

Item I give and bequeath to my w^ell beloved wife Elizabeth Griffeth all and every Part and piece of my goods and Chattels that I am now possessed to her own Proper Use and Disposall during her Natural life and after her Deceas to be equally Divided between my Sons Benjamin Griffeth Thomas Griffeth & John Griffeth and my Daughters Mary and Griffeth —

Item I command make and Ordain my w^ell beloved wife Elizabeth Griffeth Sole Executrix of this my last will and Testament and I doe hereby Utterly Disallow and Dispense all and Every other former Testaments Wills and Testaments Preques^ts and Executors by me made before this time willed and bequeath but effing and Confirming this and no other to be my last will and Testament In witness whereof I have hereunto set my hand and Seal the day and year aforesaid writing and Signed Sealed and Delivered by the said —

Jerom Griffeth as his last will and Testament in the presence of us —

Jerom Griffeth
the Seal —

Wm Harmanfon

Asch^t Dyre —

Henry Harmanfon Test

Item My request is that my w^ell beloved friends Capt W^t William Wall Capt William Harmanfon Capt Francis Opton to assistance to my w^ell beloved wife in the Performance of this my last will and Testament —

Northampton May the 28th 1708 —

The last will and Testament of Jerom Griffeth w^ell reported by Capt William Harmanfon as an attorney for Elizabeth Griffeth widow and executrix thereof of whom the Probate shall be granted her of the same w^ell known as approved in open Court of the said County by the Consarc^t of Capt W^t William Harmanfon and Henry Harmanfon and attested as an instrument probated by the Court and ordered to be passed —

Capt Robt Honyson

Recorded Capt Robt Honyson } Attest Northamptⁿ

22 I know all men by these Presents that we^e Hilary Springor Lieutenant & Esq^r Thomas Harmanfon Notary Publick of Northampton County in Virginia are held and firmly bound unto our Sovereigns Lady Anne by the Grace of God of England Scotland France and Ireland Queen to the sum of one thousand pound Sterling to pay unto our Lady the Queen her Heires and Successors upon Demand and such Judgment shall and may lawfully be made and done unto us and our Heires and every of us Individually and severally for the whole and in the whole sum and every of our heires Executors Administrators jointly by these presents signed with our hands and sealed with our Seals this twenty eighth day of January 1708 —

The Condition of this aforesaid O^rderation is Such that if the aforesaid Hilary Spring or his heirs Executors Administ^r or any of them shall Render unto the Auditor Griffeth or such other as shall be appointed to Receive the same a particular Report left and a full account of all the Majesties dues and Dues upon the said County of Northampton aforesaid from the time of as aforesaid perfectly to which & his Commission by the Honourable Edward Bunting off Record of Virginia by the Honourable Edward Bunting off Record of Virginia and accordingly Admited and Sworn by the Officers aforesaid for the aforesaid County the day and year aforesaid and then full payment made of all such Recents due County and County to all such as Lived in the said County of Northampton and all other executors or in the said County of Northampton and all other executors to the said County and to the several Officers which shall be appointed to Receive the same and to take up and right any of them shall appear in his Office and shall be for payment made of all such things belonging to the Office of aforesaid off his aforesaid County according to his said Commission and further that the said Hilary Spring or his Officers and executors shall be called and truly Answer and find out the true quantites of all Lands held in the aforesaid County of Northampton by him by him or his executors and shall be called and truly Answer and pay all Rent and Revert a True and Perfect List or Rent Roll of the same to the Auditor of the said County upon each of such Line and Rate as shall appear before him aforesaid and Truly Acknowledged and performed that then this aforesaid O^rderation shall be void and of no Effect or else Remained in full force & virtue and in full force and effect Thomas Honyson attested Hilary Springor & Seale — Received into the Regis^r of the High Court of Admiralty at Northamptⁿ the 28th day of January 1708 — Recorded Robt Honyson Capt Robert Honyson 1708 — Recorded Capt Robt Honyson 1708 —

This Indenture made at New Haven the eighth day of May in the year
 between the Parties following to Wit & Between John Johnson the Senior
 of the said party younger and Thomas Parramore both both of
 the County of Northampton in the Province of Massachusetts Bay
 of the Commonwealth of the United States of America
 Witnesseth that the said Obedience Johnson in Consideration
 of the sum of five hundred pounds of Tobaccoe
 in hand and at the Exchequer and Delivery of this Indenture
 with I acknowledge my selfe fully satisfied Obedience Johnson
 and will of I for my selfe & heirs Executors & Executrix
 and of I for the said Thomas Parramore his heirs Executors
 and Executrix & Administrators and Assignees
 acquit and discharge the said Thomas Parramore his heirs Executors
 and Assignees for ever. hath given granted bargained and
 sold and by these presents doth grant Bargains and Seal unto the
 said Thomas Parramore all that tract or piece of Land situate
 lying and being in the County of Northampton aforesaid being
 by dimension four hundred acres in the possession of John
 Major a bounded westerly on the land of Thomas Johnson
 and bordering on the land of the said Thomas Parramore two hundred
 acres of which lands formerly given to William Major by Thomas
 Johnson in his last will and Testament bearing Date there
 of November in the year 1658 by the said Will doth fully
 appear Relation being thereunto had together with all Rents
 Divers profits wood waters and all other the appurtenances thereto
 unto belonging or in anywise appertaining to have and
 to hold the said four hundred acres of Land aforesaid
 bounded as aforesaid to the said Thomas Parramore his heirs
 and Assignees for ever with all houses of mason y masons wood
 weales and all other Privileges to the same and unto belonging
 or appertaining and to the said Obedience Johnson doth
 my self my heirs Executors and Administrators Covenant grant
 and agree to and with the said Thomas Parramore his heirs
 Executors Administrators and Assignees that I am at the time of making
 and Delivery of this Indenture seized of a good perfect Title
 free from all Liens and Encumbrances clear and free from
 all claims what so ever as of that the said Land and premises
 is at the time of the Sealing and Delivery hereof free and
 clear from all sales Lases Dovers Mortgagys or any other
 Incumbrances whatsoever and I further Covenant and a
 gree to and with the said Thomas Parramore his heirs
 for me my heirs Executors that I will warrant and
 defend the aforesaid tract of Land and premises
 to the said Thomas Parramore and his heirs for ever from
 any Person or Persons claiming by from under or under
 me or any other Person or Persons what so ever and do further
 Covenant to and with the said Thomas his heirs &c that
 I will at the Indemnity and Request of the said Thomas his
 heirs and Assignees make See to Other or further Demand
 of the said Bargained Land and Premises to the full

Thomas his heirs and assigns at any time within the Space
 of ten years as by his or their Counsel Learned in the Law
 shall be advised or Required of me my heirs &c. In witness
 Whereof I have hereunto Set my hand and Seal the day
 and year first above written
 Signed Sealed and Delivered } John White
 in the presence of } Andrew Hamilton } Obedience Johnson
 his Seal }
 Monday } That Every Sonne of the aforesaid Bargained
 May 10th 1658 Lands and Premises was this day by Obedience
 Johnson the Senior Delivered to Thomas
 Parramore his heirs Executors and Administrators
 Obedience Johnson

KNOW all men by these presents that Temperance Johnson
 wife of the aforesaid Obedience Johnson doth freely and
 voluntarily Release and Disclaim all my right title or Interest
 of Estate in the aforesaid Bargained Lands and Premises and the same
 doth Conferre to the aforesaid Thomas Parramore his heirs and
 Assignees for ever willing in Hand and Seal this first day of May
 1658 A. M.

Signed Sealed and Delivered } Temperance Johnson
 in presence of } her mark
 Andrew Hamilton }
 John White }

Northampton } I know well by these presents that Obedience
 County } Johnson the Senior doth owe and standeth bound to the said
 to Thomas Parramore his heirs Executors Administrators
 and Assignees to pay him for every bushel of tobacco paid
 to him by the said Obedience Johnson the British payment house
 and Travellers Comptre I bind me my heirs Executors and
 Administrators firmly by these presents without my
 hindrance and Seal this 10th day of May 1658

The Condition of this Obligation is Such that where as he aforesaid
 Obedience Johnson hath by a Deed of Sale Bargained
 and sold with these presents Bargained and Sold unto the said
 Thomas Parramore a certaine Tract of Land by Description
 Containing four hundred acres in which Land is contained
 sundry and divers grants Dowerants and agreements as made
 and done on the part of him the said Obedience Johnson his
 heirs Executors by now if the said Obedience Johnson his
 heirs Executors and Administrators shall conceive and truly
 fulfill perform execute and do all such grants promises
 Dowerants Contracts Sales and agreements as are contained
 in the said Deed Deposited or Impled to the said Thomas Parramore
 his heirs Executors and Administrators in such manner
 and form as in the said Deed is contained that on this

42. ¶ Obligations to be void or else to stand in full power force and virtue

Signed Sealed and Delivered } John White
In presence of } Andrew Hamilton } Observed Johnson
At the time of this Deed and Seal

Northampton 25 May 1708 A.D.

This within mentioned Deed or Sale of Land with a bond Lias
to which was presented to Court of the above said County
of Cumberland John the Deed and Testamente John
his son and his wife John and Thomas Parramore his heirs
his lawful wife to both their Real acts and Deeds unto Thomas
Parramore and his Heirs or of the said Parramore is
done to be put upon Record

To Robert Howson
Recorded Post Robert Howson, Notary

This Indenture made the twentieth day of May in the year 1708
between the Parties following to wit John Major of the County of said
Cumberland one of his said County and Thomas Parramore Gentleman of the
said Place on the other Party witnesseth that the said John Major
for and in Consideration of the sum of fifty pounds Sterling
now in hand paid at the Disbursing and Delivery of this Instrument
will acknowledge my Self fully satisfied Contracted and paid and
a copy of this my present Indenture delivered to do freely execute all
equit and Discharge his heirs Executors Administrators and assigns
forever shall give granted Bargained and Sold and by these presents
do grant Bargain and Sell unto the said Thomas Parramore all that
Tract or Parce of Land situate lying and being in the County of
Northampton aforesaid being by estimation four hundred acres more
in my Possession bounded westerly on the Land of Thomas Johnson
and easterly on the Land of the said Thomas Parramore two hundred
acres of the said Land being given to my Father William Major
by Thomas Johnson in his last will and Testament bearing date
the 25th November in the year 1668 as by the said will fully
appear Relation being thereto had to have and to hold the
fore hundred acres of Land or more or less bounded as aforesaid
to the said Thomas Parramore his heirs and assigns for ever with all
rights honours, privileges, woods, waters, etc and all other Privileges to the
same in my wife appertaining and I the said John Major do
covenant and agree for my Self my Heirs Executors and Administrators
to and with the said Thomas Parramore his heirs and assigns that he
said Bargained Land and Premises in wch the said two hundred acres
bound by the aforementioned Thomas Johnson as also all the Rights
of the said four hundred acres bounded as aforesaid by addition
to the said William Major my father done Deed bearing
date the 16th day of November in the year 1668 as by the said Deed full appear
in gross and clear from all taxes & improvements, Dowers,
any other Incumbrances whatsoeuer made or contracted

by me or any Person known or having name and title said John Major do further
covenant and agree for my self my Heirs Executors and Administrators
to and with the said Thomas Parramore his heirs
Administrators and assigns for ever to pay him or my
Heirs Executors or of them full value of the same
Land or any Part thereof and that the said Thomas Parramore
in his Deed and Administrators shall have and have
all as aforesaid and full right and interest in the said Bargained
Land and Premises as I the said John Major now hath or by any
ways or means can have by any Title to the same I do give and deliver
in witness whereof I have hereunto set my hand and Seal the
day and year before above written

Signed Sealed and Delivered
in presence of } John Major the Seal }
John White } Notary }
Andrew Hamilton } Notary }
in presence of } John Major the Seal }
John White } Notary }
Andrew Hamilton } Notary }

And this day Sixty and Seven of the above Bargained Land and
Premises aforesaid by the aforesaid said John Major given to the said
Thomas Parramore according to Law

John Major
Know all men by these Presents that I John Major wife of John
Major do freely and voluntarily give and bestow all my right
Title or Interest of Power in the said of Bargained Land and
Premises and as same doth Confer to the said Thomas
Parramore witnesseth hand and Seal the 25th day of May
in the year 1708

Signed Sealed and Delivered
in presence of } John Major the Seal }
John White } Notary }
Andrew Hamilton } Notary }

Northampton 25th May 1708
I know all men by these Presents that I John
Major of the aforesaid County Renter do
own and hold by full and absolute Title
a Parcement of land in the said County of Northampton
containing two hundred acres bounded by a line running
to the west and ending in a tree called the said Thomas
in his Deed Executors Administrators or assigns
I the said John Major do give and deliver the said Thomas
Administrators or assigns for my Self my Heirs
and Executors and Seal this 25th day of May in the
year 1708

The Condition of this Obligation is that that person as the aforesaid
John Major shall Bargained and Sold unto the said Thomas
Parramore four hundred acres of Land by said Deed bearing date the 25th
day of May 1708 in which Deed the boundaries of the said Land
as aforesaid writing are contained Sunday and Devises Grants

127 Deverants and agreements to be Commanded and done on the
Part of our Lord and John Major his Agent or nowe if dead
John Major his heire Executours or Administrators shall well
and truly doe execute perform and fullfill all the Government
Grants Bargains Sales Contracts and agreements contained in the
said Deed of Sale of late Lands and Estates aforesaid to the said
Thomas Parmore his heires Executors Administrators or assigns
Then the Deed aforesaid to be valid or effectual in full power
force and vertue

Signed Sealed and Delivered. John Major
in presence of me the Seal

John White — No Chippington May 28th 1708
Andro Habbillot

The will in mentioned Deed or Sale of Land with a bond thereto
given in affd John Major and his wife to Stephen John Major his heire
and his wife Appointed to the Court of the said County
by John Major and his son Major or his lawfull wife and attorney
the same in open Court of the said County to be their acts
and Deeds unto Thomas Parmore and at the request of
the said Parmore it is ordered to be put upon record

Received by Robert Houghton Esq: Notary

Virginia Ann by the Grace of God of the Great Britian Grand and Ireland
Queene Defendant of the suit: To William Water John Copley
John Luke William Harrington Jacob & Joseph Thomas Savage
George Harrington Benjamin Bottingham Henry Brinley
John Powell Benjamin Stratton William Knott and others
plaintiffes — Your Gracious know yll the meanes
afforded you and every one of you loyally and faithfully our Subjects
to keep our peace in the County of New Champlon and to keepe and
defend to be kept all Ordinances Statutes of our Kingdome of
England and Lawes of the our Plantation and great Colony and Dominion
of Virginia made for the quiett Peace and Government of the People
in it and every the place whereof in the said County according
to the force form and farr of the Lawe and to Defend and
punish all persons Offending against the forms of the said Ordinances
Statutes of Kingdome of England and Lawes of this our Colony and
Dominion or any aggreement in the County aforesaid — That I doo
witness you or any other person that Person wch shall threaten my
or our Soys Royal either in these bodyes or bearing thereabouts
to greate good Security for the Peace or for the good behaviour & events
in and its People & in shal be required to find such Security
unto cause them to be accepted so in Person wch they find
such Security — Wee have alsoe agreed you or any one or more
of your waies or any one of your Servantes to be bound by the said

128 Since we our selfe at the first Recd of bidding Comly in the County
agreed at certaine dayes according to Lawe to have and holden all Suited
Contrivances and Domes of between party and party deeing theron what to
doe after agreement according to the Laws of our Kingdome of England
and the our ancient and Great Commonwealthe and King with
power like wise to you and every one of you to take Layes & Actions and
Remonstrances upon & all for the better maintenance also of the same
in all such matters and causes as come before you and to keep or
cause to be kept all Orders of Court orders of Council and
Proclamations directed to you or coming to your hands from us or from
our Governor or Commander in Chief for the time and our
Council of State and to Defend the offenders and breakers of the
same according to the Laws of our Kingdome of England and of this
our Colony and Dominion and further to keep or cause the Clerk
of your Court to keep records of all judgments resu and orders
dictated and agreed upon by you or any four or more of you witness
any of you William Water John Luke William
Harrington Jacob & Joseph Thomas Savage John Boone and
further wee command you and everyone of you that you diligently
intend the keeping of the Peace Statutes of our Kingdome of England
and the Lawes of this our Colony and Dominion and all and singular
order the Sheriff — Wee do alsoe by virtue of this present Command
the Sheriff of the said County of New Champlon to keep certaine
days and hours within the said County doth appoynt that he shal be come
before a day or more of you where any of you William Water
John Luke Harrington Jacob & Joseph Thomas Savage John
Harrington and Thomas Savage shall be one such and no man yngood
and Lawfull man of the Bayewick & within the bounds therin allow
in yngles betwixt Hadow and Enquinton of Wittnesses over and
over called our President of our Council of this our
Colony and Dominion of Virginia at the City of Wmington
under the Seal of our Colony the 24th day of April 1708 in
the year of our Raigne —

Done and Sealed — Received —
A Comission of the } The 28th day of April 1708 Recd in the Office of the Com
Court for the said County before the said County at the opening of the Court
County — Robert Houghton Esq: Notary —

Recorded by Robert Houghton Esq: Notary —

This may give Notice all Persons concerned that I Submitter on my Godes
Permitte bound for my self by the first opportunity any Person that
hath my Claimes to make from me may Repair to my house at
Habberlton and to there Satisfie to Content by me —
This was Set up at the Court House
June 13th 1708 — Wm Andrew
Recorded by Robert Houghton Esq: Notary —

burgh Anne by the grace of God of Great Britain France and Ireland Queen
Defender of the Faith &c To William Waters John Captain John Luke
William Harman son Jacob Johnson Robert Savage George Harman son
Benjamin Nottingham Hilary Springer John Somers Benjamin
Stratton William Head and Christopher Johnson Esq; Grl
Greeting Know ye that whereas we have Ordained and Appointed
you Justices of the Peace for Northampton County wherefore
wherefore and Appoint that the Commission being read at what and where
of you William Waters John Captain John Luke William
Harman son Jacob Johnson and Thomas Savage —
Having first taken the Oaths appointed by act of Parliament by the
said Justices of the Peace and Supreme Court mentioned
in an act Declaring the alterations in the appointment to be taken
by the act Intituled an act for the further Security of the Kingdom
Person and the Succession of the Crown in the Royal and Prince
and for the Declaring the Office of the Reloved Prince of
Wales and all other Relatives and their open and Secret
adversaries and for Declaring the Commission to be done in
as at the Court together with the Oath of due Declaring
the Office of Justice of the Peace which the said George
Harman son and Hilary Springer or any two in the Com
mission above named are lawfully required authorized and impo
vered to give and Convey to you if you demand the same
above said Officers and every of them in the Commission above
named the above mentioned Oaths and Court together with
the Oath of due Declaring the Office of Justice of the
Peace of Performance of which you are to make due
return to our Secretarys Office the 1st day of the next
General Court Within Our City and well beloved
President of our Council of our Colony and
Dominion of Virginia at the City of Williamsburg Under
the Seal of our Colony the 1st day of April 1708 in
the Seventh Year of our Reign

A Seal for Administering the Oaths
to the Justices of Northampton County —

Recorded June 2nd: 1708: Henry Thompson Esq: Northampton

At a Court held for Northampton County by her Majesties
Justices of the Peace this 28 Day of July anno Dom: 1708
Capt: John Luke — — — Cap: Benjamin Nottingham
Capt: William Harman son } m: William Kendall — — —
m: Jacob Johnson — — — m: Christopher Johnson Junr
This day was Recd of Trespass and Detainment between Jacob Quist Rantz
and Isaac Trouppon Defendant Being Called according to Law and
the Defendant failing to appear in January Court last and
upon the motion of the Plaintiff attorney in Andrew Hamilton
an Order was granted to the Plaintiff that if the Defendant doe
not appear the next Court held for this County and County
Leeds Diligently and Properly and Read the General Act of Not Guilty
and If it upon the like only Judgment to god a gaunt to the Defendant
and wife of Hester facias Poffessorum seu award and Put the
Plaintiff in Possession which being Called according to Law
in March Court last and at the request of the Plaintiff attorney it was
Continued to the Court and now being Called according and in
Plaintiff nor Defendant appearing nor any attorney for him there
for the Suit is dismissed and the Plaintiff pay Cost of Suit all even Recet
The day was action of Debt between William Goffigne Plaintiff and
John Daniel Mackenitz otherwise called Daniel Mackeniz Defendant
being Called according to Law in March Court last and the Plaintiff
John Daniel Mackeniz appearing and upon the motion of the Plaintiff
an Imprescript was granted to the said Defendant the said Court last
the Court and now being Called according to Law the Plaintiff appear
ing by his attorney in John Washburn and the Defendant by his
attorney Lieutenant Col: William Waters and the Defendant
for Plaintiff Barr Seal: and the said Daniel Goffigne and defendant
for and Injury willfull: and pray by us of the Plaintiff
of article written Read unto him in Court and for plea
Said that the said William Goffigne aforesaid did do ought not
to have and remeins for that the term of your impaneling
the said Jury are not yet expir'd and the said Jury ready to have
and pray Judgment be after a Long Dispute between Plaintiff and Def
endant the Court came to judgment and of opinion for the
aforesaid Plaintiff as is Set forth in the Defendant's plea the
Suit ought to be held and the Plaintiff pay Cost of Suit and the Plaintiff pay
Cost of Suit again Execution

The day was Agreed to the Court an Inventory of the Seal of William
Rantz late of the County decyed by his Predecessor John Rantz
his Request it is ordered to be put upon Record
Today James Thompson acknowledged in Open Court to have Received
and that wch: Lopt Esq: by her Decesed Master Thomas Thompson Seal of the
County called and Received of Thomas Hunt of the said County which
Receipt is Observed to be Recorded

431. This day the Sheriff returning an attachment to the Court having given
by Capt Benjamin Nottingham to Mr George Barber directed to the
Sheriff to quash so much of the Part of Edward Potts late of the County
of Hanover for the sum of one thousand pounds of Tobacco which being due
from the said Edward said Edward from the said Edward Potts by Bill from under
his hand and Seal with his Bill being proved in Open Court by
the Corporal Oath of Mr Ann Davis and Mary Stevens and that
the said Edward had declared in Open Court upon his Corporal
Oath that he had not Received either part nor parcel of the said
Bill therefore Judgment is granted to the said Edward for the
full sum of one thousand pounds of Tobacco and Thomas Dolly
for the same that he bought the same of Edward Potts late of the
County which the Sheriff was directed in his cause of Indebtation
Bett and John Dolly debtors are in Open Court upon his Corporal
Oath that he bought the said Potts say that he did receive the same of the
said Thomas Dolly and should pay him William Hindle one thousand
pounds of Tobacco or Satisfie him for the same and further said that
the said Potts did not leave the County if he had not been for
going Edward and the said Thomas Dolly making it appear to
the Court that he bought the said same of Edward Dolly
Corporal Oath of John and William Dolly therefore the Court
is of opinion that the said attachment so made void and of no
use and the said Thomas Dolly have the same again and that
the said Edward pay all costs of suit after Execution.

This day William Gafouigne declared in Open Court upon his Corporal Oath
that he had given to Mr Andrew Hamilton a Balancing sum of £100
bars of Indian Copper for the Receipt of the said Hamilton who
not taking any sum aforesaid said Gafouigne did well
to give him the said Hamilton as much or as great a sum to
pay him the said Gafouigne as the said Hamilton might have off the
other party therefore the Court is of opinion that the said Hamilton
is not liable against the said Gafouigne and that he pay him
paying costs.

This day Robert Baffont came before this Court and is willing to
owe him selfe to John Maynard late of Compton to the sum of
one and twenty years which the Court accordingly adjudged
by the said boy and his mother consented thereto that the said
John Maynard return a true account of the boy & that
to the next Court he shall deliver into Court with good security
for the said boy and that the said Maynard pay all costs.

This day was presented to this Court by Mr Ann Hester Servant
boy John Hollings to be judged who is accordingly adjudged to live
in this Country and so servable accordingly.

432. This day was presented to this Court by Richard Garret a Servant boy less
than fifteen to be judged who is accordingly adjudged by the Court at two years
of age at the arrival of the ship where it is the Master of a ship
in the Country and so servable accordingly.

This day was presented to this Court by Robert James a negro boy named
Peter who is judged by the Court at eight years of age and so servable
accordingly.

This day was presented to this Court by Jacob Mingo a negro boy
named Jack to be judged who is accordingly adjudged by the Court
at four years of age and so servable accordingly.

This day was presented to this Court by John Major a negro girl
who is named Betty and the other named Sarah to be judged which
accordingly is adjudged also said Betty at thirteen years of age
and the said Negro girl Sarah at ten years of age and so
servable accordingly.

This day upon the motion of Capt William Harmon upon the
Court was ordered the Sheriff to summon to the next Court held
for the County Elizabeth Croton town for the County of
of the said Capt William Harmon for the Court held in not
having the said Harmon upon warrant.

This day at the Request of Mr Sarah Tankred in Isaac Huggom an
by John Major upon their Corporal Oath declare
Open Court held for the County of Northampton to the Capt
of them knowledge that John Tankred is the Requested Son
of John Tankred late of the County deceased and Sarah
Tankred his wife.

This day upon the motion and Petition of Mr Henry Harmon
ordered by the Court Conditionally that he may turn the road from
the owner of Mr John Harmon house through his now Indian
Town and so to Jimmy Sturton and that the Surveyor of the said
ways of the Parish go and mark out a road which may be open
Courts and for the publick with the right hand wch the Captain
in his lands where he may be laid out in the said Indian
way first and make a return thereof to the next Court held for
the County.

This day Charles Baffont makes an Appearance before this Court
according to the affidavit of Captain Christopher Cusper late of Compton
of London affirms he said Indian making nothing to do with the Court
against the said Baffont therefore the said Court is dismissed and the said
Baffont and the Indians affirms that if any訴es on a charge of
the said affair do occur.

