisfactory reason for yo same - It is therefore Ordered by the Court that he be committed into yo Sheriff's Gaol till he come into Court with Scurvy for his bad behavior & payment of yo fine of One hundred pounds of tobacco for his contempt therin which yo Sheriff is required to set by & give account thereof to the Court to be disposed of according to Law & for payment of Court charged.
- + This day the Grand Jury of Idderwinton were sworn to serve as Grand Jury under for this present year 1686. (viz)
- forsooth in the town & in the parish of Idderwinton in the County of Lancashire in the time of Robert Fletcher Esq: & in the time of Mr. Justice Dyer in the County of Lancashire in the time of Michael Dickson Esq: & in the time of Richard Nottingham Esq: & in the time of Sir Thomas Dally Esq: & in the time of Sir Philip Fletcher in that part of Hungate parish above John Dally & (viz) from John Dally to the Branch of Mr. Philip Fletcher within yo Ridge Path including yo North side of Newgate & as far otherwise as the said parish of Hungate can possibly be descended to Edward d'Arde that has been notice hereof with a copy of this Ord: & of the Constable Cash delivered him that has may forthwith cause to be made of his next Justices of the Peace to take yo said Cash & then the said Robert Fletcher to be soon discharged.
- + It is Ordered by the Court that Francis Brewster Esq: Constable viz (present year)

- 1686
- + Present year in the Town of Henry Scott in the Upper precincts of that part of Hungate parish above John Dally & (viz) from the Branch of Mr. Philip Fletcher within yo Ridge path - upwards as far as yo said parish of Hungate can possibly be descended to Edward d'Arde that has had notice hereof as also a copy of this Ord: & of the Constable Cash delivered him that has may forthwith cause to be made of his power to take yo said Cash & then yo said Henry Scott to be soon discharged.
- + It is Ordered by the Court that John Dally Esq: Surveyor of the Highwayes this present year in the Town of Henry Scott son: in the Upper precincts of this County of Northampton on the road or path from the Vicinity Extone thos of Duxford to the said o: (viz) d'Arde John Dally & (viz) from the Road or path alongst yo said road d'Arde way from Houghton Roads and into the main roads within the said parish descending to d'Arde of Gomby, d'Arde that has been notice hereof with a copy of this Ord: to the end the same may be putt in speedy & effectual Execution.
- + It is Ordered by the Court that Thomas Gellings Esq: Surveyor of the Highwayes this present year in the Town of Thomas Gellings to the Highwayes cleared in his precinct descending to d'Arde from John Dally to the Branch by Mr. Fletcher within yo Ridge path including yo North side of Newgate & as far otherwise as the said parish of Hungate can possibly be descended to Edward d'Arde that has been notice hereof with a copy of this Ord: & of the Constable Cash delivered him that the same may be putt in speedy & effectual Execution.
- + It is Ordered by the Court that Henry Gellings Esq: Constable this present year in the Town of Isaac Higginson & (viz) from John Dally to the Highwayes cleared in his precinct (viz) from John Dally to Higginson Bridge as also the said Bridge to be cleared and kept in repair & the Road: Duxford yo Church Neck and ways from High to High & out into yo Roads and that here to go yo last t: & sum may be putt into speedy & effectual Execution and forfend descending to d'Arde of Gomby.
- + It is Ordered by the Court that Michael Dickson Esq: Surveyor of the Highwayes this present year in the Town of Michael Dickson to the Highwayes cleared in his precinct (viz) from John Dally to Higginson Bridge as also the said Bridge to be cleared and kept in repair & the Road: Duxford yo Church Neck and ways from High to High & out into yo Roads and that here to go yo last t: & sum may be putt into speedy & effectual Execution and forfend descending to d'Arde of Gomby.
- + It is Ordered by the Court that Ralph d'Arde Esq: Surveyor this present year in the Town of Thomas Gellings d'Arde that has been notice hereof as also a copy of this Ord: & of the Constable Cash delivered him that has may forthwith cause to be made of his next Justices of the Peace to take yo said Cash & then the said Gellings to be soon discharged.
- + It is Ordered by the Court that Richard Nottingham Jun: Esq: Surveyor of the Highwayes this present year in the Town of Benjamin (Nottingham)