This day Mrs Baffont makes her personal appearance before this Court to
answer the Complaint of Obdience Tolifer Junior for the Breaches
in the Captain's wear and the said Tolifer for your loss he and
Capt Tolifer late of Compton therefore the said Court Dismissed and
paid the Captain paying Capt Tolifer £100.

This day was Presented to His Court the gift will and Testament of Thomas Jacob Lale of this County Decanted by Elizabeth Lale his Executrix herby and Testified probate might be made to the same which according to
was done by the Corporation Councill of Elizabeth Legg Mary Higgin and Robert Leggins and allowed by the Court to be authentick
probate and ordered to be put upon Record.

This day was Left will and Testament of Gilman Moore Lale of
the County Decanted by his Executrix Elizabeth Moor his Executrix
His Court and Testified Probation might be made theretowain
was according to law by the Corporation Councill of Elizabeth Legg
Thomas Gre and John Mann and allowed by the Court to be an
authentick probate and ordered to be put upon Record.

This day was Presented to the Court a Conveyance for Land by Jacob
Smith and Dorothy Smith his Lawfull wife both of this County
and acknowledge same in Open Court of this said County to be
their Real act and Deed will the said Dorothy Smith do witnesseth
of her Right of having in her said Name to Abraham Smith
and the Receipt of the said Smith it is ordered to be Recorded.

This day was Presented to the Court a Deed of gift by Mr William
Kendall Junr. his Lawfull wife and acknowledge the same to
Open Court to be their Real act and Deed to John Davis and
his wife Ann Davis and at the Receipt of the said John Davis
it is ordered to be Recorded.

This day was Presented to the Court a Deed or Conveyance for
Land by Mr Sarah Tuckrod of this County and a minor daughter
same in open Court upon Court of the same County to be
her Real act and Deed to her Son John Tuckrod and at the
Receipt of the said John Tuckrod it is ordered to be Recorded.

Whereas at a Court held on the 9th of March one thousand Seven hundred
and Eighty William Nottingham obtained a Conditional Order to lay
the maine Road running along an old good fence side and to clear
a more convenient road neare the place as in that Order Sett forth
and whereas at a Court held in Northampton County the 25th of July 1785
John Dyer Esq and others proprietors of this County did Petition the Court
a quiet returning of the said Road in which they did Sett forth that
the said old Road shall lie and continue for a time till Sixty years
and shall then stand the most convenient place for all the Inhabitants
to pass and the Governor his Comissions affording no impediment
by the said Nottingham as in the said Petition Set forth to the Court
takeing the same into those serious Consideration wch
opinion for the Reasons inserted in the said Petition had the
old road to take his opinion and that the former Order obtained
by William Nottingham be made void and that the said Nottingham
pay Costs and action Executable.

The Court adjourned to tomorrow morning at the Office of the Clerk in 1785
Read and Examined in Open Court by William Harrington
Jacob Johnson Benjamin Nottingam
Robert Houston Esq Wallingford
William Kendall
Eustace Johnson

All the Court held for Northampton County by her Majestys Justices
on the Day being the 29th Day Day of July 1785
Capt: William Harrington
Mr Jacob Johnson
Capt: Benjamin Nottingam
Mr William Kendall
Mr Eustace Johnson

This day the action of the said between William Nottingam Plaintiff and Ruth
Soper Defendant being called according to Law and either Plaintiff or
Defendant appearing the Suit is Dismissed and the Plaintiff may Costs of
suit and Execution.

This day the action of the said between John Luke Sheriff Plaintiff and
Eustace Johnson Senior Defendant being called according to
Law and either Plaintiff or Defendant appearing therefore the Suit is Dismissed and the Plaintiff may Costs of
suit and Execution.

This day the action of the said between John Hamilton Plaintiff and Peter Royo
Defendant being called according to Law and either Plaintiff or Defendant
appearing therefore the Suit is Dismissed and the Plaintiff may Costs of
suit and Execution.

This day the action of the said between Timothy Jones Plaintiff and Henry Scott
Defendant being called according to Law and either Plaintiff or Defendant
appearing therefore the Suit is Dismissed and the Plaintiff may Costs of
suit and Execution.

This day the action of the said between John Vaughan Plaintiff and Jacob Smith
Defendant being called according to Law and either Plaintiff or Defendant
appearing therefore the Suit is Dismissed and the Plaintiff may Costs of
suit and Execution.

This day the action of the said between Jacob Anger Plaintiff and William
Golding Defendant being called according to Law and either Plaintiff or Defendant
appearing therefore the Suit is Dismissed and the Plaintiff may Costs of
suit and Execution.

This day the action of the said between Hammam Griffith Plaintiff and Thomas
Senior Defendant being called according to Law and either Plaintiff or Defendant
appearing therefore the Suit is Dismissed and the Plaintiff may Costs of
suit and Execution.

This day the action of the said between John Dyer Esq Plaintiff and John French
Defendant being called according to Law and either Plaintiff or Defendant
appearing therefore the Suit is Dismissed and the Plaintiff may Costs of
suit and Execution.

495 Action
This day the action of the Cope between John Austin Esq^r Plaintiff and Willm Bentall Defendant being called according to Law and written Recount, no Defendant appearing before the Court is Dismissed and the Plaintiff pay Cost of Suit alias Execution.

This day the action of Plaintiff between Darby Region Plaintiff and Joseph Godine Defendant being called according to Law and written Recount, no Defendant appearing before the Court is Dismissed and the Plaintiff pay Cost of Suit alias Execution.

This day the action of the Cope between Darby Region Plaintiff and Joseph Godine Defendant being called according to Law and written Recount, no Defendant appearing before the Court is Dismissed and the Plaintiff pay Cost of Suit alias Execution.

This day the action of fifty pound between Col Henry Spelman Plaintiff and Jacob Ammon Defendant being called according to Law and written Recount, no Defendant appearing before the Court is Dismissed and the Plaintiff pay Cost of Suit alias Execution.

This day In Pursuance to the Writis first and of attorney made at Whitechapel at Our Majestis Queen Anns Royal Capitall at London this day of October in the year of our Lord God one thousand Seven hundred and five in the County of Middlesex and unto Page the Court Esquarour the wroght of Hunger Parishes in the County aforesaid to do there Parishes into so many Precincts as to leave that Province convenient for Proposicing Every Persons Land in those Parishes and to appoint the particular times for summoning the said and the last day of March then next coming when such Proposicing shall be made in every Precinct and also to affint & set by two Intelligent Houghfrees holders of every Precinct to see that Proposicing and make a Return to the Sheriff and amount of the sum for which they shall propofe and of the same to the same Recounting shall falle to Proposicing and of the Particular Regions of such Houghfrees.

This day the action of detaining by a writ of Detention between Willm Hargrave Plaintiff and Lieutenant Col Willm Waters Administrator of all the goods and chattels Goods and Chattels of Benjamin Baddeley esq^r of this County deceased Defendant being called according to Law and the Plaintiff and Defendant appearing and the Plaintiff making it appear to this Court by Letters and other writings that the goods which were mentioned in the Plaintiff's Declaration with Seal and signature of his said Benjamin Bayley Esq^r of this County deceased were among the goods of the Plaintiff and among the same were two hundred and eight pieces of Damask cloth of two yards of one dozen pairs of Bedding to the value of two hundred two pounds ten shillings and three pence of Dore two pieces of Cloth of two yards of value of one pound eleven Shillings Sterling two pieces of Damask containing eight fine yards of the value of one pound four shillings.

496 Actions Sterling with Detaching to the value of one Shilling and Six pence Sterling therefore Judgment is granted to the Plaintiff against the Defendant for the sum paid good to the value of two hundred two Shillings and Six pence Sterling with Cost of Suit alias Execution.
This day upon the Petition of James Wallis to the Court to be Imprisoned with part of the goods of Capt William Mandell deceased in Colnbrook his wife and Daughter of the said Capt William Mandell this Court finding the appearance of the said Wallis is not reduced here and by Information that Capt Thomas Savage one of the officers appointed to affright the said Wallis is not in a capacity to act in the service of the Court therefore the Court orders that at John Smale in the Head of and near off Fleet Street in London in John Savage in John Dennis in Middlesex Chapel and in John Smale an appraiser at the value of Capt William Mandell's Goods as it is all ready Divided by the said John Savage or Middlesex Chapel John Dennis and Capt Thomas Savage and make a full true Description of what is all ready Divided and remain on account thereof to the next Court held for this County.

This day being the ninth instant meeting the Personas appearance to this Court according to the High Court order and brought with him George Gillett and Anna his wife which he brought from the City of New York and it is ordered by the Court that the said Gillett can bring any one Person to the Court shall have full free for the said Gillett Security for his Continuance here to beare to Capt Hargrave the said Gillett and his family for their living in the County of Norhampton against the next Court and if the said Gillett should fail here in the said Court does oddes the said Gillett having money from the said Gillett and his wife Anna Gillett over the say sum whereas they same and their Lyes them them
The Court adjourned to the 28th of September next 1708

William Hargrave

John and Elizabeth open Court Benjamin Hargrave
Benjamin Hargrave
William Mandell
Obedience Taylor

July 16 or 27th Day 1708
Received of Thomas Hunt what money is due to me from him of the 2d^o of March of Thomas Hunt Deceased ordered by the worshipfull Court of Northampton I say Received by me: Francis F. Tompson
Edward Longe Esq^r Northampton July 16 or 27th 1708
John Smith Northampton July 16 or 27th 1708
Mark This is a Court of record way of Acknowledgement open Court after a Court of Common Pleas and Bar of the Province to be for Thomas Hunt and or others to whom Capt Robt Hargrave Esq^r Northampton

437 To all Christian Peoples to whom these present shall come greeting. Now ye have
that I Sarah Tinkred widow Relick of John Tinkred late of this
County Deceased for Divers Causes and Considerations now hereto
moving but more especially for the Natural Care and affection
I bear to my Son John Tinkred do give grant make and Confirm
and Deliver unto as by these Presents I do give grant make and
Confirm and Deliver unto my Beloved Son John Tinkred
all my Right Title and Interest upon a tract or parcels of land
situate lying and being on the North Side of Mountain in the
County of Lincoln containing five hundred and Eighty
acres more or less which Land formerly belonged
to William Smart and Francis Wellington and by them sold
my Father William Smart and also to my Brother William
Smart as Son and heirs to my said Father and by my said Brother
William Smart given to my Deceased Husband John Tinkred
and to me the subscriber upon the wands of the said John
Tinkred and his heirs and assigns for ever and whereas
one of my said Husband given to my said Son John Tinkred
to have and to hold the said five hundred and Eighty acres of land
more or less with all the Rights Privileges and Advantages thereto belonging
belonging with all Conveniences fixtures foys
water water courses woods and Underwood what ever in any
and as ample a manner as my said selfe might have by any
ways or meanes what Quo to him the said John Tinkred
by his heirs and assigns for ever so that will be in my said
or any other bearing by from or under me shall give
done full leave and Right Title or Interest in the premises
but from done full to before ever delivered and delivered
In witness whereof I have this day in the 2^d day of July
anno Domini 1708 fixed my hand seal

Signed Sealed and Delivered in the presence of — Sarah Tinkred
John Giffis The Seal
Sarah Giffis Portlany in County of the Seal

July the 2^d 1708

This was attested before me upon Court of the above said County
above said Subscribers or Seal of Land by the said Sarah Tinkred
and acknowledged the same to be an accurate and true copy
from Tinkred and at the request of the said John Tinkred it was
so put upon record.

John Rodger Howson

Received for Robert Howson

To all Christian Peoples to whom these present shall come greeting. Now ye have
Jacob Smith of the County of Northampton for Divers good causes and Considerations
now hereto moving but more especially for the Consideration of fine thousand pounds
of Tobacco and Casks same in hand paid before the Subscription hereof by Abraham
Smith of the same Parish the Receipt whereof of Due Paid and Received
heirs excepting Administrators the heirs for Due hereby Recd by Excess
and like as by these Presents I do Bargain and sell and deliver
Abraham Smith his Parcell of Land Situate Lying and Being at Occethan
being bounded on the South west side by 100 Pds wherein Jacob Smith Newdweller
is running into the maine road. To have and hold the said Parcell of land
Underwood water watercourses fixtures gardens fences paths or woods
what so ever therunto Belonging or in any wise appertaining to him
the said Abraham Smith his heirs and assigns from the day of this date
hereby for Due Recd by him the said Abraham Smith my heirs and
Administrators or any other Person or Persons what so ever shall
at any time or times hereafter make calling claims or Demand any
Right Title interest ipso or Possession in or to the Premises or any part or
place therof but from the same was and always was and shall be to
be wholly abated and for Due Recd by him the said Jacob Smith for
me my heirs Executors and Administrators Government promise to grant Land
will the said Abraham Smith his heirs and assigns that before the
Subscription hereof I have right Title and interest in and to the Premises
and to have and to sell the same in manner as is herein Expressed andage
to warrant and defend the same to him the said Abraham Smith
his heirs and assigns for ever against the true claims Title and interest
of any Person or Persons what so ever for the true Performance where
of I do by my heirs and Administrators in the name of Jacob Howson
John Rodger and others to be paid to him the said Abraham Smith
his heirs Executors Administrators and assigns upon Demand in
writing whereof and also the Premises I have reserved to sell my
Land and Seal this twenty eighth day of July in the year of our
Lord god one thousand seven hundred and Eighty.

Jacob Smith
Mark
The Seal

Signed Sealed and Delivered
the 28th day of
July
John Marke
John White

I Dorothy the Lang wife of the aforesaid Jacob Smith do
hereby voluntarly confess to have made by my husband and me by these
pounds tobacco Excess Recd by him and by the said Abraham Smith from
him Right Title and Interest of this Land or Dower or Downtur which I now
have or have right claim by calling claims or demands

John Mayhew }
John White — Northwingspoon Aug 28th 1708 —

The above said Deed on sale of his wife Presented to the Court of
the above said County by Jacob Smith with his wife Dorothy
Smith the right of Dowry or of the House and Acknow ledge
the same in open Court of the said County to be their Real
estates and Goods unto Elizabeth Smith and at the Request of
the said Elizabeth Smith it is ordered to be Recorded

Sept 2001 Hoxton

Set 200th Howson
Recorded for Robert Howson - 18th Dec 1891

In the Name of God Amen I Thomas Jacob being Sick of the
woe of life for great memory do make and Ordaine this to my
Last will and Testament touching all manner of thinges here -

1. I dedicate my Soul to God Almighty who gave it me In Aggr of
a Sure and Happy Resurrection when it shall Please God to give
for it another Body to the Earth from which it came and I desire my
body to be Docringly Buried as my Executor of my last Jacob Shall
be kind of it

I give and bequeath unto my loving Brother Abraham Tait
my Plantation where I now live now being one hundred
and forty acres of land more or less to him the said Abraham and his
heirs for ever.

I give to my wife Beloved Brother Nixon Jacob one Son Peter and
Patt Hooke which bears all my Plantation at James Island and in
Rate fullness shall have to work upon me y self — —

I give and bequeath unto my Son my Brother Abraham Jacob etc
the Rep of my Debt which due to first paying down my Debts
due and may be made up to the last Due and all other
and to Receive all my Debts Due and otherwise

I make and do desire my will Be it known Brothers Abram Jacob
Isaac George Deacon & others my Lot Will and Testament Reciting all
other former wills made such as wills of my Hand & in the presence
of these above - 1709

The mark of
Miracole (t) Stady } Not Wmpton 25 July 1708 At Shrewsbury Jacob
The mark of
Mary & Hugh Cott } Shrewsbury a Chancery Let Will & Testament
Robert Poyntz of the said County of Shropshire by his Executor & Trustee
Wendle which was done by Mr Goyardell Clerke of

Elizabeth Lady Mary MacCormick and Robert George and all others
by the Court to be authorized before and at the request of
the said Abraham Jacoby; Ordained to be Recorded

Recorded — Tess Robert Hoveyson
Tess Robert Hoveyson Feb 23, 1908, Boston, Mass.

An Inventory of the Estate of William Ponan of Northampton
County on 1^o Decr. Deceas'd in the Year of Our Lord One Thousand
Lxxvii 10^o Day of July anno Domini 1705 by m^r Isaac Haggom
and Thomas Lucas as by Will Directed —

One Bull 10 years goaraged: one Bull two years old: a young steer
for Horses of two year old a Boce: one Cow of one year old
one Cow of nine year old: One Cow of eight year old: two
Cows of seven year old a Boce: 10 cows of six year
old a Boce: one Cow of Seven years old:

Sheep
One Ram and four weaners. Eleven lambs.
Horses.

One horse off Two years old: one horse off Seven years old: one
Mare eleven years old: One year old Bay having a
five and Sixty years to come.

House hold goods.
One feather bed and leather Cooper made off; and good ticking
weighing fifty pounds one old Virginian Oak blanket,
and one pair of Sheets with a Friends bed; and other feather
bed and Cooper will come off; and good ticking weighing 50^{lb}; will
old Virginia Oak blanket and an old feather
one flock bed and Cooper made off; and good ticking weighing 50^{lb}; four
pounds 8 old Virginian Oak blankets and old Cooper; one old flock
bed weight 37^{lb}.

Pewter
Eight good middling Pewter Dishes 18 good Pewter Six Pewter posse
one Pewter Candy Dish two Pewter Cuffes and a Turn Cuffe " Pewter Pos
till Pott and Pewter five two Handled Pewter posse a pair of Pewter
and Pew a pair of Bellows and a Lamborn a grid Iron a Guillotin
and an Iron Pot containing a Coal & gallons Iron Iron Pott with
holes in it of a Coal & gallons an other Iron Pott of a Coal &
gallons Sixteen Glass Drinking Bottles and an Old Land Saw a
Leather Bound and a good Table and forms a good middling Box
Boxes and old washing Tubb one good piggy and one old one or
two English Buckets one old Washbasin now and then a few
small mams Saddle & wooden Trays and old wooden wells old and
differant good Lining where

Wearing Cloaths

A new Broad Cloath Coat Lined with Scarg: a Broad Cloath
Coat Clothe worn & Lined with Haffron and Shelllons & a new half
Cloth Cap and old Cloath Jackett, an old Merry Coate an old
pairs Broad Cloath Trichles and old watch Coats an old
Felt Hat one new paire of gimpens Red & white olde paire Dittos
two Skirts one old the other now every smale Looking glass
19 years and a Calf, of new Bowles Six yards an a half
of Hufwige Linning 2 ounces of Colored thread a bitt
Iron a Barre of old Pewter Spoons a paire of new Spoons
12 old Snuffe Bridles one now one a Leather wallett & new
ancl 2 old Baggs one now one a Smoothing Iron an old Gall
Pundett an old Powdering Tulle & paire of Ropes Traces and
small old peice of old Ropes & Iron wedges a Plow and Harrow
a Grubbing Hoe a Drawing knife and a froe three
old axes a Carl Sacke 2 yards of neyeling and Iron
Bands pick a Paire of old Stockings and one paire of new
one Stock Sock a Gaging pann a Coal & a coate of Hales 6.
Two Clothes three Gaitting Irons

Northampton July the 28th 1708

The above paid Inventory was reported to the Court of the
a Court paid County by Jean Ronan Recocurice of him
Ronan late of this County Deceased and at the Request
of the said Jean Ronan it is ordered to be put upon
Record.

Signed Robert Houston
Recorded Sept: Robert Houston

In the Name of God Amen I Gilbert Moore of Northampton
County in Virginia being weak of body and of perfect
memory Praised be god to make and Appoint me to be my
Last will and Testament as followeth witness

I do give my Soul unto the hand of God from whence I received
it and my body to be decently buried by my Executoris sonneler named
I do give to my loving wife Katherine Moore all my Lands Tenements
Houses goods Chattels and Chattels during her life if she dies a widow or
decease in marriage and after that time I do dispose of my Chattels as her Executor mentioned

I do give to my Son Charles Moore one hundred acres of Land lying
upon the River Land running North and South to you and my said Son
Charles dye without Reserve I do give the said Land to my Son Isaac
Moore and all his executors and appoint that my Son Isaac Moore shall have
power to sell wood and timber upon the aforesaid Plantation he shall
have occasion for his Traffayre afer upon the Plantation acoording after
mentioned and given him

I do give and bequeath to my Son Isaac Moore the plantation I now have
you containing one hundred acres to be more or less and to his Heires
successory begotten and that he shall not sell or dispose of the same but
only to my Son Charles or his Heires if he be with out life and that my Son
Charles Moore have powerfull wood and timber upon the Plantation aforesaid
for his Traffayre afer

I do give my part of Racoons land to be equally divided between
my two Sons Charles and Isaac and between them for their maintenance
begotten and that neither of my Sons have power to sell or dispose of
the said land or any of the aforesaid mentioned land or to myself and to
each other and to no other Person whatsoever

I do hereby order and appoint my Son Isaac Moore to live and
remaine upon the Plantation in my said one hundred acres my brother Isaac
will sufficient part of the Land to my son Isaac and Edward
him and maintenance and that he have 100 Pounds per Annum upon
Racoons land and upon the 100 Pounds aforesaid with an additional sum
like as comes to the age of six and twenty years or there many

I do order and appoint that my two Daughters Sarah and Elizabeth
Moore remaine upon the Plantations with my Son Isaac and Charles
till they marry and have a part or share of the Plantations of the
land to themselves and apes during the said time

I do order and appoint that the whole benefit of the labor of the
slaves I am now possessed and remaine to my Sons Isaac and Charles and my
two Daughters Sarah and Elizabeth to be made up soe that they
marry and after marriage only to the other that remains in marriage and the
dispossession of my Son Charles five and twenty years of age

14 Ith After the time aforesaid that my son Charles have my Negroes Jefferson
to his heirs Lawfully begotten during the time he shall live by virtue of a
forementioned Recitation but if he doth not Charles Moore doth more
of the aforesaid Recitation and not live upon her then the said
Negroes shall be and remaine to my Son Isaac Moore and to his heirs
Item - I do give and bequeath to my Daughter Santikas Moore one negro
boy called Oliver and to his heirs of her body Lawfully begotten
Item - I do give and bequeath to the two children of John Hoblins
and Elizabeth his first wife my Negro woman Isom Shad being
and leave her for poor -

Item - I do give and bequeath to my Son Ephraim the first boy
that my Negro woman Isom shall have and to his heirs and
if she have not a boy then the second girl -

Item - The next child that my Negro woman Isom shall have before my
Daughter Elizabeth Moore and to her heirs -

Item - I do give to my Son Charles Moore one feather bed and
Bogster two Cowrie one Dugg and to Oliver who has Cowrie
one gun with the Ball in possession and Iron Pot and
to his heirs -

Item - What Ball I shall be possessed of at the time of my
Death I do order and appoint that they be equally divided
between my Sons Isaac and Ephraim and Elizabeth my Daughters
and to their heirs -

Item - what I shall be possessed of or shall be at my death I do order
that they be equally divided between my Daughter Santikas
of Isaac and Elizabeth

Item - whenever my Daughter Santikas have seven Cowrie and young
Cows I do give and bequeath the said Cattle to her and her
heirs -

Item - I do give to my two Sons Isaac and Ephraim each of them
a gun -

Item - As concerning goods and Chattels what soever not disposed
of aforesaid I do give and bequeath unto my Son Isaac
Ephraim and my two Daughters Santikas and Elizabeth to
be equally divided between them -

Item - I do give to my Son Charles upon his marriage and
Recitation of her I shall aforesaid before mentioned

Suply your order that my negro Isom do make by and say my Name
such Child or Children aforesaid mentioned but she shall name
them as follows vizt -

This aforesaid Recitation was paid Negro woman Isom by
my Son Isaac and to his heirs which will all other Negroes except
Isaac separated her without regard of the said Gilbert Moore
have complete part of the same and shall be on the 28th day of March a
good Sealed and Published

Gibson W. Moore
in his presence - Esq. - Esq. - Esq. - Esq.
John Mark - Esq. - Esq. - Esq. - Esq.
Francis Oglin - Esq. - Esq. - Esq. - Esq.
Thomas Dyne - Esq. - Esq. - Esq. - Esq.
John Mace - Esq. - Esq. - Esq. - Esq.

Memoandum: That I the Subscribers bearing the names of us & our Testimony
will as a good man having given unto my Daughter Pleasant the wife of
John Rouch of my substance already I do further give unto my
said Daughter Pleasant the sum of One Housand and no more in Testimony
whereof I have set to the Codicil my hand and sealing the
28th of March 1708

Francis Oglin - Esq. - Esq. - Esq. - Esq.
Thomas Dyne - Esq. - Esq. - Esq. - Esq.
Gibson W. Moore - Esq. - Esq.
John Mark - Esq. - Esq.
John Peale - Esq. - Esq.

Nottingham July 16th 1708

This is a true and just Will and Testament of Gibson W. Moore
who is Deceased & Elizabeth Moore Executrix there of desiring
that Recitation may be made thereof which according thereto
proceed in open Court of the aforesaid County by the Officers
called of Francis Oglin and John Mace and a Court of age
an authentic Probate by the Court and ordered to be Recorded
Signed Robert Houston
Recorded Robert Houston
Nottingham

I know all men by these Presents that we William Hendon Esq.
to will William Hendon and Houston Hunt both of Will
among them dwelling in Virginia, out of the County and Division
that we doow are and shall unto John Davis our Loving
Master in Law and our Loving Master in Law Ann Davis
his now wife do for us jointly and severally our Joint and
Several Heirs Executors Administrators and affixes his and
make over and Comprise unto us said John Davis one full third
part of the Profits or Income that shall accrue and arise

445

From one water Mill During his last life John Davis
Natural life which said Mill is situate and being upon the
Head of Cuckoo Creek in the said County of Northampton
and now being in the possession of William Kendall
and Gorlton Hunt the whole part of the said Mill
was and every part thereof and severally our dearest
and severall heirs Executors Administrators and assigns
to be wholly excluded and for ever barred from
During the said John Davis his Natural Life Provided
always that to the said John Davis he at one time
part of the said Mill in keeping the said Mill
Required that this is our real act and deed for
Confirmation of the same was done set to our hands
and affixed our seals this the twenty and ninth day of
September one thousand seven hundred and Seven
where in the other side is written —

Signed sealed and delivered
in presence of us —

James Wall

Wm. Kendall

William Kendall: ©
Gorlton Hunt: ©

Northampton 1st July 1705.

The above named Deed of gift was acknowledged to John Davis and
John Davis his wife by William Kendall and Gorlton Hunt
to the said John Davis his wife in open Court of the above
County and the receipt of the said John Davis is recorded to be
Received — — — — — Robert Howson

Recorded Robert Howson Hst Northampton

This is to give Notice to all Persons whom it may concern that
the subscriber Resolution of a free good new Heel on the Bay
Sedentary the County a Coal &c to Captain Stevens 1705 will
carry Right Hand & Forearm, will two pairs of white and
black in the said heel soe for any day or Days that hee
carries of any Right or Title of the said heel as he may have
or by reason of mortgag or otherwise paying the sume aforesaid
in full altho the said heel doth according to Law
the next day after the Court Robert Howson
Date the 29th November 1705

Recorded Robert Howson Hst Northampton

This may give Notice to all Persons whom it may concern
that the subscriber Resolution of a free good new Heel on the Bay
Sedentary the County a Coal &c to Captain Stevens 1705 will
carry Right Hand & Forearm, will two pairs of white and black
in full altho the said heel doth according to Law
the next day after the Court Robert Howson
Date the 29th November 1705

Recorded Robert Howson Hst Northampton
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the subscriber Resolution of a free good new Heel on the Bay
Sedentary the County a Coal &c to Captain Stevens 1705 will
carry Right Hand & Forearm, will two pairs of white and black
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carry Right Hand & Forearm, will two pairs of white and black
in full altho the said heel doth according to Law
the next day after the Court Robert Howson
Date the 29th November 1705

Recorded Robert Howson Hst Northampton

417 In the Name of God Amen — — —
I John Brewer Son and memory prius to God do make
and my last will and Testament hereby revoking and dispensing
all former and former writings whatsoever made by me —

In witness I John Brewer Son and memory prior to God that I do make
hereby revoking all former writings of my Testimony my Testimony
that after this life is ended to testify forever life and
hereby will him in Heaven my body to be buried from
whence it was taken before the same may have
a decent and Christian Burial —

In witness I give wife and daughter unto Edmund Miller my Grand-
son in Law all my Small Tools —

In witness I give wife and daughter unto Edmund Roberts Son of
William Roberts all the remainder Part of my Real
Realty and Personalty with all Books, Papers, &c. down to the
and I will take all Tools down yins to be bought paid
and I do by appoint the said Edmund Roberts my
sole and sole Executor of this my last will and Testimony
In Testimony whereof I have hereunto set my hand and affixed
my Seal the 1st Day of November anno Domini 1704 —

Signed, Signed and Acknowledged }
in two Menses — }
John B. Brower }
mark. —
Twp. Robert Howson
Thomas H. Hall } Portchampion Novem 1st 1704
mark.

This 1st aforesaid wife of John Brower wife Referred
to Court by his Executor Edmund Roberts and Defense
Proceedings were made thereon whereupon accordingly was
done by the Corporate Seal of Newhaven Magistrate
Thomas Hall and allowed of by the Court to be authentic
Probate and upon the motion of the said Executor he
had with a Notary to be put upon Record —

Twp. Robert Howson
Recorded by Robert Howson } Novem 1st 1704

Know all men by these presents that I William Andrews of
Addison Andrews late of Northampton County Esq; deceased now
has Day of Sale thereof having received off Isaac Haggeman
at any due part of my Estate the said Andrew Andrews which
did have Nominal value and just claimed and by these
presents do for me my Estate Executors and Administrators and
affixes to this record for ever just claims unto the said
Isaac Haggeman and Elizabeth his wife their executors
Administrators and affixes a manor of Actions and Suits and
Bills of Actions and Suits Bills, Counterfeiting and Accomplices
Debtors Recovering Sum and Sumes of money Controversy judgments
Executions and Demands whatsoeuer which the said William
Andrews ever had or which my Executors Administrators and affix
in any of us in time to come can or may have to whom they
have a joint right the said Isaac Haggeman and Elizabeth his
wife their executors Administrators and affixes for every
Right of my master George or any whatsoeuer from the beginning
of his world until the day of the Death of the said William Andrews
of Isaac Haggeman holding his land and seat his Glebe on the day of
November the 1st anno Domini thousand seven hundred and eight
Signed Sealed and Delivered

William Andrews —
the 1st Decr.
Robert Howson }
Martha Dyer }
Addison Andrews } Northampton Novem 1st 1704

This aforesaid Deed was acknowledged in open Court
by the aforesaid William Andrews to be true and
good and the said Isaac Haggeman and Elizabeth his wife
the said Isaac Haggeman is it intended to put upon Record —

Twp. Robert Howson
Recorded Twp. Robert Howson Novem 1st 1704 Northampton

Know all men by these presents that I Peter George of
and appoint my trusty friend Robert Howson of Northampton
County to be lawfull attorney at law and do in my name and
to acknowledge in Northampton County Court an
Indenture made between me the subscriber and George Gordon
Garrison of the County of Northampton dated the second Day of
March in the year of 1708 and by these presents do ordaine constitute
and appoint the said Robert Howson as an attorney aforesaid to
acknow ledge has a power and authority to sue and defend me in all
above said Court as witness my hand the 28th day of April in 1708
Sealed and Delivered }
in the presence of } Northampton Peter George —
Robert Howson Esq; dated the 28th day of April in 1708 where in receipt of Robert Howson
the subscriber

Recorded by Robt Howson Novem 1st 1704

449 This Indenture made & as of the Day of March in the Year
our Lord one thousand Seven hundred and five Between
us George Gordon and Susanna his wife of this our Party
and Peter Georg from Newgate of this other Party wit
nesse that the said Peter Georg late and both
of us poor People, being as an Apprentice unto the
said George Gordon and Susanna his wife their
heires Executors or Assignees one māde us noys bies
called Amariah Georg, Daughter to the said Peter
Georg and Mary his wife being now about one year
and two months old until the said Amariah Georg
shall attain to the full age of twenty one years to
serve the said Gordon the heires Executors in all
manner of lawfull Employmentes at day or dñe
of them their heires Executors shall receive from
him to him and at all times sett her about during
the said time, in Consideration of which we the
said Gordon &c during the said time to give to the said
Amaria Georg sufficient meat drinke weyng lodgynge
and apparel and at the Desperation of the said twenty
one years to pay and deliver her the said Amariah
Georg one Cowe Salfe or to the value thereof to
which were sell our hands and sealts the Day and
Year aforeswitten

George Gordon

the Seal

Mark

March 11

Peter X Georg

the Seal

in the presence of us — — — — —
John Harman son of George Harman — — — — —
Robert Howson — — — — —

Northampton the 29th of November 1708

This a bove p^t Indenture was acknowledged in open
Court of this a bove p^t County by Robert Howson
as an attorney of Peter Georg neare to be late bound, act
and Deed of the p^t Peter Georg but it was a bove p^t
George Gordon had w^t the request of the p^t Robert
Howson to be recorded

Robert Howson

Recorded Robert Howson

50 This Indenture made the twenty eight Day of November in the year
1708 Between the Parties hereinafter, Samuel Clarendon of the
County of Northampton Beach Smith of the one Party and Robert
Howson of the said Place in the other Part, Witnesseth — — — — —
that the said Samuel Clarendon for and in Consideration of the sum
of Thys Two hundred pounds of Tobacco and Caffe, to me in hand paid
and satisfied by Robert Howson at the roasting and Delivering
of these goods where withal I acknowledge my debts fully
settled and contented and paid and whereas I further doe my
heires Executors Administrators doe of freely Exonerat, acquit and
Dismiss the said Howson the heires Executors Administrators
and assigns for ever. H^t a piece Ground Bounding on S^e and
E^w by p^t doo grane Boreme and S^o and N^o by the said Robert
Howson at the tract of Land situate lying and being on
Hunger Brook in the County aforesaid by estimation fiftie
acres of Land both somes more less knowne by p^t as follows with the
same is neatly bounded and marked viz Beginning at the great
Pine at Hoppe Branch from thence by a line of planted
trees to an other Pine and from thence Pine lot Branch
by this house then from thence first Pines to Spring bridge
a long & low branch and from thence a long and Indian
Pult parting the land and the land of Benjamin Doyng
Bounded by said fiftie acres of land being Surveyed to
Henry Scot by Capt William Wellington as by Land bearing
Date the fifteenth Day of May anno Domini 1694 doth and
may more or less appear and by whom p^t the said Henry Scot
Surveyed to Captain Henry Scot Surveyor bearing Date the
twentynth Day of Februry anno Domini 1698 as by the
same likewise and Relation being therunto had may
more or less appear and Surveyed to the same said
Samuel Clarendon by William Hoppe bearing Date the
twentynth Day of October anno Domini 1708 witness
Goods are on the Records of the said County of Northampton
to have and to hold the said fiftie acres of Land to a
mo^t only according to the bounds aforesaid with all Crops,
Grazing, Pastures wood walkes & all other Privileges to the same
my selfe appearing and the said Samuel Clarendon doo
Surveyed and a gro^t for my selfe my heires Executors and
Administrators and heirs to the said Robert Howson by his
Executors Administrators and assigns that the said Bounded Land
and Premises is gro^t and better than all other Lasses mortgaged or sold
or any Incomes annexed made or contracted by me or any Person
for me owing my name and that the said Samuel Clarendon doo Survey
Survey and a gro^t for me to be my executors

451 after Due Warrant the said Bargainer and Plaintiff
the said Robert Howson & his wife Accepting Administer
and assigns from me my heirs Executors Administrators or
any other Person for Debtors & Creditors by whom under me
my heirs Executors or Administrators through Disclaiming
any right Title or Interest in the said Land or my heirs
and TELL THE said Robert Howson On his Executors and
Administrators said cause and now Date as aforesaid and
of a right and Estate in the said Land and premises as the
said Samuel Church now hath or by any way or means
can have or any Title to me before aforesaid accrued
In witness whereof I have hereunto set my hand and
Seal the 1st Day of December A.D. 1708 a.d. a.d.
the words paid and being due this before my signature
hereby _____ the marks.

Signed Sealed and Delivered
In the presence of —
Athenaia Dapce
Hillary Stringer

Monogram
The 4th day of November 1708 — This 1st Day Decr and Sealing
1708 — Was a true Bargain and Sale
Prest for w^tth c^t the above said Samuel Church giving
Landed a above said Robert Howson according to Law
1^o Marks afo
Samuel Church

Northampton 1^o Novem 1708 — 1^o Seal —

Thereupon Acknowledged in open Court of the aforesaid
County before Robt. Said Auditor or Collector of Land &c
aforesaid Samuel Church and acknowledging the same
to be the Real act and Deed with a true copy to the said
Robert Howson and at the said Howson in open Court to record

Test. Robert Howson
Received Test. Robert Howson No. 1^o Northampt

452 At a Court of Law held by Cor. Majt Justic of this
Place for Northampton County, held the Day of Decemb^r 1708
Capt. William Harrington } in John Power
Capt. Benjamin Hollingsworth } in William Mandell
To Robert Howson in Clark lot in Court will 1^o 1080
Dij^r Dr. & for Dapce — 1^o 1080
To Hillary Stringer Sheriff will 1^o Dr. & for
Dapce and in December 2046
Total Land Survey for judgment and water lots in Court
will the Dij^r Dr. & for Dapce — 1^o 1270
Total Charles Bayle Surveyor for a Dapce East for
the use of the County according to Law will 1^o Dr. & for Dapce 1^o 122
To Mr. Nathaniel Dapce as Clerk lot in Court
will 1^o Dij^r Dr. & for Dapce — 1^o 1864
To Robert Howson for a Record book for his use
last County will the Dij^r Dr. & for Dapce — 1^o 324
Total Howson in Secretary Dapce for two County
of the Dapce will the Dapce for will 1^o 1^o 3407
for Dapce — 1^o 1^o
By an the Petition of James Warington By reason
of an sum of £ 1000 being given by his order of the
Court — 1^o 1^o

John Stringer Hillary Stringer Sheriff for County
and Dapce — 1^o 1^o 9663
Tottal. £ 6328 1^o 1^o 5361 3
453 Recorded by the Court Clerk & Co Sheriff of the County
Court from Duly Indented by the above Person in the
County the Sum of Seven pounds and a half of Tobacco
and to make Payment to Derry Creditors and if no
Payment to make Same for the same and if found and a sum
of Tobacco Due to the Sheriff — 1^o 1^o

Read and Examined upon Oath by W^m Harrington
Benj^a Hollingsworth
John Power
W^m Mandell

Test. Robert Howson
Recorded Test. Robert Howson 1^o 1^o Northampt

January the 28th 1708

They are to give Notice to the Poorhouse Comptroller that
 Joseph Pittell John & Cog John Waterford Ruden
 Harman are bound to See in the Brighton Northampton
 John Bowdon major any Person & Cat shall anything
 to demand may distrain there Sought to be delivered
 where they may have Satisfaction likewise William
 Cog John Waterford & John Harman Water
 This Day Ie 28th Janry
 Court House Done and
 Received by Robert Houghon at Northampton
 Date Recd by Robert Houghon at Northampton

At a Court held by the Majtisice of the Peace for the County
 of Northampton t'wenty eight of November 1708 —
 Present Capt William Harman son & John Bowdon
 Capt Bowdon in Northampton & William Harman

This Day the grand jury for the said year one thousand Seven
 hundred and Eighty and according to Sworn in open Court
 before Peter Price foreman Thomas Dally John & Griffith
 Thomas Wickham James Warren Francis Brandon William
 Weston Cog John Goffe George Scott Henry Farnham
 John Bacar William Waterford were & said Jury went out
 and after Consideration brought in this Verdict who
 of the jury find by the Information upon of the said
 grand jury which said grand jury present to the Court desired
 to have for the said Plaintiff and for the said Defendant
 Court to the Sheriff Summon the said Plaintiff
 to come to the next Court held for the County of North
 ampton being present by the grand jury for examination
 to be given the said Plaintiff and let the grand jury to
 discharge for serving any longer —

This Day wherefore defendant to the Court a Discharge of William
 Andrewes alias Haggeman by the said Haggeman and the
 said William Andrewes acknowledge the same in open
 Court to be an Acknowledgment and paid to the said Haggeman
 and at the Request of the said Haggeman it is ordered to be
 Recorded —

This Day wherefore defendant to the Court were an Ack-
 nowledgment of John Brownells late of the County of Norfolk
 Esq^r & Executor of Edmund Roberts Dated the fourte
 nth Day of October one thousand Seven hundred and
 Eighty and Discharged that Plaintiff might be made
 delivery of the same which accordingly was done by the
 Corporation called of Bognor Maxfield and Thomas Allen
 and acknowledged by the Court to be an Acknowledgment
 and directed to be Recorded —

This Day wherefore defendant to this Court in Indictment or Sale of Land &
 Robert Houghon of the County of Warwick Esq^r & the said Houghon
 and acknowledge the same in open Court will delivery and return
 of the same to be an Acknowledgment and paid to the said Houghon and
 the Request of the said Houghon it is ordered to be put upon Record
 This Day wherefore defendant to this Court a bill of William Pittell
 of Burmunda dated the eighth Day of March one thousand Seven
 hundred Six and Seven made payable to the said Savage
 County it being for the sum of Three pounds four shillings and
 six pence and at the Request of the said Savage the defendant where
 made thereof by the Corporation called Capt Thomas Savage and
 William Harman son in open Court before the said County and a
 the Request of the said Savage it is ordered to be Recorded —

This Day wherefore defendant to this Court in Letter of attorney of Robert
 Houghon before Peter & George Houghon the said Houghon dated the first twenty
 fifth Day of September one thousand Seven hundred and Eighty for
 to acknowledge debts and demands dated the second Day of March one
 thousand Seven hundred and five in this Court before George Weston
 of this County to be an Acknowledgment of the said Houghon he ordered
 to be put upon Record —

This Day wherefore defendant to the Court in Indictment made and concluded on between
 George Weston and Peter & George Houghon dated the second Day of March
 one thousand Seven hundred and five before Capt Robert Weston in this
 Court before George Weston and acknowledge debts two Pounds in open Court
 to be paid ready and Dead of the said Peter & George Houghon
 the said George Weston as attorney aforesaid and at the Request of the
 said Weston it is ordered to be put upon Record —

This day the Court aforesaid and the same William Dunton John
 Scott Oldmixon Roberts John Michael Long Summons issued to the
 Court to serve as grand jury man and the said Plaintiff Requesting
 to take the Oath of a grand jury man and John as grand jury
 man therewithal it is ordered by the Court that the Sheriff
 of Northamptonshire every Person aforesaid to pay sum of Two hundred
 pounds of tobacco for the Majtisice County aforesaid and the said
 Sheriff to be accountable to the Court Clerk affit
 to receive the same will Cost off Suit all in Execution —

This Day the Court Clerk ordered the Sheriff to Summon Richard
 Smith Francis Godwin Willian Price John Hunt Peter Morris
 Richard Jacob Thomas Griffith & the several Court Clerks
 County to appear before the Court aforesaid forthens non appearance
 according to the said Summonses to serve as grand jury men in the Court
 This Day the action upon the Case between George Noel Dinslaff &
 Thomas Smith alias Defendant being called according to Law and with
 Plaintiff non Defendant appearing by any attorney for him to come
 before the said Clerk and the Plaintiff pay Cost of suit aforesaid
 This Day the action of Debt between John Cog & Plaintiff and John
 Sanderson Defendant being called according to Law and with Plaintiff
 & John Defendant appearing thereto the Plaintiff aforesaid
 to Plaintiff pay Cost of Suit all in Execution —

This Day the action of Bobt Bowes John Capis off against
Barry Rigon Plaintiff and Bobt of Bowes Defendant being
Said according to Law and will the Plaintiff nor Defendant
being ~~and~~ appearing to appear to Corroborate the Suit a Plaintiff
is Dismissed and the Plaintiff pay Cost of Suit alias Damages
This day the action of Bobt Bowes Bowes John Capis
and Henry Jones Defendant being called according to Law and
the Defendant failing to appear or any attorney for him
and upon the Motion of the Plaintiff and order is granted
to the Plaintiff against the Society Robert Bowes and John
Capis Son in Cost of suit a Dismissal to the Plaintiff
to the Plaintiff and the Plaintiff and the Plaintiff of
the Plaintiff and the Society the Plaintiff is Dismissed and
said Plaintiff pay Cost of Suit alias Execution — — —

The Day in^r October Baye of accomack County producing
to the Court a Commission from vidort the Land of
Bobt Miller Cary Surveyor General for this County of
Virginia Dated the ninth Day of September one thousand
Seven hundred and Eighty to be Surveyor of Land for
the County of Northampton and according to said Baye
was sworn in open Court according to Law to be
Surveyor for his County and it is further ordered by the
Court at the next Court of Assize held for his
County that thare be levied for the said Baye for
Land six pounds of Tobacco and Dishes for to defraye a
Book of Paper Royal which the book is to be for his
County and at the Law Dishes — — —

This Day a Sum of Six Pounds being delivered to the Court by the
Sheriff at the Suit of John Capis off Plaintiff and John
Luke also Sheriff Defendant on a former judgment granted
to the Said Capis aforesaid to the Plaintiff eight Day of
November One thousand Seven hundred and two years
to the said John Luke for the sum of two hundred
pounds of Tobacco and Dishes the Plaintiff Producing
an account to the Court of Two hundred pounds of
Tobacco Due to John Capis from the said John Capis
that he did the Court account of and in discharge
of the Court that the former judgment so rendered
as a former to the said John Capis aforesaid to the said
Luke for two hundred Dishes hundred pounds of Tobacco
in Capis goods will be paid to the said Capis off
with former Cost of Suit and Suit alias Execution
This day the action upon the Capis between John Capis off
Plaintiff and John Luke Sheriff Defendant being called
Plaintiff and Defendant appearing and upon the motion
of the Defendant in Dispariance is granted to the
Defendant to call the next Court — — —

This day the action upon the Capis between John Capis off Plaintiff
and Henry Swanson Defendant being called according to Law and
will the Plaintiff nor Defendant appearing therefore Suit a Plaintiff
is Dismissed and the Plaintiff pay Cost of Suit alias Execution — — —

This day the action of the Capis between James Bowes
Plaintiff and Capt Benjamin Nottingham Defendant being
called according to Law and will the Plaintiff nor Defendant
appearing therefore the Suit is Dismissed and the Plaintiff
pay Cost of Suit alias Execution — — —

This day the action upon the Capis between James Bowes
plaintiff of Hungers Parish on the 20th of Octoer of the Year
one thousand seven hundred and William Rigdon Defendant being
called according to Law and will the Plaintiff nor Defendant
appearing therefore the Suit is Dismissed and the Plaintiff
pay Cost of Suit alias Execution — — —

This day the Plea of Trover between Capt Thomas Savage
Plaintiff and William Halloran Defendant being called
according to Law and will the Plaintiff nor Defendant app-
earing therefore the Suit is Dismissed and the Plaintiff
pay Cost of Suit alias Execution — — —

This Day the Sheriff returned an attachment granted by
Capt William Harmon for to attack so much of the estate
of Charles Moore Dated last Monday Second Day of Novem-
ber 1709 for the sum of three barrels of Rum in Court
granted to John Griffot a widow said attachment being
returned executed in Court and will the Plaintiff
nor Defendant appearing therefore the said attachment
is made void and the said John Griffot pay cost of the
same Execution — — —

This Day the action of the Capis between John Sanderson
Plaintiff and William Bowes Defendant being called
according to Law and will the Plaintiff nor Defendant
appearing therefore the Suit is Dismissed and the Plaintiff
pay Cost of Suit alias Execution — — —

This Day the action of the Capis between Edward Burroughs
and Captain Sieva Defendant being called according to Law and will
the Plaintiff nor Defendant appearing therefore the Suit is Dismissed
and the Plaintiff pay Cost of Suit alias Execution — — —

This Day the action of the Capis between James Brangier Plaintiff
and John Dabys Defendant being called according to
Law and will the Plaintiff nor Defendant appearing therefore
the Suit is Dismissed and the Plaintiff pay Cost of Suit alias Execution — — —

This Day the action of the Capis between James Bowes Plaintiff
and William Boffon Defendant being called according to Law
and will the Plaintiff nor Defendant appearing therefore the
Suit is Dismissed and the Plaintiff pay Cost of Suit alias Execution — — —

437. The Day & action of the suit between Thomas Hartman & Co Plaintiff and Thomas Hamer son Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

The Day & action upon the suit between John Mapp Plaintiff and Edward Hall Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

The Day & action upon the suit between Thomas Hartman & Co Plaintiff and William Hamer son Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

The Day & action upon the suit between James Wall Plaintiff and Willard Hamer son Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

The Day & action of Solvinge Brown judgment Plaintiff and David Sander Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

The Day & action of John Savage, Esq; & James Caura Plaintiff and William Hamer son Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

The Day & action of John Savage, Esq; & James Caura Plaintiff and Richard Burr Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

The Day & action upon the suit between Peter Pickel Defendant and James Wall Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

The Court adjourned to the 28th January next ensuing 1708
Read and Examined in open Court by Wm. Hartman

Benj: a. Nottingham

Tgt Robert Howson
John Powell
William Kendall

The Day & action upon the suit between John Gaffin Plaintiff and Robert Gaffin Defendant being called according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Disputed and the Plaintiff pay Cost of Suit & Execution —

Read and Examined in open Court by William Hartman

Benj: a. Nottingham
John Powell

William Kendall

Tgt Robert Howson Esq: Northampton

In a Court held by Corollary of Justice optics Poore for Northampton County the 28th of January 1708 —

Upon the suit between William Hartman } in John Powell
Tgt Robert Howson Nottingham } in William Kendall

This day upon the Petition of Anna C. Alder a widow Administration is granted to her on the behalf of her husband and child of the said deceased for the sum of £1000.00 to be paid in two equal parts at the County Sessions the returning into hand with good security according to Law for the sum and William Wall and William Wood security for the said administration which is according to Law and in John Howson Esq; and in John Howson and William Wall and James Wiggin is appointed this Court to appraise the said Estate on the 1st day of February and the next Justices of the Peace to give their full value before they return upon the Judgment of the said Estate and make a Return thereof to the next Court held for this County of Northampton a true and perfect Inventory of the said Estate —

This day upon the Petition of Anna C. Alder Administration is granted to him on the part of Thomas Caura Son late of this County deceased by the Court, the returning into hand with good security for the said administration which is according to Law for the sum and Robert Howson and John Mapp John Sanders William Raby Shaw and Robert Geddon is appointed by the Court to appraise the said Estate upon the 1st day of March and make a full Inventory of the same to be returned to the next Court held for the County of Northampton —

This day was delivered to the Court on the 1st day of April by Thomas Caura & Black Smith of this County and acknowledged by him in open Court of the said County to be in full and due payment of Robert Howson of the said County will answer and be bound to Robert Howson aforesaid and at the Request of the said Howson it is ordered by the Court to be put upon Record —

199 This Day was reported to this Court and Indictment or a
Conveyance for Land by John Cowdry of the County of New
Hampshire and Acknowledged the same in Open Court of the said
County to be in Rec'd Act and Deed to Robert Thompson will
Livery and Seizure of the same to the said Thompson and
the Request of the said Thompson it is ordered by the Court
to be put upon Record