- + Nottingham to see the highwayes cleared in his p[ar]ticulars from Hungers Bridge down to the Head of the Maine Roade & all wayes out of the Bay 1st & Night into the said Roade with the wayes from house to house within ye said Limitts - and that he hath notice hereof with a copy of this & former Order to be had ye same may God putt into speedy & effectuall Execution & affirmed according to dect of Assembly.
- + It is Ordered by the Court that John Dyepacke Esq[ue]r constable this present year in the stede of Thomas Dyepacke constable late hath notice hereof as also of copy of this Order & of the Constables Oath delivered him that he may forthwith cause to the next of his mat[er]iall Justices of the Peace to take ye said Oath and then god Thomas Dyepacke to be discharged.
- + It is Ordered by the Court that Wm Williams Esq[ue]r Surveyor of the highwayes this present year in the stead of Robt Hawke to see the highwayes cleared in his p[ar]ticulars from his land opposite w/ John Dalgys to Henry Warren on yo Side to see the Roade cleared & the wayes from house to house & out unto the maine Roade and that he hath notice hereof with a copy of this and former Orders to the end that the same may God putt into speedy & effectuall Execution & affirmed according to dect of Assembly.
- + It is Ordered by the Court that John Warren Esq[ue]r constable this present year and that he hath notice hereof from the land opposite w/ John Dalgys to Henry Warren on yo Side and that he hath notice hereof with a copy of this end & of yo Constable and delivered him that he may forthwith cause to yo next of his mat[er]iall Justices of the Peace to take yo Oath for the afforming of the said Office accordingly.
- + It is Ordered by the Court that Samuel Powre Esq[ue]r Surveyor of the highwayes this present year in the stede of Gabrial Dowell to see the highwayes cleared in his p[ar]ticulars from the place called the Head of the Otterburn Branch alongst the Maine Roade and that he hath notice hereof with a copy of this & former order delivered him for ye End of ye same may God putt into speedy & effectuall Execution & affirmed according to dect of Assembly.
- + It is Ordered by the Court that George Warren Esq[ue]r constable this present year in the stede of John Burroughes and that his Limitts extend from Henry Warren w/ Wm Gledings & that he hath notice hereof with a copy of this Order of the Court Oath delivered him that he may forthwith cause to yo next of his mat[er]iall Justices of the Peace to take yo Oath & then god George to be discharged.
- + It is Ordered by the Court that Benjamin Stratton Esq[ue]r Surveyor of the highwayes that forde year in the stede of Edward Proctor to see the highwayes cleared in his p[ar]ticulars from the Otterburn Branch w/ m^r Gledings Branch alongst the Maine Roade with the wayes from house to house within ye said Limitts and that he hath notice hereof with a copy of this Order delivered him for ye End of ye same may God putt into speedy & effectuall Execution & affirmed according to dect of Assembly.
- + It is Ordered by the Court that Thomas Shepherd Esq[ue]r Surveyor of the highwayes that forde year in the stede of John King to see the highwayes

- + highwayes cleared in his p[ar]ticulars from Henry Warren w/ Wm Gledings on yo Side to see the Roade cleared and the wayes from house to house and out into the maine Roade and that he hath notice hereof with a copy of this & former Order to the end that he same may God putt into speedy & effectuall Execution & affirmed according to dect of Assembly.
- + It is Ordered by the Court that Jacob Griffith Esq[ue]r constable this present year in the stede of John Shirkley and that he hath notice hereof as also of copy of this Order & of the Constable Oath delivered him that he may forthwith cause to the next of his mat[er]iall Justices of the Peace to take ye said Oath and then god Griffith to be discharged.
- + It is Ordered by the Court that Francis Gaslin Esq[ue]r Surveyor of the highwayes this present year in the stede of Jacob Griffith to see the highwayes cleared in his p[ar]ticulars from Wm Gledings w/ George Freshwater on yo Side to see the Roade cleared and the wayes from house to house and out into yo Mat[er]iall Roade and that he hath notice hereof with a copy of this and former Orders to ye End of ye same may God putt into speedy & effectuall Execution & affirmed according to dect of Assembly.
- + It is Ordered by the Court that Henry Pikes Esq[ue]r Surveyor of the highwayes this present year in the stede of Joshua Hobart to see the highwayes cleared in his p[ar]ticulars from m^r Bucklers Branch down to George Freshwater alongst the Maine Roade with the wayes from house to house within the said Limitts and that he hath notice of the same with a copy of this & former Order delivered him for ye End of ye same may God putt into speedy & effectuall Execution & affirmed according to dect of Assembly.
- + Certificate is this day granted to m^r Phillips the we for four hundred & fifty days of fyre & eighteone & two for foyre Wm Huston Elizabeth Smit Elizabeth Wood Isaac Jones Anne Peacock Nicho Cooper Jno Towne Wm Greeno John Smith
- Witnessed the difference depending between Henry Brooks & m^r Martin Simpson Esq[ue]r on ye County for workes done by the said pt for the said Esq[ue]r the Court exquise to Jno Brooks and m^r Simpson chyldren to vidne ye same and giveth report decouerly to the next Court for the determination thereof and that they will plese to give yo Jno Brooks payment of ye day by them & foyre for workinges therof in Ord^r to this attordance therof which foyre
- + Whereas Elizabeth Milnes doth by her husband by her holding in open Court certified her Countingys & summe of furnishing by her self & her third childe of which shee doth now and doth groundes to be the fealler it is therefore Ordered by the Court that the Sheriff takes ye said Elizabeth into his
- (Bustidg)

+ Eschdy did see that therewith to said Robson lashed on his
Naked Shoulders were laid on him a just reward for his said offence -
to pay the sum of five hundred pounds of tobacco, &c also after
the Expiration of the time thereto came into the County, for
Lebs or said Master Two years according to dict & agreed
all things as yo Law in such case layes & provided with
payment of all court charges.