This Day was reported to this Court and Indictment or a
Conveyance for Land by Robert Thompson of the County
and acknowledged the same in Open Court of the said
County to be in Rec'd Act and Deed of his Cowdry
of the said County will Livery and Seizure of the
same to the said Cowdry and at the Request of the
said Cowdry it is ordered by the Court to be put upon
Record

This day was reported to this Court to be left with and
Testament of Thomas Clark late of the County deceased
by the Executor Henry Stott who Defendant Probate might
be made thereon which according to wife Anne by the
Corporate Seal of John Clark and John Walker and
allowed of by the Court to be an authentic Probate
and order it to be put upon Record

Thursday was reported to this Court the last with and
Testament of David Stott dated the twenty second day
of December one thousand seven hundred and eight
late of the County deceased and Tame in Stott widow
Executor thereof Defendant Probate might be
made thereon which according to wife Anne by the
Corporate Seal of Henry Blaize and Thomas Boyle
in open Court and allowed of by the Court to be an
authentic Probate and ordered to be put upon Record

This Day was reported to this Court a Bill of Larceny
Acquainted from William Chapman to Thomas Smith
of the County of Boston the whereto Court of Boston
1708 and at the Request of the said Smith it is ordered
to be put upon Record

This Day George Gillett and his wife came before this
Court and bound to the Court to appear on Thomas Gillett
a boy and Lydia Lewis filed a Bill of Larceny & being
set to be confirmed of the Court to the Court of Boston and
said Lewis who took to pay same if ago according to
Law except the Court finds cause to the contrary

This Day the action upon the Cap between John Cuff
John Plaintiff and Robert Gageyne Defendant being called
at November Court last and upon the motion of
the Defendant and a variance was granted to the
Defendant to call the Court and now being called according
to Law and will Plaintiff no Defendant appearing
therefore the Suit is Dismissed and the Plaintiff pay
the Suit alias Execution

This Day the action upon the Cap between John Cuff
John Plaintiff and Robert Gageyne Defendant being called
according to Law in November Court last and the Defendant
not failing to appear or any attorney for him to the Plaintiff
compelled to have it before the Court and now being
called according to Law and the Defendant failing to appear
or any attorney for him an issue of Condition being made known
to the Court the Plaintiff compelled to have it referred to
the next Court

This Day the action of Debt between John Cuff John Plaintiff
and Thomas Will Defendant being called according to Law and
will Plaintiff no Defendant appearing therefore the Suit
is Dismissed and the Plaintiff pay Cap of Suit alias Execution
To the Day the action of Debt by a note of hand between John Cuff
John Plaintiff and Thomas Cogin Defendant being called according
to Law and the Defendant failing to appear or any attorney for
him and upon the motion of the Plaintiff of an attachment agreed
to the Plaintiff by the Court against the Defendant to the sum
for the sum of due thousand five hundred and five pounds
of tobacco and Cognac in full for the suit to the Plaintiff
which being due by the Plaintiff declared

This Day the action of the Cap between John Cuff John Plaintiff
and William Baker Defendant being called according to Law and will
Plaintiff no Defendant appearing therefore the Suit is Dismissed
and the Plaintiff pay Cap of Suit alias Execution

This Day the action upon the Cap between John Briggs
Plaintiff and John Cowdry Defendant being called according
to Law and will Plaintiff no Defendant appearing therefore
the Suit is Dismissed and the Plaintiff pay Cap of Suit alias Execution

This Day the action of the Cap between John Briggs
Plaintiff and Richard James Defendant being called according to Law and will
Plaintiff no Defendant appearing therefore the Suit is Dismissed
and the Plaintiff pay Cap of Suit alias Execution

This Day the action upon the Cap between Leonard Hall Plaintiff
and John Briggs Defendant being called according to Law and will
Plaintiff no Defendant appearing therefore the Suit is Dismissed
and the Plaintiff pay Cap of Suit alias Execution

This Day the action of the Cap between John Briggs Plaintiff
and Benjamin Bissell Defendant being called according to Law and will
Plaintiff no Defendant appearing therefore the Suit is Dismissed
and the Plaintiff pay Cap of Suit alias Execution

This Day the action upon the Cap of Debt upon demand between
John Griffel Plaintiff and Henry Carter Defendant being called
according to Law to the Plaintiff no Defendant appearing and as
Defendant failing to appear or any attorney for him to the Plaintiff
and will Plaintiff and the Defendant during the time of suit
Plaintiff would take an oath of the witness who he took in
the said cause who failed to appear Defendant would pay him the
Debt which the Plaintiff according to Law could be open
Court may part of the same forth in the said place where
and will take and be proved in account in open Court according
therefore Judgment is granted to the Plaintiff a sum of
the sum of six hundred four and a half pounds

1st of Tobaccoe Cappes forfendt to be paid to Mr. John Hance
will Cap of Suit alias Execution

The Court Adjourned to Examin of the Accomplices
in morning William Harmonson
Road and Exam in open Court for Benjamin Nottingham
John Powe
William Kendal for
William Kendal for

Top Robert Hough 600⁰⁰ Northampton

In a Court held for Northampton County by Cor et alij ylls of law
Peace lxxi 29th Day of January 1708 — — —
John Cor & William Harmonson } D John Powe

Capt Benjamin Nottingham } D William Kendal

Ten Day the action upon the Cap of Suit upon account
Between for one Griffith & Plaintiff and Paul Tancer
Defendant being called according to Law and Will Cor Plaintiff
and Defendant appearing before the Court & Dismissed
and the Plaintiff pay Cap of Suit alias Execution

Ten Day the action of the Cap upon affiance between
Richard Burr and Eliza his wife Daniel & Benjamin
Harmonson for Defendant being called according to Law and
Will Cor Plaintiff nor Defendant appearing before the
Court & Dismissed and the Plaintiff pay Cap of Suit alias Execution

Ten Day the action upon the Cap between Thomas Glare
Plaintiff and James Wall Defendant being called according
to Law and Will Cor Plaintiff nor Defendant appearing before
the Court & Dismissed and the Plaintiff pay Cap of Suit
alias Execution

Ten Day the action of the Cap between William Hodge Cor
Plaintiff and Judith MacCrea Defendant being called according
to Law and Will Cor Plaintiff nor Defendant appearing before
the Court & Dismissed and the Plaintiff pay Cap of Suit
alias Execution

Ten Day the action of the Cap between Francis Johnson Plaintiff
and Henry Briggs Defendant being called according to Law and
Will Cor Plaintiff nor Defendant appearing before the
Court & Dismissed and the Plaintiff pay Cap of Suit alias Execution

Ten Day the action of the Cap between James Griffith
Plaintiff and Charles Moore Defendant being called according
to Law and Will Cor Plaintiff nor Defendant appearing before
the Court & Dismissed and the Plaintiff pay Cap of Suit alias Execution

Ten Day the action upon the Cap between John Luke
or Phillips and John Sallie Cor Defendant being called according
to Law and Will Cor Plaintiff nor Defendant appearing before
the Court & Dismissed and the Plaintiff pay Cap of Suit
alias Execution

Ten Day the action of the Cap upon account between James
Warren Plaintiff and John Ogden Defendant being called
according to Law and Will Cor Plaintiff nor Defendant appearing
before the Court & Dismissed and the Plaintiff pay
Cap of Suit alias Execution

Ten Day the Cap will and Testament of Israel Davis late
of the County deceased dated the twenty six day of
December one thousand Seven hundred and Eighty by his
Executor Francis Roberson who before the Probation made
came to the said will which according to Law was done in open
Court by the Corporation of the Town of Northampton
Benton and allowed of by the Court to be authentic prob
and ordered to be put upon record

Ten Day was deposited to the Court a Conveyance for land by Thomas
Boe late of the County of Northampton by the date of January one thousand Seven
hundred and Eighty and acknowledged before the same in open Court
by the County to the C. Real and Boddy & Co. Builders, Recent
Boe and the Receipt of the said Robert Boe it is ordered
to be put upon record

Ten Day was deposited to the Court the Cap will and Testament of
John Glare of the County of Northampton deceased dated
the County the thirtieth day of November one thousand Seven hundred
and Eighty by his Executor in Testimony whereof John Glare who before
the said Roberson might be made to acknowledge the
was done in open Court by the Corporation of the
County and George Marrell and approved of by the Court
to be authentic probate and ordered to be put upon record

Ten Day James Wall presented to the Court that he may have
a right will that part of the Estate which belongs to him
as Right of his wife from the Estate of Capt William Kendal
late of the County deceased and by the Relation of the
said Wall the Court told in respect of the said Wall will
that part of the Estate in right of his wife & Son
said David upon the Condition that Capt. James Wall
will make full Repair to the Clerk office of the County and the
Registers in to God with good Security to be accountable of all
Debts that shall appear to be Due with all Charges and Rent
there arises from the said Estate in full against to the Court
to be due as aforesaid in full part, between him and the
next Court, or else to be accounted and ordered shall be void
and a new Estate.

463 This Day the Court in Northampton County and Circuit of
Capt William Kendall, Plaintiff of the County Do. vs. Capt
read a Return to the cause before Sheriff of the said County and file
as it appeared according to an former order which is ordered to
be put upon Record.

This day Impurgation of the land set off by Capt. -
and Capt. & the Court of the County in Northampton
Capt William Harrington and Capt William Kendall for which
said Person is by the Deputy to the Governor or Commis-
sioner of the Colony of Virginia to make choice of one of the said three persons for Sheriff for this County
of Northampton.

The Court adjourned to the 24th Day of March next
in the year 1709.

William Harrington

Read and Examined upon Court Dr Benjamin Nollingam

John Dowell

William Kendall Esq

For Robert Houston Et al Northampton.

A true and perfect account of Survey of Land made in North-
ampton County. By Capt. Charles Bayly Jr.
Surveyed for John Woffe the 11th Day of May 1709 A.D. Octo.
of Land - Recorded Capt. Robert Houston Et al Northampton
In a Court held for Northampton County by the Justices of
the Peace at Lanes^t Day May - 1709.

Born in Jacob & Dolayson - Son of William Kendall Esq
Capt Benjamin Nollingam } in Obedience to a Pro-
cess

This Day the last Will and Testament of Capt John Luttrell
late of this County deceased who was Deponed by the Executer
of his last Will and Testament dated the 10th Day of December one thousand
seven hundred and eight years before the Court
of Northampton County and filet of the said Court
it was made to be made to the Court according to the said
Court and the same was made to be put upon Record
This day John Luttrell son of Capt John Luttrell late of this County
Deponed said Testimony before the Court and Deponed before the Court
that he might choose his Guardian whilst the Court
allowed of and the said John Luttrell made choice in open
Court of Capt Benjamin Nollingam for his Guardian
whilst said Nollingam excepted of his having into his care
and custody the estate of the said John Luttrell and give him
with good security for the said John Luttrell estate Robert
Houston and in Northampton County and the Governor of
the said Houston in open Court therefore the
Court before ordered that the said Nollingam have
Security and Robert Houston Reparation to the Court of

of this County and unto the Court in the sum of fifty pounds
of Pound of Tobacco current £5 and 20 pence Court

This day John Luttrell son of Capt John Luttrell late of this County deceased
came before the Court and before the Court of Northampton County
yesterday witness to the allowance of and the payment made thereto
to Henry Beale for his Guardian whilst the Beale excepted of
giving him with good security for the said John Luttrell and
the Court of Northampton for the said Henry Beale to give him
of the Court of Northampton £5 and 20 pence to the Court
and Robert Houston Reparation to the Court in the sum of
fifty pounds of tobacco current £5 and 20 pence Court

This day Impurgation for John Woffe to the Court a sum of five
and twenty shillings in open Court to be in Reale all
and Due to the Brether Richard Johnson as also his wife Dr
Mary Johnson did acknowledge to Captain Dowell the deponent
one of owner of the will in mentioned Land in the said Court
of Northampton for John Woffe and the receipt of the same
is ordered to be recorded.

This day was presented to the Court by Capt. Woffe and Testament of
Knight late of this County deceased dated the 10th Decem. 1708
and signed before Seven hundred and eight and witness by the Executer
of his last Will and Testament dated the 10th Decem. 1708
before the Court and before the Court of Northampton
yesterday witness to the allowance of woffe to the Court by the said
Court of Northampton Richard Johnson and Benjamin Nollingam
and excepted of giving the same to be an honest Probat and ordered
it to be put upon Record.

This day the last Will and Testament of John Thompson late of this County
deposited before the Court 1st Day of March one thousand Seven hundred
and eight years before the Court by the Executer Mary Thompson
who Deponid and Deponid before the Court according
to the said Court by the said John Thompson and the said
Court and the same was made to be put upon Record
and allowed of by the Court to be an honest Probate
and ordered it to be put upon Record.

This day was deposited before the Court 1st Day of March with the Testament of
Capt. John Luttrell late of this County deceased dated the 10th Day of January
in the year of our Lord one thousand Seven hundred and eight years
before the Court was deposited before the Court according to the
allowance of the Court which was made to be put upon Record
and allowed of by the Court to be an honest Probate
and ordered it to be put upon Record.

This day was deposited before the Court the last will and Testament of
Thomas Harrington late of this County deceased dated the
10th Day of March one thousand Seven hundred and nine
by the Executer Thomas Harrington who Deponid that Robert
Woffe to make the last will and Testament by Capt. John Luttrell
and approved of it by the Court to be an honest Probate
and ordered it to be put upon Record.

465 This day was Deponed to the Court the Loge will and Testament of William Phipps late of this County deceased dated the ninth day of April one thousand seven hundred eight and nine by James Twiford late Executioner who before said Probation might be made to witness which according to what was done by the Corporate Councill of William Godding and John White and allowed off by them to be authentic Proofs and ordered it to be put upon Record

This day was Deponed to this Court the Loge will and Testament of William Hedges late of this County deceased dated the ninth day of April one thousand seven hundred eight and nine by his Executrix Elizabeth Babbitt who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of John Belknap William Gardner and others of by the Court to be authentic Proofs and ordered it to be put upon Record

This day was Deponed to the Court the Loge will and Testament of Francis Chapman late of this County deceased dated the fifth day of March one thousand seven hundred and nine by his Executrix Elizabeth Chapman who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of William Hedges John Belknap and John Gardner and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

This day was Deponed to the Court the Loge will and Testament of John Coffin late of this County deceased dated the ninth day of April one thousand seven hundred and nine by his Executrix Elizabeth Coffin who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of John Clark and George Clark and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

This day the Loge will and Testament of Charles Godding late of this County deceased was Deponed to the Court by his Executrix Elizabeth Godding and Catharine Saenger who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of Robert Warren William Moore and Thomas Moore in open Court and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

This day the Loge will and Testament of Paulus Towne late of this County deceased was Deponed to the Court by his Executrix Elizabeth Towne who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of Thomas Dunn and Richard More and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

This day was Deponed to the Court the Loge will and Testament of Charles Carpenter late of this County deceased dated

the eleventh day of January one thousand seven hundred and nine by his Executrix Priscilla Carpenter who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of Jonathan Beck and William Fawcett and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

This day was Deponed to the Court the Loge will and Testament of Anna Bissell late of this County deceased dated the ninth day of January one thousand seven hundred and nine by her Executrix Elizabeth Bissell who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of Henry Scott for his Guardian which said Scott except of his said Guardian who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of John Belknap and David Edmundson and others of by the Court to be authentic Proofs and ordered it to be put upon Record

This day the Loge will and Testament of Henry Harmonson late of this County deceased dated the eighth day of April one thousand seven hundred and nine by his Executrix Elizabeth Harmonson who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of Capt Thomas Savage and George Harmonson and George Williams and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

This day the Loge will and Testament of Major John Robins late of this County deceased dated the twentieth day of January one thousand seven hundred and eight was Deponed to the Court by his Executrix Dorothy Rogers who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of Thomas Belknap and George Dorsey and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

This day the Loge will and Testament of Major John Robins late of this County deceased dated the first day of December one thousand seven hundred and seven was Deponed to the Court by his Executrix Elizabeth Robinson who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of Capt Thomas Savage John Savage and John Williams and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

This day the Loge will and Testament of Major John Robins late of this County deceased was Deponed to the Court by his Executrix Elizabeth Robinson who before said Probation might be made to witness which according to what was done in open Court by the Corporate Councill of Capt Thomas Savage and John Williams and allowed off by the Court to be authentic Proofs and ordered it to be put upon Record

464 This day the 1st wch and before me William Gordon Esq: & his
Sonny Doycey Salcedo & I witnessed the Day of yesterday on which
Sover Audres eight and nine wch I granted to the Court by Councillor
Alice Elizabeth Gordon who reported that Probation might be made
made & to be observed according wch done by the Corporation of
Midwest Michigan Mary Hoof Oil and in Benjamin Youngman an
account of by the Court to be authentic Probate and ordered
to be put upon Record.

This day the 1st wch and before me Robert Gagey Esq: of the
County Doycey Salcedo the 1st Day of April one thousand
Sover Audres and nine wch I granted by an execruted man of my
who reported that Probation might be made & to be observed
according wch done in open Court by the Corporation of
William Gagey and John Margolis and allowed of by the
Court to be authentic Probate and ordered it to be put upon
Record.

This day the 1st wch and before me Roger Green Esq: of the
Lancaster County Doycey Salcedo the 1st Day of December one
thousand Seven hundred and twenty five presented to this Court by
the Corporation of Lancaster by Henry Roberts who reported that
Probation might be made & to be observed according wch
done by the Corporation of Lancaster by David Edwards & George of
Lancaster evidence being had and ordered it to be put upon Record.

This day the 1st wch and before me John Scott Esq: of the
Lancaster County Doycey Salcedo reported to this Court by John Tait
one of the Justices who reported that Probation might be made
& to be observed according wch done by the Corporation of
David Edwards and Thomas Boyle and allowed of by the
Court to be authentic Probate and ordered it to be put upon Record.

This day the 1st wch and before me John Wickins Esq:
of the County Doycey Salcedo the 1st Day of March
one thousand Seven hundred eight and nine wch I granted to the
Court by an executor in the name of Harmonie who reported that
Probation might be made & to be observed according
wch done by the Corporation of John Powers and John
Gibson and allowed of by the Court to be authentic Probate
and ordered it to be put upon Record.

This day the 1st wch and before me Walker Esq: of the County
Doycey Salcedo reported to the Court by his widow Margaret Walker
who reported that Probation might be made & to be observed
according wch done by the Corporation of Marion Tracy
and John Tracy and allowed of by the Court to be authentic
Probate and ordered it to be put upon Record and upon the
motion of the said Margaret Walker administration granted
her on the said John Walker Esq: and the said John Walker

will, good Security according to performance which & other Requirements
in such Case as you have and to have safe & sound possession
of the said Estate upon such and so soon as may be ordered from
the said William Warriner Midwest Michigan and either
Rapier appointed to appraise the said Estate in the several Day
of June next and return above and report thereon upon
the said Estate of the same to the next Court "Paid for the
Court of Stillington and the next Justices of the Peace to
qual them there of before they shall be appointed to appraise
of the said Estate."

This day the Inventory of the office of James Doycey Esq:
of the County Doycey Salcedo was returned upon Call to the
Court by his widow Hannah Doycey & administrator
of the said Estate and ordered it to be put upon Record.

This day upon the Petition of Mary Evans widow
administrator is granted her by the Court on the behalf
of her selfe and Councillor of the Estate of her late
Husband Thomas Gibson Esq: of the County Worcester the
bearing this Court will good Security according to law for the
sum of William Nicollson and in Thomas Gibson Security for
the said administration which according to law is upon
Court and in Thomas a sume of four hundred and twenty
pounds upon Robert Hall & appointed by the Court to appear
at the said Estate on the first and Day of June next
and the next Justices of the Peace is appointed by the said
Court to have the said Estate and make a Return to the
Court of the said Estate of the said Estate upon Call
upon the said Robert Hall & appointed by the Court to appear
at the said Estate on the first and Day of June next and
the next Justices of the Peace is appointed by the said
Court to have the said Estate and make a Return to the
Court of the said Estate upon Call.

This day upon the Petition of Mary Evans widow administrator
is granted her by the Court on the behalf of her selfe and
Councillor of the Estate of her late Husband John Evans Esq:
of the County Worcester the bearing this Court will good Security
according to law for the sum of Harry Allard and Robert Evans Esq:
Security for the said administration which according to law
is upon Court and in John Evans in Worcester in place of
him and in his stead John Evans is appointed by the Court to appear
at the said Estate the last and Day of June next and
the next Justices of the Peace is appointed by the Court to
have the said Estate and make a Return to the
Court of the said Estate upon Call before the said
Court of the said Estate and make a Return to the
Court of the said Estate upon Call.

469 This Day upon the Petition of William Niclopon and Barbara C.
wife administrator a granteth by the Court outlet
of their Debtor John Brugh Robins Law of the County
of Northampton in to have and to hold a good
Security according to
for the same in Edward Doyne and Thomas Hunt Security
for the said Administrator which accordingly was done
upon Court and Major Doyne Samuel Cobb John
Hunt and John Henderon is appointed by the Court
to appraise the said effects outlet to the
of June next and the next Justices of the Peace to give
them to the said Doyne before they deliver upon the
affair of the said place and make a Return ther
e to the said Court for the County of North
al and perfect Inventory

This Day upon the Petition of Mr. Ann Davis Edmunds
et al. a granteth by the Court outlet
of Ann Davis late of the County of Northampton
in to have and to hold a good Security according to Law for the same
in Edward Doyne and in Thomas Hunt Security for the said an
Administrator which accordingly was done in open Court in
William Kendall and Capt. Benjamin Hollingsham and William
Henderson and in Thomas Hunt Security is appointed by the
Court to appraise the said effects outlet to the
of June next and the next Justices of the Peace to give them ther
e to the said Doyne before they deliver upon the appraisement of the
said effects and make a Return thereto of the next Court
for the County of Northampton upon Call.

This Day according to a Commission of the Peace for the
County of Northampton as also a Commission for administering
the oaths to the Justices of the Peace for the aforesaid
said County John Salter the twelfth instant Day of July
and to compound for ever sum and sum and according to the
said Commission in William Kendall Son and in Christopher
Hollingsham administrator the said appointed by an act
intended and act for the said for the Security of the said
Doyne and in the said oaths affianced by an act of Parliament
and of the said of the said of the said and Supreme and the
said will the said of a Justice of the Peace to
Doyne and Benjamin Hollingsham in Northampton
in John Doyne and John Robins in William Kendall
in Thomas Smith and in John Maynard and the aforesaid
said oaths was administered by William Kendall Son
and in Christopher Hollingsham by Capt. Benjamin Hollingsham
and in Jacob Johnson

This Day John Hunt George Before the Court a negro boy
named Baker to have the judgment of the Court of the
age who adjudged the said Negro boy at Seven Years of
age and longable according

This Day the grandjury for the Court of Northampton
Says One hundred and Nineteen and according to Sworn in Court
viz. Nicholas Denman foreman Robert Warren doan John
John Miller Jacob Phillips John James Griffith John
Hawkins Tom Young Smith C. Benjamin Daniel Good
William Balson John Morris who is a said Jury were
out and after serious Consideration brought in the
District was of the jury find & do Information of
John Haiman and Defendant make before Court of
June Grimes for Captain Bourne that he did so
by the Court that he said of him and June Grimes
to the Court held for the County of Northampton
being reported by the grandjury before Captain Bourne
against the said Plaintiff and that the grandjury
soe agreed.

This Day the Petition of attorney from James Wilkeson in the County
Hamilton being heard in open Court by the Superior
Court of said County and ordered to be recorded

This Day the action upon the Negro man Thorowgood of Sumner
County in the Province of Maryland brought and damages
Wilkeson Plaintiff being called and he did make appearance
and his Defendant likewise by an attorney in Cheshire Hamilton
and for the Plaintiff said it is for the Plaintiff to action
or write a grant Thorowgood and the Consideration is granted
Pro good of Sumner County within the Province of Maryland
for the Plaintiff it is no sufficient Consideration said in the
Deed as follows for the Plaintiff to action with the Court
new Broome and the Plaintiff with flowing in an action for the Plaintiff
to the Plaintiff for no damages written from the County of Cheshire
for that the Plaintiff called and said Plaintiff Plaintiff
against Captain James Lee Defendant Plaintiff
Daniel Hollingsham affiant to the Plaintiff to the value of the
Defendant for the Plaintiff being uncertain and unknown and
the Plaintiff ready to enter into an account of the Plaintiff
and from the Plaintiff said Consideration Plaintiff
judgment of the Plaintiff and the Defendant by an attorney
of the Plaintiff for the Plaintiff by the Plaintiff
give security for the Plaintiff to the Plaintiff in the County
Hawthorne hundred in Northampton open Court
said Plaintiff and the Plaintiff to affiant to pay the costs of suit
of Plaintiff for the Plaintiff and the Plaintiff Defendant
to Plaintiff for the Plaintiff and the Plaintiff Defendant
in County and upon the motion of the Plaintiff and the Plaintiff
an nonsuit is granted to the Plaintiff against the Plaintiff

will Copy of their other Recomission.

The Court Adjourned till Monday morning
noon of the 2^d clock —

Read and Examined upon Court of Probate —

Fifl Robert Thompson	Benjamin Abingdon
Worlcompton	John Dwyer
	William Lander
	John Robin
	Thomas Smith
	John Maynard

All a Court Held for Worlcompton County by Cor. M. G. Green
of Deeds the 20th Day of May 1799 —

John Jackson	John Robin
Capt Benjamin Abingdon	John Wye
John Powell	John Thomas
William Lander	John Maynard

This day the Inventory of the effects of Thomas Curell
late of this County Decedent was presented and returned
upon oaths before the Court by James Jackson & Co. administrators
of the said Thomas Curell Esq. his effects and ordered
to be paid up on Record —

This Day the wife and Testament of John Abingdon
late of this County Decedent was presented before the Court
dated the fourtenth Day of January one thousand seven
hundred and eight Executive magistrate who before the said
Probation might be made thereto which according to his
order by the Corporate body of George Norton and Wm
Irvine and attested of by the Court to be authentic
Protocols and ordered it to be put upon Record —

This Day the wife and Testament of William
Abingdon late of this County Decedent was presented
before the Court by the Executor Thomas Hunt who depoised
that Probation might be made thereto which according
to his order by the Corporate body John Thompson and Thomas Thompson
was done by the Corporate body John Thompson and Thomas Thompson
and attested of by the Court to be authentic Protocols and
ordered it to be put upon Record —

This day John Wye took the Oath of a Justice of the Peace
with the Oath appointed by an Act Intituled an Act for
the better Security of Persons and the Oath
Required by an Act of Parliament to stand after the Oath of
Office and Promissory and to sign by Capt Benjamin
Abingdon and by Jacob Jackson —

This Day reported the Delition of the above Administratice
so granted her on her Report of the same Date of the County
Decedent the said Delition into said will good security according
law for the same to an Maynard and like persons landors
from Peers Society for the said administration which according
to a Bond in open Court at the day for Jacob Bovey George Bovey
and John White Esq. appointed by the Court to appraise the
said Effects upon Date the sixtenth Day of June next and the next
and the next Justice of the Peace is appointed by the Court
to give the same Date before the Esq. before whom the Appraiser
of the said Effects and make a return thereof to the next
Court held for the County of Worlcompton upon Date —

This day the wife and Testament of James Brooks
late of this County Decedent was presented before the Court
of Probate and the said John Wye and others by him attested
by Capt Benjamin Abingdon that Probation might be made
thereto which according to his order by the Corporate body
of the said John Wye and the said John Wye made Date in
open Court before the said John Wye and others attested
of the said John Wye and the said John Wye and others
and ordered it to be put upon Record —

This day the wife and Testament of James Brooks late of this
County Decedent was presented before the Court
of Probate and the said John Wye and others by him attested
before the said John Wye and others by him attested
that Probation might be made thereto which according to
his order by the Corporate body of Michael Morgan & Co.
and Sarah Berry and attested of by the Court to be
authentic Protocols and ordered it to be put upon Record —

This day the municipality wife of Walter Price late of this
County Decedent was presented before the Court
of Probate and the said John Wye and others by him attested
that Probation might be made thereto which according to
his order by the Corporate body of Michael Morgan & Co.
and Sarah Berry and attested of by the Court to be
authentic Protocols and ordered it to be put upon Record —

and upon the motion of the above said Michael Morgan & Co.
Administration is granted him out of the effects of the above
said Walter Price wife the said municipality wife attested
thereto to encrease into said will good security according to
law for the same and the same being signed and John Hunt
and John Peers Society in open Court before the said Administratice
so granted which according to his order in open Court and before
Capt Michael Morgan, Robert Gairdner and John Stimpson
and is attested by the Court to be appraisable said effects
upon Date the sixtenth Day of June next and the next

473. Copy of the Deed is appointed by the Court before the 10th inst.
Sarah Dwyer, witness upon the appearance of the said plaintiff
and makes a Return thereof to the next Court held for the
County of New Hampshire upon date —

This day & Commonly witness affix my Seal or Price late of
Lau County Decayed. Salut the Courtly Day of March one
thousand Seven hundred Eighteen and nine years past presented to
the Court by William Radypaw was signed sealed
witnessed attested and according to my best of my knowledge
Copied and attested of Sarah Berry and Eliza Berry and allowed
affid by the Court to be authentic Proofs and entered it
to Copy upon Record —
and by virtue of the motion of the said William Radypaw
ratioun granted him on the Plaintiff as above said Eliza
Price sum up all his & her lands annexed to belonging unto
and will good Security according to Law for the sum in
Hundred Dollars and in John Brown Lender to him Secur
Security for the said Plaintiff for his having the said
Execution performed till the first of April aforesaid which
according to the Summons upon Sarah and John Haffy Middle
Morgan Robert Granger and John Chapman is annexed by
the Plaintiff as witness thereto and Plaintiff upon date add the
Date present of the Plaintiff is appointed by the Court to give
the Plaintiff the first of April under upon the appearance
of the Plaintiff and makes a Return thereof to the Plaintiff upon date
Copy made for the County of New Hampshire upon date

This day is ordered by the Court that Andrew Dwyer
Habocarbe and Dorsett Inventory of all the Plaintiff
belonging to Granger Brooks and Joann Brooks his wife
and the late of the County Decayed and Return the said
Inventory to the next Court held for the County of New Hampshire
upon date —

This Day the 2d with and payment of John Dwyer alias of the
County Decayed Salut the Courtly Day of May one thousand Seven
hundred and Nine years past appointed to day Court by the Plaintiff
and witness affixed to the Plaintiff in writing as to make a Return
and make according to my best of my knowledge Seals of copy
Benjamin Nalvingham John Sanders and Benjamin Galloway
and attested of by the Court to be authentic Proofs and
entered it to Copy upon Record —
and by virtue of the Plaintiff and witness affixed to the Plaintiff
and witness affixed to the Plaintiff in writing as to make a Return
and makes a Return thereof to the Plaintiff in writing as to
make a Return thereof to the Plaintiff in writing as to make a Return
and makes a Return thereof to the Plaintiff in writing as to make a Return

474. The said will may not fail to bring along Bowes or his wife
and his children as by law shall appear —

This day is ordered by the Court that Doct Palmer Benjamin
Foster and John Gray late alias and deceased Inventory of
all the Plaintiff they own jointly and also belong to Edward Gray
and his wife Elizabeth Gray late alias of the County Decayed
and a Return thereon and before Inventory of the Plaintiff
upon date to the next Court held for the County of
New Hampshire —

This day Jonathan Bell signed to the Court Inventory for
Land and acknowledged the same in open Court to be the Plaintiff
and good to the two sons in law from Dowell and Bell
Power as also his wife Granger Bell acknowledged in open
Court the Acknowledgment of Bowes wife a copy of the
Signed Inventory to the Plaintiff two sons John and Bell
Power and at their request it is ordered to be put upon
Record —

This day is ordered by the Court that Granger Godwin aforesaid
father and Granger Hough be separated from the Plaintiff by
paying Copy —

This day the Court Cap ordered the Sheriff to take in to his custody
the body of Michael Tompon late of the Plaintiff
Security for the Plaintiff appearance to the next Court held
for the County of New Hampshire to answer the Plaintiff in
not owing the aforesaid Tompon as aforesaid Presented to the
Court by the Plaintiff for Capt and Carrig —

This day the Court Cap ordered the Sheriff to summon
John Smith and Thomas Griffiths to appear to the Court
of the aforesaid Plaintiff and for what he upon his trial did get
against him to the Plaintiff to be held in Court and judgment to be
made by the Court held for the County of New Hampshire —

This day Sarah Barlowian Daniel Coffins the Court am by
the Court of the Court Cap and for two years and
George and Linda Sorenson the said Plaintiff to be held in Court
one year and half and the Plaintiff to be held in Court
named John Barlowian aged about three years & age
and the Plaintiff the said Plaintiff to be held in Court
of six months time until the said Plaintiff to be held
in Court for the Plaintiff in open Court to the aforesaid
Court and done as aforesaid —

This Day upon the Petition of Henry Stott Guardian to Stott
Grace Stott Peter Stott and Mary Stott for Stott of the County
Decayed Administered signed and sealed the Plaintiff of
Henry Stott Peter Stott of the County Decayed in the presence
of the said Stott Grace and Peter and signed and sealed the Plaintiff
and Mary Grace and Peter and the Plaintiff of the said Stott
and Mary Grace and Peter and the Plaintiff in
Court with good Security according to Law for the same
Jonathan Bell and William Tinkler Lender of the sum

Selver Society for the said Administration on the said Plaintiff
which accordingly was done in open Court before John Tolton & John
McDonald both Esqrs & Thomas Carson ^{one of the} ~~one of the~~ ^{one of the}
Court to Appraise ^{one of the} ~~one of the~~ ^{one of the} ~~one of the~~ Plaintiff
In the presence of the said Plaintiff before John Tolton & John
McDonald before whom they did give their appraisement
of the said Plate and make return thereof to the said
Court held for the County of Westhampton upon Call

This day the Letter of an attorney from Henry Scott to
Jonathan Bell being read in open Court by the Clerk
was call'd of William Dowell and ordered it to be
Recorded — — —

This Day & at the Petition of Jonathan Bell attorney
of Henry Scott Administrator is granted him an attorney
appointed out of the Plate of John Scott called of the County
deceased with the will of the said John Scott annexed thereto
to enter into bond with good Security according to Law for
the sum of William Tawker and Henry Bell t'wards the sum
of Henry Scott Security for the said Administration on the said Plate
which accordingly was done in open Court before John Tolton
John McDonald and Bartholemew Dowell appointed
by the Court to Appraise ^{one of the} ~~one of the~~ ^{one of the} ~~one of the~~ Plaintiff upon Call in
the sum of £1000 by 6 of June next and the said Justice
of the Peace appointed by the Court to give & seal to the
Call before they deliver upon the Appraisal and
make a return thereof to the said Court held for
the County of Westhampton upon Call — — —

This Day the Court has found unto Thomas the said William Rice
son of Peter Rice deceased of the County Decedent upon his
Condition to make give to the said William Rice a sum
Proceeding and sum him to cert of a Daye before
Julye next anno 1680 age of eighteen years and
there to die and find him to the said Rice in Westhampton
and paye filing for such an apprentice under the
affidavit of the aforesaid, whereupon the Court find
Cause to the Contrary — — —

This Day the Court has found out Sarah Gries and
Tamer Gries unto Henry Scott and Supreme Court wife
they filing them Westhampton Lodging and byt filing
for such an apprentice under the aforesaid
age of sixteen, whereupon the Court find
Cause to the Contrary — — —

This Day the Court has found out Anna Gries unto
Sarah Tawker and William Tawker they find her
Westhampton Lodging and byt filing for such an apprentice
under the aforesaid age of sixteen years whereupon
the Court find Cause to the Contrary — — —

This day the Court has found out Sarah Gries and
George Bell and Anna Gries wife they filing for such an
apprentice under the age of sixteen years whereupon the Court
find Cause to the Contrary — — —

This Day the Court has found out Anna Gries wife of John
Addison has filed her will Westhampton Lodging and byt
filing for such an apprentice under the aforesaid age of
sixteen years whereupon the Court find Cause to the
Contrary — — —

This Day the action upon the Case between John Captain Plaintiff
and Robert Giffings Defendant being called in November last
and the Defendant failing to appear or any attorney for
him the Plaintiff Confuted to have it Registered to January
Court date and then being called according to Law and the
Defendant failing to appear or any attorney for him and
the weekly Condition being read before the Court the Plaintiff
Confuted to have it Registered to the Court and now being
called according to Law and will be Plaintiff or Defendant
appearing thereon the Suit is Dismissed and the Plaintiff
pay Cost of suit alias Execution — — —

This Day the Court has ordered at the Report of the
Case and Captains Jack Brook to call the next Court —

This day the action of the Case between James Pease vs.
Plaintiff and Samuel Glouc administrator of Thomas
Glouce late of the County Decedent Defendant being
called and will be Plaintiff or Defendant appearing
therefore the Suit is Dismissed and the Plaintiff pay Cost
of Suit alias Execution — — —

This Day the action of the Case between Richard Davis
Plaintiff and John Hawkin Defendant being called according
to Law and will be Plaintiff or Defendant appearing thereon
the Suit is Dismissed and the Plaintiff pay Cost of Suit alias
Execution — — —

This Day the action of the Case between John Jacob Plaintiff
and Mary Swanton Defendant being called according to Law
and will be Plaintiff or Defendant appearing thereon
the Plaintiff pay Cost of Suit alias Execution — — —

This Day the action of the Case between Benjamin Galway
Plaintiff and Richard Thornton Defendant being called according
to Law and will be Plaintiff or Defendant appearing thereon
the Plaintiff Producing the said Defendants bill Westhampton
Day of November one thousand seven hundred and six
the said Defendant acknowledged to be an Account and
to the said Plaintiff therefor upon his motion et al
Plaintiff Judgment & process by the Court to the Plaintiff
paye the Defendant for the sum of six hundred
pounds of tobacco with Cost of Suit alias Execution — — —

477 This day the action of the Suits between William Bayliss
Plaintiff and his wife Elizabeth Defendant being called
according to Law and neither Plaintiff nor Defendant appearing
before the Suit is dismissed and the Plaintiff pay Costs of
Suit at Execution

This day the action of Suits between William Kendall
and William Bayliss Defendant being called according
to Law and neither Plaintiff nor Defendant appearing therefore
the Suit is Dismissed and the Plaintiff pay Costs of Suit

Today the action of Suits between John Sale & Co. Defendants
and Thomas Moore Defendant being called according to Law
and neither Plaintiff nor Defendant appearing therefore
the Suit is Dismissed and the Plaintiff pay Costs of Suit
at Execution

This day the action upon the Suits between George Johnson
Plaintiff and John Bentin Defendant being called according to Law
and neither Plaintiff nor Defendant appearing therefore
the Suit is Dismissed and the Plaintiff pay Costs of Suit
at Execution

This day the action of one hundred pounds of tobacco from William Scott
and John Scott Capote was ordered to be paid upon record before
the 27th day of May one thousand seven hundred and nine
and the Plaintiff nor Defendant appearing therefore

This day the action of Suits between William Scott Plaintiff
of William Scott Son Plaintiff and William Moxing Defendant
being called according to Law and the Plaintiff appearing
by an attorney and John Scott Capote and the Defendant appearing
and the Plaintiff by an attorney producing a Bill from the
Court of the said Attorney calling for two hundred and
more one thousand seven hundred and five pounds
Defendant acknowledged to be paid all and the Plaintiff
William Scott Son and upon the motion of the Plaintiff
judgment is granted to the Plaintiff against
the Defendant for the sum of four hundred
thirty and two pounds of Tobacco and Caffe as "Due
forth in the Paid Case against the Defendant w^t Cost
of Suit at the

The Court adjourned to noon of the next morning
and examined upon Suit by Benjamin Nottingham
John Powell
Top Robert Thompson 600 Dollars & John Woff

478 At a Court held for Williamson County by the Magistrate
of the Peace 12th day of May 1709
in Jacob & Johnson } in John Robins
Supt Benjamin Nottingham } in John Woff
in John Powell } in William Kendall & Son

This day in Hickory Springs Producing a Commission from the
Hon. Edmund Downing Esq^r of the 1st Co Sheriff for L^e County
of Northampton dated the 28th day of April 1709 to the said Hickory
Springs belonging to Comwell good Security according to Law
having taken the suit of a long time and upon the motion
of the said Springs the Sheriff of Franklin will take the
same and grant it him by the Court

This day the action of Suits between George Condon Plaintiff
and Roger Gross Defendant being called according to Law
and neither Plaintiff nor Defendant appearing therefore
the Plaintiff is Dismissed and the Plaintiff pay Costs of Suit at the

This day the action of Suits between James & Scott Defendants
and David Scott Defendant Plaintiff and John McQuade
Defendant being called according to Law and both Plaintiff
and Defendant appearing and the Defendant for the
plaint, and the Plaintiff for the
County and the Plaintiff & his wife and a jury being impan-
elled and sworn by John Bocco foreman John Malhouse
Richard Barry John Sanderson John Donall Robert Wiggin
Cork Shelling Ann Dovoree Germino Joseph Godwin
James Godwin John Powell and John Granger and after
serious Consideration the jury brought in their verdict
who of the Jury find for the Plaintiff and the Plaintiff in his
Plaintiff Motion which is dict^r being confirmed by the Court
and the sum in the action being five hundred pounds of
Tobacco and Caffe with Costs of Suit at Execution

This day the action for one hundred pounds being between
Francis Wainwright Plaintiff and Richard Barry Defendant
being called and neither Plaintiff nor Defendant appearing
therefore the Suit is Dismissed and the Plaintiff pay
Costs of Suit at Execution

This day the action of Suits between Margaret Thompson
Plaintiff and Henry Pearce Defendant being called and
neither Plaintiff nor Defendant appearing therefore
the Suit is Dismissed and the Plaintiff pay Costs of Suit at the

This day the action of Suits between John Hawkin Plaintiff
and Richard Thompson Defendant being called and neither
Plaintiff nor Defendant appearing therefore the Suit is
Dismissed and the Plaintiff pay Costs of Suit at Execution

This day the action of Suits between John Bocco admiring
of Thomas Edward Dooley Plaintiff and George Dye Defendant
being called and neither Plaintiff nor Defendant appearing
therefore the Suit is Dismissed and the Plaintiff pay
Costs of Suit at Execution

This day it is ordered by the Court that Captain John
take the side of Taylorside, at the west side of his house to
be warden Pease and See Cawerton & George Duncraig his part
green bays and left espousal of the County rewards Cola See
and Bay

This day it is ordered by the Court that from Mayence take
the side of Taylorside from Richard Smith, whose wife
wife about the See Side to the Southward Coups including the
said Coups to the Green rewards Cola See and Bay

This day it is ordered by the Court that William Head and his
take the side of Taylorside from Hungate Brig to the Bay
Branc and take the Coups of John Warre, Duncraig his
said Coups and take all the Coups Cola See and Bay

This day it is ordered by the Court that Thomas Smith take
the side of Taylorside from Hungate Brig to the Bay
Head, John in the See Side and See up towards the Bay
of in Duncraig Cola See and Bay including the said Head
coups and the Daniel Woods

This day it is ordered by the Court that John Dowell take
the side of Taylorside from from John Warre and
John Marman for including the said Marman Coups and so
from the Bay Branc and take the Coups including the
and Town rocks

This day it is ordered by the Court that John Duncraig
Hungate take the side of Taylorside from the County
in Saville at the west Side including Saville rocks and his
over to the Bridge at Marman for including the said Marman
coups and upwards to John Marman for Cola See and Bay

This day it is ordered by the Court that John Duncraig take
the side of Taylorside from the west Side and Soe in
and take John Bowdwin on the See Side and Soe in
Brigge at Marman for Cola See and Bay

This day it is ordered by the Court that John Wape take
the side of Taylorside from Dan Bowdwin to the west Side
including the said Coups and over to the See Side and Soe to
Lulus Griffies and afterwards to John Bowdwin Coups including
the said House

This day it is ordered by the Court that in William
Hendee take the side of Taylorside from in
Lulus Griffies Cola See and espousal of the County Duncraig
and Soe upwards to Lulus Griffies Cola See and Bay

This day the Court Coups appointed William Duncraig Surveyor
of the Highways in the rooms and Head espousal
of the said Surveyor and the way Surveyor of and
the same were ordered according to this

This day the Court Coups appointed John Sidney Surveyor
of the Highways in the rooms and Head espousal
of the said Surveyor and the way Surveyor of and
the said Surveyor upon right of the said Surveyor
are to Repair to the next Justice of the Peace

To take the side of a Constable

480 By
Court's Court Coups appointed John Riving Ann Comptrees
in the rooms and Head of John Bain Accomplice General
in the said Office of a Constable and the said Riving Ann
upon right of the said Order, also Repair to the next Justice
of the Peace to take the side of a Constable

The Court adjourned to the 28th of July next ensuing

Read and sworn in open Court Dr Jacob Johnson
Top Doctor Howson, Old Hall, Benjamin Hollingham
John Dowell John Robins
John Wape William Kendee

All a Court held by Recorder of the Peace
for Northampton County on 28th Day of July 1703

Read in Dr Jacob Johnson
Capt Benjamin Hollingham } in John Robins
John Dowell } in William Kendee
John Marman } in Thomas Smit
John Wape } in Old Johnson
William Kendee } in Dr Jacob Johnson

This day the Inventory of the Plate of Scultring
John Leth of this County Occupied by him, deceased
to the County upon Oath by his widow Elizabeth administratrix
of the said Scultring John Leth plate and added it to
be Recorded.

This day the Inventory of the Plate of Francis Fisher
late of this County Occupied by him, deceased to the County
upon Oath by his widow Elizabeth Fisher and administratrix
of the said Deceased's plate which said Elizabeth
Fisher is now the wife of Francis Wainscote and
was ordered to be Recorded

This day the Inventory of the Plate of John Walker late
of this County Occupied by him, deceased to the County upon Oath
by Margaret Fisher late wife to the said John Walker and
Administratrix of the Deceased's plate and administratrix

481 This day the Court Rast ordered the Sheriff of Len Com
by virtue of his one hundredth & sixteth act of assise. Rast made
at Williamburgh in the year of our Lord God one thousand
severall hundred and five. Instituted an act for the distribution
of the inheritance of the late John and Elizabeth Whitehead
and one John Bennett late of this County Deceased and
leaving his Estate an estate he had given to his son William
Scott Esq. Executor of his late wife and Testamentary
trustee in open Court of this County to prove his late
wife nor any person would not administer on the said Prop-
erty. And therefore it is ordered by the Court before
that the Sheriff see his said Estate at an out of his
hands or of such Estate place give obligation upon
Security for the payment of what shall be due from
him to the said Estate which obligation shall be made
payable to the Sheriff and shall be by him assigned to such
a sum of money as the Sheriff or to such other person as the
Court shall direct in way provided regarding the signing
of the said and for the Troubles incurred sustained by
the Sheriff to the widow of such estate after he had
given four pounds for the same and shall be so done
and the said Estate to be bound at an out of his
hands to the twentye & day of August next.

This day upon the Petition of Thomas Dent and by the
Court of Francis Waine Esq. now married as a
widow of Thomas Fisher late of this
County Decedest the Court Rast ordered that the
said Francis Waine Esq. pay unto the said Thomas Dent
the sum of four hundred and fifty pounds of tobacco
and fifteen shillings in money out of the Estate
of Thomas Fisher late of this.

This day the last will and Testament of Henry White late
of this County Decedest was presented to this Court and the
Petition might be made thereto by the Executrix there-
of. Which according to law was presented to the Court
and Received of the Court late Probate which was
made thereto by the Executrix the late Henry White
according to law in open Court by the Corpse
of the late John Dyer Merchant & Son late Justice of the
Peace of this County having made & sealed such Probate and delivered
to the said Executrix.

This day the action of Bolt between George Corbin
Plumley and William Gray Defendant being called accord-
ing to Law and either Plaintiff nor Defendant appearing
therefore the suit is dismissed and the Plaintiff pay
of suit all the same. — — — — —
This day the action of Bolt between James Warren Esq.
and Paul Whiting Defendant being called according
to Law and either Plaintiff nor Defendant appearing
therefore the suit is dismissed and the Plaintiff pay
of suit all the same. — — — — —
This day the action of Bolt between George Corbin
Plumley and William Gray Defendant being called accord-
ing to Law and either Plaintiff nor Defendant appearing
therefore the suit is dismissed and the Plaintiff pay
of suit all the same. — — — — —
This day the action of Bolt between George Corbin
Plumley and William Gray Defendant being called accord-
ing to Law and either Plaintiff nor Defendant appearing
therefore the suit is dismissed and the Plaintiff pay
of suit all the same. — — — — —

This day the action of Bolt between George Corbin
Plumley and William Gray Defendant being called accord-
ing to Law and either Plaintiff nor Defendant appearing
therefore the suit is dismissed and the Plaintiff pay
of suit all the same. — — — — —

This day the action of Bolt between George Corbin
Plumley and William Gray Defendant being called accord-
ing to Law and either Plaintiff nor Defendant appearing
therefore the suit is dismissed and the Plaintiff pay
of suit all the same. — — — — —

This day the action of Bolt between George Corbin
Plumley and William Gray Defendant being called accord-
ing to Law and either Plaintiff nor Defendant appearing
therefore the suit is dismissed and the Plaintiff pay
of suit all the same. — — — — —

This day Richard Smith and Thomas Griffith appearing
according to the last Court Order for the same brought
in to appear before the Court appearing thereto
the Plaintiff being the said Smith and Griffith from
said Summons they paying Bolt.