+ This day in Court at the instance of Mr. Yound ^{the}
father of Elizabeth Willcher, Servt to Capt. Hancock & her
child. Obliged himself to keep the said child by twenty one
years of age & due to take the fish & game from all charge
concerning to said child. It is therefore ordered by ye Court
that the Sheriff take Bond of him with Security for the
performance thereof accordingly.

+ This day on the motion of Mr. Edm. Michael. Widow m^r John
Rupe granted in open Court to remove the cattle from his Es-
tate belonging to Judah Michael Orphant to whom he is Guardian
on the first Monday of June next. His having formerly made
bond of the same but the receipt of them is deferred.

Atd Court held in Northampton County the third
day of June A.D. 1766.

P. R. M^r Robins & m^r the: Remanding
Capt. Jno. Giffith - m^r Thomas Hunt.

+ The Differ^enc^es^t dependings between Charls Geddinge p^t d^d.
John Warren d^d & the said doff. failinge to appear to answer
the said Suits Order is herefore granted al^t yo Sheriff for
what the said p^t shall recover Judgment for next Court in case
of d^d Nulldicit of the said Jno. Warren then. with costs of suit
at Eschry.

+ The Differ^enc^es^t dependings between Charls Geddinge p^t d^d.
Jno. G. d^d doff. the said doff. failinge to appear to
al^t yo said suits and is therefore granted al^t yo Sheriff
for what the said p^t shall recover Judgment for next Court
in case of d^d Nulldicit of the said Jno. G. d^d then.
with costs of suit at Eschry.

+ Judgment is this day granted to Charls Haden offsigns of Jno.
W^t Giffith d^d & m^r Moore for yo sum
of five hundred & fifty pounds of tobacco & caskes appearing
due by C^t 16th to be paid judicially after yo next Court in case
yo said Moore then thereto maye be yo Surety with
costs of suit at Eschry.

+ Judgment is this day granted to Daniel Noyl as offsign of Capt.
John Giffith d^d & m^r Moore for the sum of two hundred eighty
pounds of tobacco & caskes of Catt^e if publique due for
himself & m^r Noyl. Granted further to be paid with
costs of suit at Eschry.

+ Judgment is this day granted al^t yo Sheriff to Capt. Jno. Giffith
for the sum of one hundred & fifty pounds of tobacco &
caskes appearing due by C^t 16th to Edward Jones for
(further)

+ failure of the said Josephs appearing before court at the said
Court at Eschry into Past March Court forthwith to be paid after
the next Court (in case yo said Joseph appears not then) with
costs at Eschry.

+ Certificate is this day granted to m^r Thomas Hunt fee fence
hundred acre of Land & Rights. Wadwritten Siz of which
being offsigned by themselves Parramore & made oath to in
Court & the other two being yo said Hunt & likewise made
oath to in Court (b^t)
W^t King the 10th George & Jane Moddy & Elizabeth Howard
the said. Oath taken & signed. Rich. Spencere. Jno. Denning
the 1st year of yo Oath of the: Parramore & the
last by the Oath of yo said m^r Hunt,

+ Moneys is this day granted to m^r Jno. Robins d^d John
Brown who comenred certain debts to this Court but
failed to file any petition or appear to prosecute with payment
of costs of suit at Eschry.

+ The difference depending between W^t Robinson p^t d^d.
Capt. Jno. Giffith doff. Upon the said p^t failinge to
appear to make oath to his debt the Court has therefore
discharged the said suit with the p^t payinge fees at Eschry.

+ Whereas Capt. Jno. Giffith hath complained to the Court
that he hath received several injuries and had much
wrong done him by the inhabitants of the Towne and
others adjacent to him in transporting tobacco & other
merchandise through his forced passing and paid to the
Cooks & doff for the Conveniency of Charles Dillinge with
them. By knowinge his force downe & see Dillinge it
and causing his Cales & horts to Runne away which
hats been so thredn. for Redemp^t whereof it is judged
of the Court and accordingly Ordered that those of the
Neighbourhood Usually transporting through yo said p^t
all their own goods & charges make keeps and mainntain
a sufficient & substantell gate to pass through into and
out of the said p^t. And 19th yo same before yo the said
gate and yo meetings yearly where the said gateway shall
apperte off p^t and putt thereon an ale and
strong lock with a key to yo said which Dillinge
done and locked his key w^t his family to yo said gateway
by some of the Neighbourhood concerned therein and have
him fested by them as often as they have occasion to
make off or go through the said gateway to said key
gate to be locked after them when passed through unless they
come back againe forth & the key restituted to yo said
gateway by one of the said inhabitants makinge use of the
same as aye payinge an aye of good suet Indian
corn as an acknowledgement. By each of them of yo inhabitants
transporting any thinge through yo said p^t to be paid by yo said
Dillinge annually in the first day of January ahd with
costs of suit at Eschry.

(In the)