183 This day I the action of John Collier & Francis Stover Plaintiff
and William Weston Administrator of the goods and Executor of
Benjamin Bayton Decedent on behalf of Peter and Robert
Bayton Sons to the said Benjamin Bayton Defendant com-
mended according to Law and Rule Plaintiff and Defendant
appearing and after a long Debate between Plaintiff and
Defendant the Court came to Judgment and is of opinion
that the Bill of Exchange of five pound sterling drawn
by Benjamin Bayton upon the Benjamin Cole and James
Rogers merchants in Bristol payable to the said Plaintiff
Defendant is not Properly Protected by the said
Bill and Roger is bound therefore the Plaintiff Dismissed
and the Plaintiff pay Costs of Suit alias fine

This day I the action of John Collier Plaintiff and William Weston Administrator of the goods and Executor of Benjamin Bayton merchant late of Abingdon County in Virginia
Decedent on behalf of Peter and Robert Bayton
Lives of the Children of the said Benjamin Bayton
and Mary his wife Defendants being called and
sitting to Law and the Plaintiff and Defendant appearing
and by the Court of the Plaintiff and Defendant
the said suit is continued to a day sum right to judgment
in the Benjamin Cole merchant in Bristol about the sum
of three pounds Sterling in full for the Plaintiff

Declaration and have in witness by a Letter from the
said John Collier the Plaintiff and Defendant before
the Court to try all such Issues and that the said
suit, and the Plaintiff doth confess to have had from
the said John Collier the Plaintiff in common
my other suit or cause against the said Bayton
This Day the first under and Seal of Daniel Paris
late of Lan County Decedent before the Court
by the Plaintiff and widow Hannah Paris who Defendant
1871 the Court that the Plaintiff might be made to stand
according with sum in Open Court by the Court
of the Plaintiff and the Plaintiff having and allowing
of the Court to go and make Probate and Ordain
it to be Recorded

184 This day upon the Petition of William Griffwater it is Ordered by the
Court that the land of the deceased Father George Griffwater be
Divided according to the said George Griffwater his last will
and Testament

This day upon the Petition of Sarah Buckell widow Administrator
is granted for one the Decedent Stephen George Buckell estate
by the Court the dividing the land according to Law in good
Security which debt due to the said Estate in Open Court
in John Smith in George Marquess Richard Collyer and
Thomas Smith is appointed by the Court to appraise the
said Estate upon Call at Newgate a Day of August
next and the next Justices of the Peace are appointed
by the Court to give to the said Estate before
day upon the appraisement of the said Estate and
the to return a true and Inventory of the said Estate
to the next Court held for the County of Northam-
pton upon Call

This day upon the Petition of Elizabeth Griffwater widow
Administrator is granted for the Court on the behalf of
her and said of the Estate of the Decedent Stephen
John Griffwater the dividing the land according to Law
which sum in Open Court in Charles
Weston Michael Dixon in John Martin and in
Wm Welch is appointed by the Court to appraise the
said Estate upon Call the twelfth Day of August
next and the next Justices of the Peace are appointed
by the Court to give to the said Estate before
day upon the appraisement of the said Estate and
the to return a true and Inventory of the
said Estate upon Call to the next Court held for
Northampton County

This day was proposed to the Court a conveyance for
land by Benjamin Griffwater and Elizabeth his wife
in Open Court to the Plaintiff and the Plaintiff
also in witness Mary Griffwater acknowledged in Open Court
her right of Dower in the said land and the Plaintiff
the said John Backer several the Plaintiff of the said
Backer in record to be put upon Record

This day was Presented to the Court a Deed of gift
by Mr William Kendall Son and acknowledgeable before same
in Open Court to the use Real and Goodwill in
wife and sorrowfull Margaret Kendall and at the Request
of the said Wm Kendall it is Ordered to be put upon Record
This day the Court have Ordred that the same shall be
Continued to the Sheriff against the said John Tompson
to the next Court held for this County to answer to
Proceedments of the grand Jury for Befraud Baiting

This day Jean Grimes making her Personall appearance
to the Court according to his last Court Order to answer
the Proceedment of the grand Jury for Befraud Baiting
Samuel Jacob Negro affyned in Open Court to pay the
sume according to Law for the said Jean Grimes attorney
to Captain Sheldorn of the Royal and the said Sam
Negro pay off —
This day the Court has Ordred Proffesseal Recipt to
Continue with answere good Law the attaint to the
age of sixteen years before the Court and cause
to the contrary —

This day the Court hys found & rule a John Jacob
Frederick Beggs Executor of John Beggs late
of this County to the age of eightye Appear before
the Court and cause to the Court and shall do
said John Jacob Repaire to the Clerks office
of this County and deliver into bond w^t good security
for the said Frederick Beggs effects attorney and
to the next Court —

This day the Court hys found Rachell Beggs unto which it has
been attaint to the age of according to her last
last will and Testament before the Court find cause
to the contrary and to said Rachell Hacton
Repaires to the Clerks Office of this County and to
deliver into bond w^t good security for the said Rachell
Beggs attorney and the next Court held for the
County —

486 This day the Court hys made choice for Corff Thundre
in open Court John Dally which he excepted of the
Court & the Court hys Ordred that the said Dally take into
his Chard and Cofferdyke. Hals of the said said Dally take into
his luter into bond w^t good Security & to be sent and to
the Court held for this County at the Clerks Office of
the said County —

This day the Inventory of the Estate of John Scott late
of this County deceased w^t his Relatives returned upon Oath to
the Court by Jonathan Beck on Behalfe of Henry Scott
his Attorney and Ordred it to be Recorded —

This day the Inventory of the Estate of Walter and Simon
Price both late of this County deceased w^t his Relatives
returned upon Oath to the Court by John Haller in Law W^t
Placyshaw and administrat^r and Ordred it to be put
upon Record —

This day the Inventory of the Estate of Lovett Clay
late of this County deceased w^t his Relatives returned upon Oath
to the Court by John Clay and Ordred it to be Recorded

This day upon the Petition of Jonathan Stevens and by
the Consent of certain Testes Execut^r of the will
and Testamente of John Brooks late of the Court hys
Ordred the said Testes to pay unto the said Stevens two
good Reggs out of the said John Brooks Estate in this
Court house w^t cost of suit etc —

This day the Court hys appointed Thomas Tuggey John
Gifford Francis Wainwright Jun and Hugh George to
appraife the Estate of Francis and John Brooks late
upon Oath and to make sufficient payment and to appraife
the Court to give them their Oath before they enter
at 9th of Oct^o and said appraife on the eighteenth Day of
Aug^{ust} next and to report at the Court w^t all their Report
and the said Report to return attorney and perfect Inventory
of the said Estate to the next Court held for the
County of Northampton before Oct^o —

This day Peter Gossard Declarer upon Oursay present
that as before Major John Robins Sigl Seal and Acknowles
the same 19th day of Augt act used good oft to late Office
of the said Major John Robins Soc^t annexed to his said
Robins late wife and Tyramant — — —

This day the last will and Testament of Samuel Palmer Esq^r
of this County Deed was Presented to this Court by Esdward
and Elizabeth Sarah Palmer who Desired that Probation
might be made thereto which accordingly was done
in Open Court by the Corporate Councill of Robins
Hampson and William Dyer and a copy of it by the Court
to be affixed to the same and ordered it to be put
upon Record — — —

This day the Inventory of the Deyal of Rob^r Price Soc^t
was Return'd upon the Test of Henry Stoll a Notar
and Ordered it to be Recorded — — —

The Court adjourned to meet tomorrow morning till of
the Clock — — — Benjamin Waring Esq^r

Read and Examined in Open Court by John Powell
Supt Robert Hampson Esq^r Notar. John Robins
William Kendall Joun

In a Court held by Cor^t May^t Justice of the Peace for North
County the 29^t Day of Decr 1699 — — —

Before Capt Benjamin Waring Esq^r in John Robins
John Powell in William Kendall

This day John Smith made & Sealed a sum of £1000 for
the Quidditie in Open Court which the said Robins except
therefore the Court has Ordered that the said Robins
late into the same and before the 29^t Day of the said
Smith and that he deposit the same Office of
of the County and deliver into hand w^t good Securitie for
the said Estate between the said two next Court
held for the County — — —

This day upon the Petition of John Day Administrat^r is
granted him on the behalf of Hannah Gely of the Estate
of Cor Mather Administrat^r of the same Estate
and the said John Day Enter into bond with good Securitie
according to a sum which according to the same in Open Court
when before John Hunt W^m Wilson and John Stockley Esq^r
was appointed by the Court to appraise the said Estate
upon sale on the second Day of August next and the
next Justices of the Peace appointed by the Court before
them were called before they Enter upon the appraisement
of the said Estate and the said John Day returne
true and doth declare Inventory of the said Estate to be now
done and paid for the County of Northampton upon sale

This day upon the motion of me, Hickory Stringer Thomas
Hampson a Cler^r, a son three years old son to Thos
Hampson unto God called said Stringer, Come and
the said Hampson leaving his said Thomas Hampson Cor
son to the said Stringer and Grace his wife; therefore
the Court have found out the said Thos Hampson
appraised unto the said Hickory Stringer and his heirs
executors, administrators or assigns according to law and
the Court find cause to the contrary and if it shall
happen that Thomas Hampson who is the father of the
said Thomas Hampson the said Thomas and David and the
said Hampson an son of the said Stringer or his heirs as
afforded shall be able to pay the said Thomas Hampson son shall
pay him the said Stringer or his heirs as aforesaid for the
sufficient maintenance of the said Thomas Hampson
and provide him aforesaid until he come to the age
of 21 years away from the said Stringer or his heirs as
afforded — — —

The Court adjourned to meet the 29^t September next.

and Examined in Open Court by Benjamin Waring
Supt Robert Hampson Esq^r Notar. John Powell
John Robins W^m Kendall

199 At a Court held by the Justis of the Peace for Northampton County the 29th Day of September 1669.

Report Cap Benjamin Notting went in Dole Wye
Mr John Powell his son William Headache Junr
Mr John Robbie in John Marptree

This day wyp Presented to the Court a Conveyance for Land
by Benjamin Notting Esq and John Sandys and it is now
the same in open Court to go their Deeds are and do
by John Giffins Suffis Esq of the said County and he doth
Request of the said Giffins it is desired to be put upon Record

This day also Request of Robert Baux Esq to be granted
his wife Lawfelle wife of Dennis Baux Esq of York
County in Virginia Decaded Declared in open Court on
Northampton County upon the Gallt Cat the said Robt
Baux was born of Mr Boddy and lawfully Begotten by
the said Dennis Baux Mr Lato Husband Decaded and
divorced. Mr William Walms declared in open Court
of the said County upon the Gallt Cat the same that
the said said Dennis Baux is the son of Mr Boddy
Signed and Sealed the Letter of Attorney Decaded several
Days before the said date of our Lord God on
the second hundred and four to William Brown
of York County in Virginia whose name is Robert Baux
and the said Robert Baux is the reputed Son of Mr
James Baux Decaded and that Mr Baux Decaded
in North and Middlesex late lawfull wife was found to
be dead of the said Robert Baux in the Request of the
Court of York County in Virginia and at the Request of the
aforenamed Robert Baux the said Letter of attorney is
Ordered to be put upon Record. &c.

This day wyp Presented to the Court a Bill of Sale by John
Nottingham from Leonard Hall to the said Nottingham
dated the 29th of September one thousand six hundred
and hundred and nine and all the Request of the said Bill
was allowed to be put upon Record.

This day wyp Presented to the Court a Letter of attorney
by William Gilding of Loxley Hall of the said
County to Mr William Will and his
heirs Progeny might be made there to which account
was done in open Court by the Corporation of the
William Gilding and Luke Gilding and at the Request
of the said William Gilding it was ordered to be Recorded

This day upon the Petition of Dorothy widow of
Benjamin Nottingham granted her by the Court on the behalf of
the said Dorothy and others of the Estate of the deceased husband
John Nottingham Esq of this County Decaded & so coming into
the hands with good security according to Law in open Court
for the same going Marchall & Turner, John Weston Luke
Johnson and Benjamin Savage is appointed by the Court to
appraise the said Estate upon Call the twentieth Day of
October next and the next Justice of the Peace is required
by the Court to give to Dorothy Call before they Inter-
upon the appraisement of the said Estate and the said Justice
to return a true and perfect Inventory of the said Estate
upon Call to the next Court held for the County of
Northampton

This day upon the Petition of Dorothy widow administration
is granted her by the Court of the Estate of the deceased husband
deceased date of this County she having delivered him with
good security according to Law in open Court for the same going
to Dorothy George John Wylcock and Thomas Coffin is appointed
by the Court to appraise the said Estate upon Call on the twenty
sixth day of October next and the next Justice of the Peace
is directed by the Court to give to Dorothy Call before they
Inter upon the appraisement of the said Estate and the said Justice
to return a true and perfect Inventory of the said Estate upon
Call to the next Court held for the County of Northampton

This day at the Request of Mary Soaner the Wives of the
Esq of the deceased Husband John Soaner is ordered to be put
upon Record.

This day the Court at the Request of Capt Thomas Savage
Capt ordered the said Savage to take into his Care and Custody
the Orvalence in Gallt Cat Belonging to Margaret Soaner
the Daughter to John Soaner Decaded before the said Court
ago according to Law and the said Savage Repairs to the Court
Office of this County and Deliver him with good security according
to Law between him and the next Court held for the County of
Northampton for the said Estate.

This day the Court adjudged John Savage to take into his Care
and Custody the Orvalence in Gallt Cat that Belonged to Margaret Soaner
the Daughter of John Soaner Decaded before the said Court ago
according to Law and the said Savage Repairs to the Court Office of this
County and there deliver him with good security according to Law
between him and the next Court held for the County of
Northampton for the said Estate.

192. This day 1 Co Court has bound out of the Sheriff by 1 Co Court
off Thomas Sanderson Esq; Justice of Peace Harry ~~and~~
H. wife Mary Herry wife to the age of sixteen years
to be kept & held until she attains the age of sixteen years
to be kept & held until she attains the age of sixteen years
This day Report of Complaint of the said 1 Co Court, says, that
the said Plaintiff to Remov Mary Rice 1 Co Daughter
of the said John Rice Justice of Peace of Henry Town
and 1 Co Court Ref. Comst Co Said Mary Rice to the said
Richard Sonder according to Law and if the Court find cause
to the contrary.

This day at 1 Co Requies of Henry Williams the Letter of
Attorney for the Morgan Williams of Suffolk County in Lg. Province
of Pennsylvania to the said Henry Williams is ordered to be put
upon Record.

This day 1 Co Court have 1 Co Court file to acquire William Dunton
from the said 1 Co Court being found by the said Court for failing to
call to serve as a grand jury man.

This day the Inventory of the Estate of George Brewster who
was exhibited to the Court upon Call by the Administrator
Richd Moore and his wife to the said George Brewster and
ordered it to be put upon Record.

This day the Inventory of the Estate of George Bullock Senior
was exhibited to the Court upon Call by the Administrator
Sarah Bullock and his wife to the said George Bullock and was
ordered it to be put upon Record.

This day 1 Co Court has bound out of the Sheriff
according to Law which was desired of the Defendant
Mother Mary Moore and his wife to be held until he appears to the Court
at the said 1 Co Court before the Court of Common Pleas
and the next Court for the said Estate.

This day the action of Sanc and Detroy between John Dunbar
Plaintiff and William Bowdry Defendant being called according
to Law and the Plaintiff failing to appear or any attorney for
him and upon the motion of the Defendant an order was
granted by the Court to the Defendant against the Plaintiff
of the Plaintiff will copy of suit alias Execution.

This day the action of the Plaintiff upon the Copy between
Andrew Hamilton Plaintiff and Thomas Gafford Defendant
being called according to Law and neither Plaintiff nor Defendant
appearing therefor the Plaintiff is discharged and the Plaintiff
Copy of suit alias Execution.

This day the action of the Plaintiff against the Defendant being
called and the Plaintiff appearing Defendant being called according to Law and
will be done it is now determined appearing before the Court to be held
and the Plaintiff will copy of suit alias Execution.

This day the action of the Plaintiff against the Defendant being called
and the Plaintiff appearing Defendant being called according to Law and
will be done it is now determined appearing before the Court to be held
and the Plaintiff will copy of suit alias Execution.

This day the action of the Plaintiff against the Defendant being called
and the Plaintiff appearing Defendant being called according
to Law and will be done it is now determined appearing before the Court to be held
and the Plaintiff will copy of suit alias Execution.

This day the action of the Plaintiff against the Defendant being called
and the Plaintiff appearing Defendant being called according to Law and
will be done it is now determined appearing before the Court to be held
and the Plaintiff will copy of suit alias Execution.

44. for Peter Sailes, and the said Benjamin with his Company comes in
Defendant his force and Ingway with his said Sailes that the said
Plaintiff his action aforesaid against him right unto, cause and
maintaines for that which he and his said Francis Ingway formerly
prosecuted the said Weyen in his Company before paid for by said
Sailes in the Court and the Plaintiff and the Defendant before
the members of the Court to the Court for trying the same
adjudged that the said Plaintiff not worthy to prosecute before
said Court the said Plaintiff to be dismissed for want of sufficient cause
Received by will of Doctor Culme or otherwise and that he
is ready to stand and pay judgment of aforesaid of Mr. Wades
and the Plaintiff to stand with the Plaintiff & says, the former
Taxes in the same & judgment in the Plaintiff to bear and to sue
upon his Taxes and the same Company to pay and
a full opinion that there was a full suit as appears by the
Records and therefore the Plaintiff his said action and those fees
suit is dismissed and the Plaintiff pay costs of suit at the

This day the action of Sir John Bowes by James Beale
the Plaintiff of John Bennett's of the County Sheriff for
the sum of six hundred pounds of Tobacco and Tobacco due to
the said Bennett by the said Bennett did appear and so
providing the said suit in open Court by the Company of
William Weyen and his own according to the will of
Indigent & granted by the Court to the said Bennett a sum
the Plaintiff of the said John Bennett discharged for the aforesaid
sum of six hundred pounds of Tobacco it being paid to the said
John Bennett out of the said Bennett's estate with costs of suit
all ex

This day the action of Sir John Bowes by James Beale
of John Bennett's of the County Sheriff and the Plaintiff
to appear or any attorney for him prosecute the said suit therefore
the said Plaintiff and the Plaintiff pay costs of suit at the

This day the action of Sailes and Ballou between John Saile and
Plaintiff and William Bowes Defendant being called before the Court
and the Plaintiff for payment of his cause or any attorney for him
and upon the motion of the Defendant an interplea is granted
by the Court to the Defendant against the Plaintiff & plaintiff
will pay costs of suit at the discretion

This day the action of Sir John Bowes by James Beale
and John Bowes Defendant being called according to law
and witness presented for Defendant appearing before the Court
suit is dismissed and the Plaintiff pay costs of suit all ex

This day the action of Sir John Bowes by James Beale
and Benjamin Nottingham Plaintiff to appeal before the Court
John Liles, Defendant being called according to law and witness
Plaintiff and the Plaintiff appearing before the Court
and the Plaintiff pay costs of suit at the

This day the action of Sir John Bowes by James, Weyen, Culme and
Beale Defendant being called according to law and witness Plaintiff and the Plaintiff
appearing before the Court the Plaintiff pay costs of suit at the

This day the action of Sir John Bowes by James, Weyen, Culme and
Griffell Defendant being called according to law and witness Plaintiff and
Defendant appearing before the Court the Plaintiff and the Plaintiff pay costs
of suit at the

This day the action of Sir John Bowes by James, Weyen, Culme and
Peter Weyen Defendant being called according to law and witness Plaintiff and
Plaintiff and the Plaintiff appearing before the Court the Plaintiff and
the Plaintiff pay costs of suit at the

This day the action of Sir John Bowes by James, Weyen, Culme and
John Bowes Defendant being called according to law and witness Plaintiff
and the Plaintiff appearing before the Court the Plaintiff and
the Plaintiff pay costs of suit at the

This day the action of Sir John Bowes by James, Weyen, Culme and
John Bowes Defendant being called according to law and witness Plaintiff
and the Plaintiff appearing before the Court the Plaintiff and
the Plaintiff pay costs of suit at the

This day the action of Sir John Bowes by James, Weyen, Culme and
John Bowes Defendant being called according to law and witness Plaintiff
and the Plaintiff appearing before the Court the Plaintiff and
the Plaintiff pay costs of suit at the

The Court adjourned to tomorrow morning in of the Week
and Exam in Open Court on Benjamin Nottingham
Tost Robert Howson ~~John~~ John Powel John Powel
John Robins John Wye William Glendall Tost

At a Court held by her Maj: Duplicio of the Duke for Northam
County 1 Cu 20th Day of September 1709
for Sir Benjamin Nottingham in John Wye
in John Powel in John Robins
in William Glendall Tost

This day the action of Sir John Bowes by James, Weyen, Culme and
Beale Defendant being called according to law and witness Plaintiff
and the Plaintiff appearing before the Court the Plaintiff and
the Plaintiff pay costs of suit at the discretion

496 This day the action of the Cope between John Abington alias Plaintiff and Leonard Hart Defendant being called according to Law and will of Plaintiff nor Defendant appearing therefore the suit is dismissed and the Plaintiff pay Cope of Suit at £x

This day the action of Hugh Collier alias Plaintiff and John Scammon Defendant being called according to Law and will of Plaintiff nor Defendant appearing therefore the suit is dismissed and the Plaintiff pay Cope of Suit at £x

This day the action of the Cope between Leonard Hart Plaintiff and John Nottingham Defendant being called according to Law and will of Plaintiff nor Defendant appearing therefore the suit is dismissed and the Plaintiff pay Cope of Suit at £x

This day the action of Hugh Collier Plaintiff and John Scammon Defendant being called according to Law and will of Plaintiff nor Defendant appearing therefore the suit is dismissed and the Plaintiff pay Cope of Suit at £x

This day the action of Hugh Collier Plaintiff and John Scammon Defendant being called according to Law and will of Plaintiff nor Defendant appearing and the Plaintiff producing to the Court a Bill from under the hand of the said Collier which the said Collier acknowledged the said Bill to be true to the said Plaintiff against the Defendant for the sum of Eighty hundred pounds of Tobacco and Cope in full for all the said Defendants as aforesaid full with the Plaintiff by the Plaintiff by the said Defendant will Cope of Suit at £x

This day at the Request of Benjamin Griffeth the Clerk of the Pleas & William Baker Sheriff it was ordered to be put upon Record

This day Elizabeth Tompon appearing to the Court according to the said Clerk, Clerk, Sheriff the Court Clerk Sheriff and the said Tompon from the said Summons the paying Cope at £x

This day the inventory of the Estate of Elizabeth Gray deceased wife exhibited to the Court by John Gray Esq; Clerk and ordered it to be put upon Record

This day the Court held in presence of Andrew Hamilton to record our Summons issued now lying sealed at the said Hamilton to any Person or the Plaintiff and give full the said Hamilton is not to exceed four hundred pounds of

Tobacco £x in value

This Court adjourned till the 28th Day of November next 1709 till the next day after 11 o'clock at noon and stand in Open Court On Benjamin Abington alias John Parker John Robert William Mandeville

To Robert Honybush Northampton

This is to give Notice to all Persons whatsoever that if any Inhabitor doth for want of Person whatsoever in his Household or Grounds off his dwelling Dwellinghouse Occupying or Dwelling Trading or Dealing upon any account whatsoever will then shall the law fine him of up to £x per diem for every Person or Persons whatsoever that doth Company to this unchristianification doth any thing with my said wife as aforesaid except they may respect to her what the Law doth suffer upon them in such Cases with out any favour where, power given or having had the 17th Day of September 1709 Recorded H T

Father, Son & all the Family
Court Clerks 28th September 1709 Recorded H T

Strayed to way from the Plantation off John Walker in Northampton County on the 28th Day of September last Year a Dog of the Name of Colloch Lassie, black color and white hair being croft and she out of the Plantation and dwelt outside on the Loft and one Dog being croft black and white colored on the Loft yard and croft still undervilled and overvilled on the Loft yard affinely Person can give any information of the aforesaid dog Colloch Lassie shall be delivered to Colloch Lassie and satisfied by me the 28th Day of September 1709 Recorded H T

John Walker Clerk, Sept 28th 1709 Recorded H T

These to witness we have written before us this 28th September Year 1709 at the place where we dwell in the town of Northampton in the County of Northampton England

John Walker Clerk, Sept 28th 1709 Recorded H T, Robt Honybush of Northampton

498 These are to give Notice to all whom it may concern that
I undersigned John Sept 18th 1709 doth make and lay my Seal to this of
Black Brown flocks Cows Broad white in their faces under the
Year of our Lord one thousand seven hundred and nine and under
on the twelfth year of my Son John Latt Sept 1709
I have now in my County — — — — — Wm. Wm. — — — — —
County of Northampton 1709

Received from Mr. John Williams Esq; Recorded by Robt Thompson Esq; Northampton
Esq; Clerk of the Court, dated by her Majt Justicest of the Peace of the Northampton
County 1709, 2nd Day of November 1709 — — — — —

Propose Jacob Duxbury, — — — — — Collier Duxbury
Capt Benjamin Hollingham } in John Robbie.
John Robbie } in John Wofft.
John Wofft.

This day upon the Petition of Major John Curtis an Account
of his late late account the said of John Daniels for 100
Dollars of which owing, being to the said Curtis in his Account both before
the late Court which account being proved in Open Court
according to Law & for his Judgment is granted to the said
Curtis for 100 Dollars to be paid to the said Curtis out of the
sum of 100 Dollars paid to the said Daniels with 100th of Six at the

This day the Inventory of the Estates of John Brooks
Deceased was taken upon Call to the Court by his
Executor William Rafe and ordered it to be put up by
Registers and the said Rafe to Repair to the Clerk Office
and pay into the same will good Security for the said
Estates, per the Brooks signified the next Court — — — — —

This day the Inventory of the Estates of John Isaac Deasey
was taken upon Call to the Court by his Administrator
John Isaac Isaac now the wife of John Johnson and
ordered to be put up on Record — — — — —

This day the Inventory of the Estates of Edward Eustace
Deceased was delivered to the Court upon Call to the Clerk
Office and Administrators and ordered it to

be put up on Record — — — — —

This day returned the Petition of Charles Jones a Commissioner
of Administration is granted on the Estates of George Eustace
Deceased on the 1st of March last and the said said of
George Eustace to lay his account with him and to be paid
Security accordingly to Clerk in Open Court, for the said Estate
William Hollingsham and the other Warren in the said County
Security for 100th of the said administration on the Estates
aforesaid John Hobson Thomas Hunt Daniel Bowles
and Robert Hobson is appointed by the Court to appraise

the said Estates upon Call on the Sixth Day of December
next and the next Justice of the Peace is directed by the
Court to give them Notice where before they return upon
the appraisement of the said Estates and the said George
Hollingsham and Robert Warren inventory of the said Estate
shall be made to the next Court held for Northampton
County — — — — —

This day upon the Petition of John Williams a Commissioner
of Administration is granted him on the Estates of Big Brother
Thomas Williams because he having entered into and will good
Security according to Law upon Court before said Administration
James Wiggin Esq; County for the same John Stedley Senior John
Stedley John Stedley Francis Duxbury and William Wiggin is ordered
by the Court to appraise the said Estates upon Call to the next
Day of December next and the next Justice of the Peace is
directed by the Court to give them Notice before they return
upon the appraisement of the said Estates and the said John Williams
return a true and perfect Inventory of the said Thomas Williams
Estates upon Call to the next Court held for Northampton County
This day upon the Petition of William Wiggin and Charles Webb
a Commissioner of Administration is granted them on the Estates of Lewis
Brooks Edward Webb because they having entered into and will good
Security according to Law will be according to Law in
Open Court John Stedley Son William White John Mariner the
and Malcom Moore is appointed by the Court to appraise the
said Estates upon Call to the next Day of December next
and the next Justice of the Peace is directed by the Court
to give them Notice before they return upon the
appraisement of the said Estates and the said Wiggin and
Webb return a true and perfect Inventory of Edward
Webb Estates upon Call to the next Court held for
Northampton County — — — — —

This day the Court did order George Board to bring to the
Court of Law in the County of Northampton Books and the same
to Deliver to the Court of Law and the said Hamilton
be directed from the said Court — — — — —

This day upon the Petition of Elizabeth Clegg the
Court has granted the said Clegg an Order against
John Clegg administrator of the Estate and Charles of
Elizabeth Clegg Estates for £100, 0th of December and two
good Turners Wofft and one hundred pounds of Tobacco
for to be paid by the said John Clegg out of the
Estates of the said Elizabeth Clegg with Costs at the
This day the Court did will and command of the People Searched
date of Northampton County December the first and
Day of April 1709 was Presented to the Court by the
Executioner and Widow Anne Stoop Ward who before the
Court that Probation might be made thereto which

500 accordingy w^t his w^t in Open Court by l^t Co. Corpnal
Capt Joseph Weller and wife Sarah and attested of by ye
Court to be Autentick Probat^e and ordered it to be put
Upon Record —

This day the 1^o Sept w^t and Testament of Edmund Rossell
late of this County Deced^d was Presented to this Court by
Edmund Rossell his widow and Execut^r of his Estate l^t Co.
Twenty Six Day of October 1709 w^t he Deposed of l^t Co. Court
that Probation might be made thereto which accordingy
was done in Open Court by l^t Co. Corpnal Capt William
Walker, William Bullock and Henry Dugay
and attested of by l^t Co. Court to be Autentick Probat^e
and Ordered it to be put Upon Record —

This day the 1^o Sept w^t and Testament of Edmund Gillett late
of l^t Co. Court Deced^d was Presented to this Court by his
widow after Gillett w^t he Deposed of l^t Co. Court that
a Probat^e might be made thereto which accordingy
was done in Open Court by l^t Co. Corpnal Capt of George
Greene and left to the next Court
for further Probation of the said Will —

This day the 1^o Sept w^t and Testament of Mary Clark
late of this County Deced^d was Presented to this
Court by her daughter Josephine Bullock Sonior
Execut^r w^t he Deposed that Probation might be made
thereto which accordingy was done in Open Court
by l^t Co. Corpnal Capt of William Bullock and attested
of by l^t Co. Court to be Autentick Probat^e and Ordered
it to be put Upon Record —

This day the grand jury for the Report year one thousand
seven hundred and nine and accordingy being sworn
in Open Court before Josephine Bullock Sonior Governor
William Webster and Capt Joseph Weller Thomas Willis John
Hale John Bassett James Walker James Wager Andrew
Abdulius Thomas Dimock John Lucas John Body with
said Jury went out and after serious Consideration found
in their verdict w^t of the jury few no Proffersments
to give in and that the said Jury be Discharged for
Serving any longer —

This day was Presented to this Court a Conveyance for
Land by Andrew Andrew and Achirice Coggs the same
in Open Court to be Corroborate and Sealed to Joseph
Dugay and at the Request of the said Dugay it was
Ordered to be put upon Record —

This day was Presented to this Court an Indenture for
for Land of Josephine Bullock and acknowledged the same in Open
Court of l^t Co. Court by Captain Joseph Dugay and Sealed to the
said Thompson wife Dorothy and Sonior of the same before
said Thompson a Captain and Dorothy wife of the said Thompson
Dugay acknowledged in Open Court as Cor. Rige of
Dower of the said Land being said Thompson wife Dorothy
and Thompson and acknowledged the same in Open Court
to be Corroborate and Sealed to the said Thompson and at
the Request it is Ordered to be put upon Record —

This day was Presented to this Court a Conveyance or
Conveyances for Land by John Dugay and Dorothy
the same in Open Court of l^t Co. Court to be Corroborate
and Sealed to Josias Dugay wife Dorothy and Sonior
of the said Land being said Dugay and Dorothy wife
the said Dorothy wife of Josias Dugay the same in
Open Court of l^t Co. Court to be Corroborate and Sealed
to the said Dorothy and at the Request it is Ordered
to be put upon Record —

This day at the Request of Robert Thompson Esq^r Attorney
from Ruth Dugay of Accomack County widow
to Robert Thompson said Testimony being given of
Thompson and Thompson Sonior admitted and witnessed upon
in Open Court of l^t Co. Court by l^t Co. Corpnal
Capt of the said County by l^t Co. Corpnal
Request of the said Thompson it is Ordered to be put
upon Record —

This day was Presented to l^t Co. Court a Conveyance for
Thomas Dugay of Accomack County and acknowledged the same
in Open Court of Northampton County l^t Co. Court by
Sealed to the said Dugay and acknowledged the same in
Open Court of l^t Co. Court by l^t Co. Corpnal Capt of
Dover of the said Land and acknowledged the same in
Court of l^t Co. Court to be Corroborate and Sealed to the
said Thompson and at the Request it is Ordered to be
put upon Record —

This day Sarah Nottingham and John Sanderson his law wife
wife of Capt Benjamin Nottingham and John Sanderson
Rector and his wife Dorothy wife of Dover of the said Land and w^t was
acknowledged in Open Court of l^t Co. Court by l^t Co. Corpnal
Capt Benjamin Nottingham and John Sanderson
September Court left to John Dugay and acknowledged the
same in Open Court to be Corroborate and Sealed to the
said John Dugay and at the Request it is Ordered to be put
upon Record —

500 accordingy w^t his w^t in Open Court by l^t Co. Corpnal
Capt Joseph Weller and wife Sarah and attested of by ye
Court to be Autentick Probat^e and ordered it to be put
Upon Record —

This day the 1^o Sept w^t and Testament of Edmund Rossell
late of this County Deced^d was Presented to this Court by
Edmund Rossell his widow and Execut^r of his Estate l^t Co.
Twenty Six Day of October 1709 w^t he Deposed of l^t Co. Court
that Probation might be made thereto which accordingy
was done in Open Court by l^t Co. Corpnal Capt William
Walker, William Bullock and Henry Dugay
and attested of by l^t Co. Court to be Autentick Probat^e
and Ordered it to be put Upon Record —

This day the 1^o Sept w^t and Testament of Edmund Gillett late
of l^t Co. Court Deced^d was Presented to this Court by his
widow after Gillett w^t he Deposed of l^t Co. Court that
a Probat^e might be made thereto which accordingy
was done in Open Court by l^t Co. Corpnal Capt of George
Greene and left to the next Court
for further Probation of the said Will —

This day the 1^o Sept w^t and Testament of Mary Clark
late of this County Deced^d was Presented to this
Court by her daughter Josephine Bullock Sonior
Execut^r w^t he Deposed that Probation might be made
thereto which accordingy was done in Open Court
by l^t Co. Corpnal Capt of William Bullock and attested
of by l^t Co. Court to be Autentick Probat^e and Ordered
it to be put Upon Record —

This day the grand jury for the Report year one thousand
seven hundred and nine and accordingy being sworn
in Open Court before Josephine Bullock Sonior Governor
William Webster and Capt Joseph Weller Thomas Willis John
Hale John Bassett James Walker James Wager Andrew
Abdulius Thomas Dunton John Lucas John Body with
said Jury went out and after serious Consideration found
in their verdict w^t of the jury few no Proffersments
to give in and that the said Jury be Discharged for
Serving any longer —

This day was Presented to this Court a Conveyance for
Land by Andrew Andrew and Achirice Coggs the same
in Open Court to be Corroborate and Sealed to Joseph
Dugay and at the Request of the said Dugay it was
Ordered to be put upon Record —

This day was Presented to this Court an Indenture for
for Land of Josephine Bullock and acknowledged the same in Open
Court of l^t Co. Court by Capt Joseph Dugay and Sealed to the
said Thompson wife Dorothy and Sonior of the same before
said Thompson a aforesaid Bullock wife John Bullock
Dugay acknowledged in Open Court as Cor. Rige of
Dower of the said Land being said Thompson wife Dorothy
and Thompson and acknowledged the same in Open Court
to be Corroborate and Sealed to the said Thompson and at
the Request it is Ordered to be put upon Record —

This day was Presented to this Court a Conveyance or
Conveyances for Land by John Dugay and acknowledged
the same in Open Court of l^t Co. Court to be Corroborate
and Sealed to John Dugay wife Dorothy and Sonior
of the said Land being said Dugay and John Dugay
the said wife and said Dugay and John Dugay
Cor. Rige of Dower and acknowledged the same in
Open Court of l^t Co. Court to be Corroborate and
Sealed to the said Dugay and at the Request it is Ordered
to be put upon Record —

This day at the Request of Robert Thompson Esq^r of
Attorney from Ruth Dugay of Accomack County widow
to Robert Thompson said Testimony being given of
Thompson and Thompson Sonior admitted and witnessed upon
in Open Court of l^t Co. Court by l^t Co. Corpnal
Capt of the said County by l^t Co. Corpnal
Request of the said Thompson it is Ordered to be put
upon Record —

This day was Presented to l^t Co. Court a Conveyance for
Thomas Dugay of Accomack County and acknowledged for Land by
in Open Court of Northampton County l^t Co. Court by Capt Joseph Dugay
Sealed to the said Dugay and acknowledged the same in Open Court and
by Cor. Attorney Robert Thompson did acknowledge the same
of Dower of the said Land and acknowledged the same in Open
Court of l^t Co. Court to be Corroborate and Sealed to the
said Thompson and at the Request it is Ordered to be
put upon Record —

This day Sarah Nottingham and John Sanderson his law wife
wife of Capt Benjamin Nottingham and John Sanderson
Rector and his wife Dorothy of Dower of the said Land that was
acknowledged in Open Court of l^t Co. Court by l^t Co. Corpnal
Capt Benjamin Nottingham and John Sanderson in
September Court left to John Dugay and acknowledged the
same in Open Court to be Corroborate and Sealed to the
said John Dugay and at the Request it is Ordered to be put
upon Record —

of Accomack County

502 This day Thomas Gope appeared in Open Court Trial Columbia
paying the Debt he did to Gope Gold owing him County of
Northampton Trial Court I demand appearance before County J
of last County aforesaid from the said Paul Gope
This may Alsatian Chick same as before this Court and say
of this Court that he might make John Dunton his Just
ward in the Open Court I demand he and the said Dunton
represented by the said Dunton

This day Joseph Bentall Senior exhibited a Bill dated the first
the Day of May one thousand Seven hundred and Sixty Eight
Certifying Clerk made payable to the said Joseph Bentall
for the sum of Thirteen hundred fifty and Seven pounds
of Tobacco and Cappus and all the Receipts of the said
Joseph Bentall it was Proved in Open Court by the
Deposition of William Bentall and his own
Oath and宣读ed in Open Court that he did not
Retain any Part or Share of the said sum of Tobacco
Wherefore the Court adjudged the said Bill to be
Due to the said Joseph Bentall from the said Mary Bentall
Received in the Court the First day of June
of Thirteen hundred fifty and Seven pounds of Tobacco
and Cappus the fourth with and to the said Joseph Bentall
out of the effects of the said Mary Bentall Received with
Costs all the

Therefore upon the Petition of Mr. Thomas Proctor and a
Certificate from the Lord the Compt of the Co. of La Guardia
of Quay, Rockwall they have Computed to the sum
of £1,000.00. Said Proctor shall make with the acceptance of
the Right Col. Hood and the Comt. said to Pay him a sum
Landed £1,000.00 Comt. shall Confirm the said sum and
last sum is to be paid according to the said Proctors Petition
and last Comt. shall be charged for the said Petition and Certi-
ficate. Done upon the 1st day of October.

The Court adjourned to to-morrow morning in the Clerk's
Reading Room in Open Court. Jacob Johnson, Esq. Johnson

John Browne
T. & J. Robert Thompson 66st Newcomen

All a Court Held by Her M^t Justice & a Day Peace for
503 Northampton County this 2d Day of November 1703
John & Jacob S. Hollingsworth
John Braggett of Wrentham
in Doleys Town
in Old Poplar
T. C. Day 1 Ro. Newell
John Robins
John Hope
William Blundell Esq^r

This Day I do Inventory of the Estate of John Davis late of Lee
County deceased who died intestate. Inventories of the Goods
of John Davis now the wife of William Scott Found and Adminis-
tered by me of Lee County and sworn to and subscribed to before me
upon record.

This day the Action of Debt between Francis Roberts, Executor
of the last will and Testament of David Barnes late of
Northampton County deceased Plaintiff and John Gore
Defendant being called according to Law in Northampton
Court House and the Defendant failing to appear or any
attorney for him and upon his motion of the Plaintiff an
order was granted to the Plaintiff against the Sheriff in
Cause of an issue Sicill to take, come and now being called
and the Plaintiff appearing and the Defendant answering
by his attorney in Northampton and after a long Debate before
Plaintiff and Defendant the Court is the Opposing Plaintiff to
Said Defendant he the next Court having cause to determine the same
Said Gore who gave the Court to receive the said
Receipt which was produced in Court of the said Plaintiff
was against the said David Barnes in the sum of
Twenty six pounds of Tobacco and Cognac in the Court before I came
unto the said Johnson going to the Court of the said Gore before
the next Court and give the said Gore the said
Receipt conforming the said Receipt and also
his wife's Oath for what she knows conforming to the
Payment of the said Bill and that the said Johnson
make a Report thereof to the next Court held for
the County

✓ This day a Docket was Presented before the Court of Quarter
Court and William Kendall, Sheriff and Clerk of the said
said Docketing to be there & Read out and done to have
notices in law given to the wife of William
Scott Sonior and at her Request it is ordered to be
put upon Record —

504 This day Peter Dolly came before the Court and made Oath
in Plaintiff in Chancery before John Clark Esq; Sheriff of said County Convened
to witness said Johnson to whom by this Court he appeared to
the Clerk of said County and their Deed into bond
good & sufficient between him and the most Hon'ble Lord Justice
Court of Northampton

This day 1700 Court was Convened before George Marshall
John Hunt and William Perry to appraise the Plate of Peter
Dolly an Orphan Child upon said Court the twentieth Day of
December next and the next Deeds of the same in respect
of the same to give them their full Powers to do
what they would for the appraisement of the said Plate and then
Chancery before the appraisement of the said Plate and then
Chancery before the said Dolly, Guardian to return
a true and perfect Inventory of the said Dolly's Plate
upon said Court next Court held for this County of
Northampton

This day 1700 Court held Convened before James Luddman a
negro of Richard Jacob Scott Esq: Comer to burgess one year
of age and the Court finds cause to hold contrary
This day 1700 Court held Convened Sarah Duke Gangler
to suppose she be aged Richard Jacob Scott Esq: all negro
to the age of eighteen years and the Court find
cause to hold contrary to the Court Esq: before that
the said Jacob gives to the said Sarah Duke at the
expiration of the said term of eighteen years sum
and no more according to what the law doth give to
impaired woman servants

This day 1700 the Plaintiff of Henry Williams a Commisioner of Accou-
tation is granted him and the Plate of the said John Morgan Williams
late of this County before the said Williams having given
into bond with good security according to law for the said com-
missioner Charles Webb George Smith & Elizabeth Dixon and Elizab-
eth Moore it appointed by the Court to appraise the said plate
on the twentieth Day of December next upon said Court and
the next Deeds of the same is desired by the Plaintiff
before said Court before 1700 Days upon the appraisement
of the said plate and that the said Henry Williams
a true and perfect Inventory of the said plate of the said
Morgan Williams upon the said Court to the next Court held
for this County of Northampton

This day 1700 Receipt of Dower Convening the said
of Cap William Harrington before wife Plaintiff
Loy Court by John Murphy and acknowledged to the same
in open Court to be in Reals act and Dower to Thomas
Harrington and all the Regale of said Harrington it is
ordered to be put upon Record

This day 1700 action upon the Cap between Stephen
Brown Plaintiff and John Hale Executor of John
Brooks deceased defendant being called and the Plaintiff
appearing by his Attorney in Hamilton and the Defendant
likewise and the Plaintiff producing an account against
the said Executor praying the same in open Court award-
ing to have record for judgment is granted to the Plaintiff a
judgment the Defendant for the sum of four hundred & six
five pounds of Tobacco forthwith to be paid to the Plaintiff
out of the said John Brooks effects will be off said
as the

This day 1700 action upon the Cap between Richard
Smith Plaintiff and Henry Scott administrator of the
goods and chattels of Peter Green deceased and the
Plaintiff of the Plaintiff defendant being called and the Plaintiff
and Defendant appearing and the Plaintiff produc-
ing an account to the Court against the Administrator
as aforesaid and praying the same in open Court award-
ing to have record for judgment is granted to the Plaintiff
against the Defendant for the sum of five hundred
pounds of Tobacco and Cognac forthwith to be paid to the
Plaintiff out of the said Green effects will be off said
as the exception

This day 1700 action upon the Cap between John Weller
Plaintiff and Temperance Johnson widow Defendant Convened
according to law and John Weller Plaintiff and Defendant appearing
and the Plaintiff producing to the Court two notes drawn
by the said Johnson one upon Paulle Tanner Doctor of Law
and the other upon William Waterston both amounting to the sum
of five hundred fifty and one pound of Tobacco being Proofs
by John Weller maintaining the Executrix of Paulle Tanner
and Waterston which said Notes are made payable to the said
Tanner from the said Johnson and being Proofs as it appears
to the Court from under the hands of the said John Weller
as marking the Executrix of the said Tanner and Waterston
therefore Judgment is granted to the Plaintiff against the
Defendant for the above said sum of five hundred fifty
and one pound of Tobacco forthwith to be paid to the Plaintiff
by the Defendant will be off said as the exception

506 The Court adjourned to to morrow morning nine of the clock
and remand in open Court P^r

Jacob Thompson
Benjamin Nottingham
John Robins
John Robins

Sept 20th 1708 Houghton le斯波頓

At a Court held by the Maj^t Justices of the Peace for Northampton
County the 20th Day of November 1708 —

In Jacob Thompson v. John Robins
Reffert^t Benjamin Nottingham v. John Robins

This day I^effice Haggeman made his Personat appearance before
Court in his capacity of the C^om^t of Thomas Weller Corp.
and the C^om^t of Weller Corp^t and the said Weller Corp^t failing
to appear to present the said Haggeman therefore the said
Haggeman is discharged from the said Summons and the said
Weller Corp^t pay cost at dx

This day the action of both between Francis Ballou Plaintiff
and Lydia Updegraff defendant being called and the Plaintiff
as defendant appearing and the Plaintiff producing a Bill
dated the twentieth Day of November for one thousand Seven
hundred and Seven Pounds by Mr Recorder Houghton Edward
Updegraff in his lifetime a bill being for the sum of Six hundred
Pounds of Tobacco which the said Lydia Updegraff did sue
to the said Ballou from Mr Recorder Houghton Edward Updegraff
for judgment a writ of the Court to the said Plaintiff
Ballou against the said Lydia Updegraff for a bill to be paid
onto the Plaintiff of the said Edward Updegraff Recorder will
Cost of suit at dx

This day the action upon the same between Edward Burrow
Plaintiff and Argos Warren defendant being called and
Plaintiff as defendant appearing and the Plaintiff producing
an account to the Court except the defendant and
the same in open Court according to law there fore
Judgment is granted by the Court to the Plaintiff against
the defendant for the sum of for hundred and
fifteen pounds of Tobacco and also to be paid by the
Defendant to the Plaintiff will Cost of suit at dx

This day the action of the same between Edward Burrow
and Argos Warren defendant being called and the Plaintiff
producing an account to the Court except the defendant and
the same in open Court according to law there fore
Judgment is granted by the Court to the Plaintiff against
the defendant for the sum of one pound Seven Shillings and eleven
Pence in good money and the said Plaintiff having proposed his
account according to law in open Court for the sum
of money against the Plaintiff aforesaid there for

Judgment is granted by the Court to the said Edward Burrow
against the Plaintiff of the said Plaintiff for the sum of
one pound One shilling and eleven pence in good money
and the said Plaintiff having proposed his account to the Court
therefore the Court will Cost of suit at dx

This day the action of both upon account brought by William
Scott Son against the Plaintiff of John Bennett Recorder and
the Plaintiff and Scott not agreeing to costs the Court
will a Dismissed and the said Scott pay Cost of suit at dx

This day the action upon the same between Thomas & wife
Plaintiff and Henry Scott administrator of the goods and chattels
of Peter Price late of Northampton County deceased
Defendant being called and the Plaintiff and Defendant
appearing and the Plaintiff producing an account to the
Court for the sum of two pounds Seven Shillings and eleven
Pence in good money had produced the said account in open
Court according to law there fore judgment is granted by
the Court to the Plaintiff against the Defendant for
the sum to be paid to the Plaintiff by the Defendant out
of the Estate of Peter Price deceased will Cost of
suit at Execution —

This day upon the petition of John Murphy a Complainant of
adjudication is granted by the Court to the said John Murphy
amounting to the sum of one pound and twelve shillings and
six pence of the County Recorder of the Plaintiff of the said
Hamanpon the said Murphy claiming an account due to him
with the said Recorder according to law in open Court for
the said administration sum granted. Damise Henry Wm.
Scott Son Recorder being and John Updegraff appointed
by the Court to appraise the said Hamanpon's estate
upon sale on the twenty Day of December instant and
the next Day of January 1708 Pounds in Bristow by the Court
to give to the said appraiser to sell. Before he begins
upon the appraisement of the said estate and the said
Recorder the said John Murphy and Recorder are to be
payed the sum of one pound and twelve shillings and
six pence of the said estate upon sale by the Court
to the said appraiser to sell for the Plaintiff of the
Court and the Recorder will Cost of suit at dx

308 During the action of 1801 Capt. Oliver Smith Wall, Commanding the
Benjamin Butler Battalion being tried according to Law and Rule
Ran off from Defendant Captain L. M. Thompson the First Lieut. & S. P.
and the Plaintiff pay Expert fees due as Dr.

This day the action of the Plaintiff George Lucas Peeling & Aaron Webster against Defendant David Gandy according to Law in the Plaintiff's name as defendant appearing to corporate law suit a defendant and the Plaintiff pay costs of suit at £x

This day the action of the case between Joseph Dyer
Daniel & Henry Williams defendant being heard also
to have been filed Daniel & Henry Williams appeared before
the court & it is determined that the Plaintiff pay costs of
suit and execution.

This day the action of Dr. Bent brought by John Bennett
a gentl. L. & S. Plat. of John Bennett and his friends to
Appeal wherefore it is Bifigned and the said Bowdoin
pay Dr. Bent all the —

The Court adjourned to the morning session of the Sec.
Read and Examined Open Court by Benjamin Nottingham.

John Rennell

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Sept 20th 1881 Howson gets all right.

All a Doug Law Esq; for Magt. Indemnity &c for the Damage done
at Port Clinton County etc. first day of October 1709
by Capt. Bayes during his service in the John Wise

Whence as I hope you will see by this you will have
the account of the late Mr. John Robins -

Clouds were taken off the top of the hill
for grass - good and good barley to last a year & the
Cows to go about eating them barley turns up good & well nough

You'll do the Court Date ordered by Sheriff to you
the said Hamilton to do next Court Case
for this County of Northampton and Worcester together

On December 1st the Refugee Tool Box was delivered.
The Court adjourned to the 28th Day Report December 1st
and will reconvene upon Court Day - Benjamin P.

Benjamin Abingdon
John Dowde
John Robin
John Wope
Wm. Gandy

To Robert Horwarrt Esq Northampton
At a Court of Enquiry by the Mayor & Aldermen of the Town
for Northampton County I am first day December 1709
Agst Cap Benjamin Nottingham } in John Wolfe
and John Pounce } in Wm Hildas Jr.
" John Robin }
To Robert Horwarrt

To Robert Thompson for being sent to take Count w ^t Captives.	Recd at June 1 st
To Nelly Capelle for being sent to take Count w ^t Captives.	10 80
To Richard Ward for finding fire and water taken away.	8 64
To Daniel Rossiter for a wolf trap.	2 70
To Mr. Stringer Sheriff of Co. as an expense.	20
To Mr. Benjamin Nottingham as Guardian to Opposite Ld. & Prt.	32 2

To L & P ⁱⁿ front of the said time for receiving
To L & P ⁱⁿ rear for copies 614
- 61
678

Fracture 8 7/8

He is ordered by the Court that the Sheriff of this County
do collect from every Debtor due the City of Boston in this County
the sum of nine pounds and a half a pound of Tobacco and to
make payment to Every Creditor and in case of non pay-
ment to make Sheriff file same and cause hundred fifty and
nine pounds of Tobacco fraction due to the Sheriff
paid and remitted upon Demand for

head and Beard in Open Court on 21st Feb.

Examination Open Court for Benjamin Hollingsworth
John Powell
John Rossiter
John Wolf
Wm Kendall Jr.

W. Reed & Son
J. A. Green M. D. 1880

Sept 10 - Carl Thompson 66 North Hampton

510 All a. Com. Lived by Rev Mr. May Jr. Minister of the Presbyterian Church
County 100 28th Day of January 1809.
Capt. Benjamin Peleg Clark in John West 1 " 1 " 0 " it
in John Powell in William H. Peleg 1 " 1 " 0 " it
in John Newell in William H. Peleg 1 " 1 " 0 " it
in John Newell in Thomas Smith 1 " 1 " 0 " it
in John Tolson in Thomas Smith 1 " 1 " 0 " it

This day was Presented to the Court by John Taylor and his wife Mary Taylor a Notary and Acknowledged the same in open Court to be true, and made record to Mary Senior and at Cor Regnall it is certified to be put upon Record.

Friday 10th "Inventory of the Plates of Edward Webb Decedent was
Dedicated in Court by George Wolfe Commissioner upon the Gall
1st and it is true and for the Probate of the Estate of Edward Webb, Plates and
19 gold & silver to be put upon Record.

The said 16th Indenture of the 1st day of January 1810 between George
Ward, Merchant in the City of Boston, Massachusetts, his administrator, James C.
Cochrane, Esq; and the two and one half thousand dollars of the said George
Ward, Esq; and ordered it to be put upon record.

This day the University of the State of New York was
Exhibited to the City Register the Seal of the City of New York
Adjudicating that it is proper and perfect University of the
State of New York and Ordered it to be put upon Record

Take and file Inventory of the Effects of Morgan Williams,
Decedent was Exhigited to the Court upon the 2nd day of Nov.
Williams Esq. Commissioner had it taken and prepared
Inventory of the Effects of the said Morgan Williams and
ordered it to be paid upon Record -

Then say the Inventory of the Estate of Mary Clark Worcester
was exhibited to this Court by her Executor Joseph Burt Esq.
Solicitor Appear in Court that it is a true and perfect Inventory
of the Estate of Mrs. F. Clark, and ordered it to be put
upon Record.

Upon Record
The day the Inventory of the Effects of Capt William
Harrington effects were exhibited to the Board by John
Meeple an administrator amounting to \$2000 and widow
of Capt. Said Harrington upon his death left it in trust and prop
erty inventory of the said Harrington effects and ordered it to
be put Upon Record

This day the 1st of April with and Testiment of Robert Bell Esq; of New York City Esq; of New York and Esquire Tétilia Bell wife before me of the Court that Robert Bell might be made known which according to what done in open Court by the Corporation of the Town of Newburgh Gen: Edmund Scamberg Esq: in Morris County and allowed of by the Court to be and shall be held and observed it is given and done Resolved

Recd all and Ordered it to be put upon Record
The day & year wife and Testament of James Gifford being
which was made before me on the 1st day of September 1891 by his widow
Elizabeth wife Testator of the Court Law Probate may
be made there with according to what is done in Open Court
On the Corporeal Call of George Gifford in September Court
at the Court House Probate being made there in open
Court of the said wife by the Corporeal Call of Sarah
James and deceased of by the Court to be and continue Probate
and Ordered it to be Recorded.

True day the action of this Cause Brought by William Scott against the Plaintiff of John Bennett Escaped Being Referred to a Trial Court and now being tried and there being a final Court and the Court came to Judgment and is of Opinion I call for
Hundreds pounds of Tobacco to pay to the Plaintiff Sappell and the Plaintiff of the said Bennett the said Scott paid his account according to Law in open Court therefore Judgment is granted by the Court
to the said Scott for the said sum of Tobacco forthwith to be paid
to the said Scott out of the said Bennett's Estate with cost of
suit at Recouer

This day upon the motion of Gott John Griffin Esq^r of the
County of Thomas Griffin of accomack County Esq^r and Esq^r
of the said Thomas Griffin late late into his profession the
State of John Drew Esq^r of the County of Northampton
accused into his Bar and keeping him his first time of time
should be exprieved from the Day of the Death of the said
Drew and that the said Thomas Griffin Return a True and perfect
Inventory of the said Drews estate upon his Office of the next
Court held for the County of Northampton
This day the action

This day the action of David Johnson Grimes, Robert Executor
of the Last will and Testament of David Davis late of Northampton
County deceased Plaintiff and John Rose Defendant being
called according to Day in September last Court held and the Defendant
failing to appear or any attorney for him and upon the motion of
the Plaintiff and Order was granted to the Plaintiff against the
Sheriff in Cap of an Alias Writ to Recover our Court and Law
being called and the Plaintiff appearing and the Defendant the
wife by her attorney and Andrew Hamilton and after a long debate
between Plaintiff and Defendant the Court being divided
and a of opinion that the Suit of Defendant to the Plaintiff
the office of Sheriff the said Court was given to calculate the
Received the said Receipt which was paid and of which
Defeat Davis took in his Lifetime of the sum of One hundred and
sum of One hundred pounds of Tobacco and Cope and the sum of
in David Johnson one of the late Justices of the Peace for the County
of Northampton and his wife Roberta Rose received the sum of
one hundred and five pounds and the said Rose in case of death required by
orning the said Receipt and gave the wife Cope a copy of which she delivered
concerning the payment of the said sum and called the said Johnson
made Report theron of the Plaintiff and now being called and hath
Plaintiff and Defendant appearing and the Plaintiff attorney for
himself and the Defendant appearing and the Plaintiff attorney for
himself and the Plaintiff and his wife Roberta Rose
ooke by the said Johnson and the said Receipt of David Davis where
upon the said Bill of Defeat given for the sum sum of Six hundred
pounds of Tobacco and the sum of Cope and the said
said Johnson that the Plaintiff has good cause of account both appears
the said David Davis in his Lifetime in Satisfaction of a sum of
six hundred pounds of Tobacco and the sum of Cope and the Plaintiff
for the said Plaintiff does and upon the Motion of the Plaintiff
an account is granted by the Court to the Plaintiff against the
Plaintiff will Cap of the said Plaintiff

512 This day came Clark Game before the Court and made his
et facias Petition for his Guardian which the Court Compt
to and the said Petitioner Excepted of the said Guardianship in
the Court who ordered that the said Petitioner Repair to the
Court Office of the County and there to deliver into the
good keeping for the said Clark's Plate between the said
Pet. Court and for the County of Northampton.

This day came Hamilton Game before the Court and made his
et William Scott Sonior for his Guardian which the Court
Compt to, and the said Scott Excepted of the said Guardianship
and the Court who ordered the said Scott to and Repair to
the Court Office of the County and there to deliver into the
Court with good keeping for the said Hamilton's Plate between the
and the next Court and for the County of Northampton.

This day the action of Debt between John Bowdine against the said John Bennett
Defendant for the sum of two hundred twenty and two pounds of
Tobacco in the said Bennett's Bill date appear which was
proved in Open Court according thereto therefore Judgment
is granted by the Court in affore mentioned for the said sum
of Tobacco forthwith to be paid to the said Bowdine affinque
afforward the aforesaid sum of Tobacco out of the said
of John Bennett Defendant will Cost of Suit all to

This day the action of Debt between Mrs widow Peasant
and Henry Williams administrator of the goods, and chattels of Morgan
Williams Defendant being called and costs Plaintiff and
Defendant appearing and the Plaintiff producing a Bill from
under the hand of the said Morgan Williams and proved the
sum in Open Court according to law is being forthwith sum of
five hundred pounds of Tobacco in affore mentioned judgment
is granted by the Court to the Plaintiff against the Defendant
in the aforesaid forthwith to be paid to the Plaintiff
by the Defendant out of the said of the said Morgan
Williams will Cost of Suit all Recouered.

This day the action of Debt between Elizabeth Robert,
Executor of Col. Jonathan Robert Decedent Decedent of John
Brainerd Defendant Plaintiff and Henry Williams administrator
of Morgan Williams Defendant being called and costs Plaintiff and
Defendant appearing and the Plaintiff producing
a Bill from under the hand of the said Morgan Williams and
being forthwith sum of five barrels of good Corn and
two bushels in Open Court according thereto therefore Judgment
is granted by the Court to the Plaintiff against the Defendant
for the aforesaid five barrels of Corn forthwith to be
paid to the Plaintiff by the Defendant out of the said of
Williams' estate with Cost of Suit all to

513 This day upon the motion of Joseph Bentall Sonior Esqre
of the Service and Testament of Mary Clark deceased for the
Court who ordered that Thomas and Benjamin Linton their
Husband and wife and William Waterford to be brought up to
Court and praye the estate of the said Mary Clark to be
Inventory made, on the twenty first Day of January next and the
next Indict of the said Petition is directed before the Court to give
them leave to call before they return upon the appraisement
of the said estate and the said Bentall Returns a true and
perfect Inventory of the said estate upon which the next
Court will be held for the County of Northampton.

This day the action of Debt between John Grafton Plaintiff
and Abram Jacob Defendant being called according to law
and neither Plaintiff nor Defendant appearing thereto the suit
is dismissed and the Plaintiff pay Cost of Suit all to

This day the action of the said between John Grafton Plaintiff
and Benjamin Hollingshead Plaintiff being called according to law
of John Lake Defendant being called according to law and
Nicho. Plaintiff nor Defendant appearing thereto the suit
is dismissed and the Plaintiff pay Cost of Suit all to

This day the action of the said between Benjamin Newingam
Plaintiff and John Luke Defendant being called according to law
and Andrew Hamilton Defendant being called according to law
and neither Plaintiff nor Defendant appearing thereto the
suit is dismissed and the Plaintiff pay Cost of Suit all to

The Court adjourned till the 25th Day of January next
in the year 1709 until the Examination of the Court Order
is appointed by the Court to be Tercyay next being the 25th
Day of January 1709.

Benjamin Hollingshead
John Dowse
William Newell Jr.
William Newell Senr

Robert Howson Esq Northampton

Northampton f. Feb 28th 1709

This may inform the Persons that the Superior Court shall be
held in the Bay a sea board boat, with a long log rope & boat, if
any Person can lay any just claim to the Bay may come on
paying such tolls as shall be laid in due proportion.

John Grafton

In a Court held for Northampton County by Corollary of
the Peace the 28th Day of Feb 1709
Capt Benjamin Hollingshead and Capt Johnson
and William Newell Senr and John Dowse and
and John Dowse and John Ellsworth and
and John West and John Smith

This day the action of Debt brought by William Scott against
the estate of John Bennett deceased and to be called
Hillary Stronger Plaintiff the suit is dismissed being the said Scott

514 Brought the action of Scott against the Plaintiff in respect of an action of
an action of the Cope and that the said Scott pay costs of suit and
the day the action of Scott between Hugh Con Maxwell as witness
Supplicant & Plaintiff affigis of Francis Godwinne Plaintiff and John
the Executor of John Luke deceased doing cause according to
law and Will Plaintiff nor Defendant appearing therof to
suit and judgment and the Plaintiff pay costs of suit and the
day the action of Scott between Mary Cope Plaintiff and
Thomas Swinderton Defendant doing cause according to law
and Plaintiff Plaintiff nor Defendant appearing therof to
suit and judgment and the Plaintiff pay costs of suit and the
day an Indenture or Sale of land was reported to the Court
by William Hargrave and acknowledged the same in open
Court to the Recite act and Deed to her two children Thomas Hargrave
wife Jane Elizabeth Relinckup all the Right of Dower of
said Land and acknowledged the same in open Court to the Recite
act and Deed to the said Gawton Hunt and at the Request
it is ordered to be Recorded

The day was reported to the Court a Deed of gift by Grace
Hargrave and acknowledged the same in open Court to the
Recite act and Deed to her two children Thomas Hargrave
and Eliza Stringer and at the Request it is ordered to be put
upon Record

The day the Inventory of the Estate of John Gray deceased
executed to the Court upon the behalf of Thomas Cope of account
Court according to the last Court order and recorded to the
Court upon Record

The day the Inventory of the Estate of Mary Scott deceased
wifey exhibited to the Court upon the behalf of her Executrix
Josephine Beale her son and ordered it to be put upon Record
the day the will and Testament of Elizabeth Morgan deceased
was reported to the Court of the Recite Mary Morgan who
devised of the Court that Robeson might be granted and no
leisure was accordingly given her in open Court by the Court
date of William Bafor and John Powse and attested of by the
Court to the Recite Robson and attested of by the Court
to put upon Record

The day was reported to the Court by Elizabeth Garry the
wife of Richard Waterfor a Deed of gift and acknowledged
the same in open Court to the Recite act and Deed to the
children and by the Court of the now Captain Richard
Waterfor and at the Request it is ordered to be Recorded

The day upon the petition of Mary Stanby a Commission of ad-
ministration of the Estates of John Scott and Richard
Cope was granted her on the Estate of her deceased husband of
the said Mary having entered into bond with good security
according to law for the said Administration she granted and
Hansy Morrice of the Cope and Richard Wickham
appointed by the Court to appraise the said estate upon
date on the twentieth Day of March next and the next
In this of the Peace is referred by the Court to give them
more time before they enter upon the appraisement of
the said estate and that the said Mary Hansy return the same

Perfect Inventory of the said Estate upon her behalf to the
Court to be had for the County of Northampton

The day upon the petition of John Tracy in Right of his wife the
Moore a Commission of administration is granted him by the Court on
the estate of Robert Moore deceased the said John Moore late Esq
and administration that was granted her being not fully accompanied
the said Tracy leaving it to go to Court with good security according
to law for the said Administration so granted John Tracy to John
Mayall Thomas Smith and Thomas Parramore is appointed by the
Court to appraise the said Estate upon date on the twentieth
Day of March next and the next In this of the Peace is referred
by the Court to give them time before they enter upon
the appraisement of the said Estate and that the said Tracy return
a true and Perfect Inventory of the said Estate upon the said
Date and the next Court to be had for the County of Northampton

The day the Court was bound out by the said Justice to John
Harrison and at the Request of the Court it is ordered
according to law to him and his heirs before the said Justice
to the next Court to be had for the County of Northampton

The day the Court was bound out by the said Justice to John
Harrison and at the Request of the Court it is ordered
to the next Court to be had for the County of Northampton

The day was reported to the Court a Deed of gift of the same
wadons of Hargrave Parfitt for Bapford Barony and the said
Elizabeth appearing according to the said Commission to the Court
Harrison his wife affirms in open Court to pay the said Elizabeth
fine according to law to the said Elizabeth wadons

The day was reported to the Court a Deed of gift of the same
wadons of Hargrave Parfitt for Bapford Barony and the said Elizabeth
appearing according to the said Commission to the Court to pay the
affirms in open Court to pay the said Elizabeth fine according to law
to the said Elizabeth wadons affirms

The day upon the petition of John Murphy a Commission of ad-
ministration of the Estate of Henry Hargrave the same
having entered into bond with good security according to law in open
Court for the said Administration to grant John Hargrave
Robins Devonice Godwinne and Richard Garve is appointed by the
Court to appraise the said Estate upon their behalf to the Court
Day of March next and the next In this of the Peace is referred
by the Court to give them time before they enter upon
the appraisement of the said Estate and the said Murphy to return
a true and Perfect Inventory of the said Estate upon the said Date
and the next Court to be had for the County of Northampton

The day upon the petition of Elizabeth Jarron a Commission of ad-
ministration is granted her on the Estates of her late son and heir
on the Estate of her deceased Husband William Jarron Esq
entered into bond with good security according to law in open
Court for the said Administration to grant her by the Court William
Sperry John Nottingham Hopson Hargrave and William Warren
by the Court to appraise the said Estate upon date on the said
date of March next and the next In this of the Peace is referred
by the Court to give them time before they enter upon
the appraisement of the said Estate and the said Elizabeth Jarron
a true and Perfect Inventory of the said Estate upon date on the said
Date and the next Court to be had for the County of Northampton

516 This day Henry Williams administrator of the Estate of Morgan Williams
Reported to the Court an account against the said Morgan Williams
Placing him for a Digging and Digs of a grave before his wife of
the said Morgan Williams and the Court ordered that two hundred
pounds and five pounds of Tobacco be paid with paid to the said Mr.
and Mrs. Said Morgan Williams Spouse with costs —

This day the Inventory of the Estate of Peter Dooley an Esquire
was presented to the Court by the Guardian & Codicil was
Upon the same it is ordered and Perpetual Inventory of the said
Dooley Estate and ordered it to be put upon Record —

This day the said wife and Testament of Samuel Palmer
was presented to the Court by Mary Stanley his Executrix who
Desired of the Court that Probation might be made to see
what according was done in open Court by the Superior
Court Clerk to the said Court to confirm the said Probate
by the said Court to be authenticated Probate and ordered it to be
Recorded —

This day upon the Petition of John White and Certificate from
Under the hands of part of the Inhabitants of Beccanwell Town
that they have Comptained to the Court that the said wills shall make
and the Court finding no Person aggrieved between the said wills made
Court directed to the said Court Clerk to confirm the said Probate
and to continue according to the said White's Petition and all the
Request of the said White the Petition is ordered to be Recorded —

This day the Person of Troppoff between Thomas Preston Plaintiff
vs George Boror Defendant being called and the Plaintiff appearing
by his attorney Andrew Hamilton and the Defendant likewise
by an attorney named Boror his wife and for her said that
that he is not guilty whereupon the Plaintiff prayed that
Court Survey may be made on the said Land whereupon the
Court ordered the Sheriff to summon and call a jury of an
Inquest being great jurors, no way related to the Plaintiff
nor Defendant nor to the said Land in Question by Consanguinity
or affinity or interest who to gather with the Surveyor
shall go upon the said Land in Question the twenty third day
of March next or the next faire Day and say and the day
of Amul the said Thomas Preston according to the most recent
Bona fide having a Regard thereon and called Potters Head,
Woodness and the like thereof have a copy of the Peace to
the said jury and the Sheriff make a return thereof to
the next Court of the County of Northampton from under
the hands and seals of the said jury and the Surveyor, also
a Seal of the said Land as by said Surveyor and the Sheriff
to affix to all and the Survey of the said Land and before
Parishes the same if any should be —

This day was Presented to the Court by Mr. Sarah Palmer
of gift and witness before the same in open Court to be
read andдано to her Sir William Kendall did and
as Requested it is ordered to be Recorded —

This day the Inventory of that Part of the Estate of late now
in Being of Mr. William Kendall Decedent he was left
to his widow Sarah Kendall wife left wife and Testament
which is now the widow and Relict of Samuel Palmer Decedent
Upon the said Estate of the said Sarah Palmer the widow and
Relict of the said Samuel Palmer which is above and
Perpetual Inventory of that Part of the said Mr. William
Kendall Estate left the said Sarah after the said Mr. William
Kendall Deceased left the said Sarah before paid and the said
Relict it is ordered to be Recorded —

This day in the year of our Lord 1709
Sworn to by William Smathers and Henry Argood before
me John Robins one of his Majt Justices of the Peace
for this County wherein is Deposited that they have
John Brown late of this County Decedent say that the said
Brown did give all his Estate to Margaret Carter his daughter
with him after his death the said Carter prayed probate
of the same as the Administrator wife of the said Brown
but for as much as by the Oaths of John Grimes and
James Sanders it did appear to this County that after
his words, words, were spoken by the said Brown before
the said Brown would not give the said Margaret Carter not
a farthing of his Estate the Court is of opinion that the
said Paper so Presented is of no force and therefore is rejected
and the former Order granted to Thomas Deptate stand
good —

The Court adjourned to to Morrow morning time of
the Clocks — — — — — Benjamin Nottingham

Read and Examined Open Court Dr. John Robins
Wm Kendall Son & John Robins

Wm Kendall Son & John Mayfield

John Mayfield

John Mayfield

All a Court held by Corr. Majt Justices of the Peace for Northamp.
County the first Day of March 1709.

At Corr. Benjamin Nottingham in John Wye
and William Kendall Son & William Kendall Son
and John Robins and John Mayfield

This day upon the Petition of Mary Morgan Curate Curate
Ordered by the Court to Continue with the said Morgan to
be committed to her Uncle the said Court and Corps to the Court
This day the Inventory of the Estate of George Grace
was exhibited to the Court upon the Wall of the Room
where the Plaintiff George Grace had it in his power and
further Charles Yeardly that it is above and Perpetual Inventory
of the said Estate and Exposed to be Recorded

718 This day the action upon the Cope between William Scott Plaintiff and Charles Hoads administrator of George Updeas estate defendant being called and both Plaintiff and Defendant affording and the Plaintiff proving his account according to law before judgment is granted by the Court to the Plaintiff a sum of £100 pounds of tobacco, Charles Hoads in his quality aforesaid forthwith to be paid to the Plaintiff by the Defendant out of the estate of George Updeas Decedent with costs of suit at £x —

This day Charles Hoads administrator of the estate of George Updeas affirmed in open Court to take care of the said estate Recitation and forthwith to let a house of two rooms long and sixteen foot broad and the said Hoads to have the whole use and benefit of the said Recitation until some person be qualified according to law to take the said Recitation out of the hands and to be delivered in good repair and tenable to whom of right it belongs to let the same in possession —

This day upon the petition of Charles Hoads administrator of the goods and chattels of George Updeas deceased wherein he did say where it appear to the Court by word from under the hand and seal of the said Hoads that the said Hoads doth indenture to the said Hoads in the sum of One thousand four hundred and two pounds of tobacco wherefore —

Court hath granted judgment to the said Hoads for the sum of One thousand three hundred twenty and two pounds off tobacco forthwith to be paid to the said Hoads out of the said Updeas estate it being owing for the like sum to the said Hoads because bound with the said Updeas for administration that was granted him by the Court on the estate of Richard Cox deceased on the behalf of his son Richard Cox will costs of suit at £x —

This day the Court has ordered Charles Hoads administrator of the estate of George Updeas deceased to the care and keeping Richard Cox Esq: and him to keep a list of all things soe according to law whereupon the Court find cause to the contrary

This day the action of debt between Thomas Weston Plaintiff and Richard Rowley defendant being called according to law and the Plaintiff not defendant appearing therefore the suit is dismissed and the Plaintiff pay costs of suit at £x —

This day the action of debt between Riddon Jacob Plaintiff and Mary Evans administratrix of the goods and chattels of John Evans deceased defendant being called according to law and both Plaintiff and Defendant appearing and the Defendant making it appear to the Court that the said John Evans deceased husband John Evans was out of debt the defendant defendant of the Court that he might have the benefit of the act of Limitation which the Court granted her and moreover that the suit be dismissed according to the said act which the Court accordingly granted whereupon the suit is dismissed and the Plaintiff pay costs of suit at £x —

This day the action of debt between Riddon Jacob Plaintiff and Mary Evans administratrix of the goods and chattels of John Evans deceased on the behalf of her self and others the defendant being called and both Plaintiff and Defendant appearing and the Defendant making it appear to the Court that the said John Evans deceased husband John Evans was out of debt and defendant of the Court the Plaintiff of the act of Limitation which the Court according to the said act moved that the said suit be dismissed according to the said act which the Court granted before and therefore the suit is dismissed and the Plaintiff pay costs of suit at £x —

This day the action of the Cope between Henry Williams Plaintiff and William Baker defendant being called according to law and either Plaintiff nor defendant appearing therefore the suit is dismissed and the Plaintiff pay costs of suit at £x —

This day the action on the Cope between John Williams Baker defendant being called according to law and either Plaintiff nor the Defendant appearing therefore the suit is dismissed and the Plaintiff pay costs of suit at £x —

This day the action of the Cope between John Williams Baker defendant being called according to law and either Plaintiff nor the Defendant appearing therefore the suit is dismissed and the Plaintiff pay costs of suit at £x —

This day the action of the Cope between Thomas Roberts defendant being called according to law and either Plaintiff nor the Defendant appearing therefore the suit is dismissed and the Plaintiff pay costs of suit at £x —

This day the action of debt between Henry Williams Plaintiff and Henry Williams administratrix of the estate of C. Morgan Morgan Williams defendant being called and the Plaintiff producing a Bill from under the hand of the said Morgan Williams deceased and proved the same in open Court according to law whereupon judgment is granted by the Court to the Plaintiff against the defendant for the sum of £100 pounds of tobacco being paid to the Indian corn forthcoming to Captain John Williams

This day the Plaintiff by the defendant out of the estate of Morgan Williams will costs of suit at £x —

This day the Court has ordered that John Marriner due to Henry Williams Robert Hill and the said Hill to owe unto the said Williams £xx. he same to be discharged by the Court find cause to the contrary —

This day at the request of Samuel Palmer the Plaintiff of John Mapp is ordered by the Court to be record

This day was presented to the Court a Bill of gift of William R. Ryland and acknowledged the same in open Court to be made and recorded by the Plaintiff and at the request it is ordered to be recorded

528 This day 1^o action of the Cope between Henry Dilligood Plaintiff and John Gray Administrator of the Estate of Henry the Gray Defendant being called and the Plaintiff proving a account in Open Court according to Law therefore Judgment is granted by the Court to the Plaintiff against the Defendant in Quarterly aforesaid for the sum of four hundred pound of Tobacco forthwith to be paid by the said Gray to the said Dilligood out of the Estates of the said deceased Gray with Cost of Suit at the

This day 1^o action of the Cope between Thomas Gyre Plaintiff and Henry Williams administrator of the goods and chattels of Morgan Williams late of Northampton County Defendant being called and the Plaintiff appearing by an attorney Governor Gyre and proving his account by his own oath that he found the said account so stated in the Books of Morgan Gyre deceased wherefore judgment is granted by the Court to the Plaintiff against the Defendant in Quarterly aforesaid for the sum of one hundred fifty and four pounds of Tobacco forthwith to be paid to the Plaintiff Plaintiff against the Defendant out of the Estates of Morgan Williams deceased with Cost of Suit at the

Tuesday 1^o action of the Cope between Thomas Gyre Plaintiff and John Gray administrator of the Estate of Charles Gray Defendant being called and the Plaintiff proving an account according to Law therefore Judgment is granted by the Court to the Plaintiff against the Defendant in Quarterly aforesaid for the sum of five hundred and eighty pounds of Tobacco forthwith to be paid by the said Gray to the Plaintiff Thomas Gyre due of the Estates of the said deceased Gray with Cost of Suit at the

This day 1^o Court Clerk ordered the Plaintiff to pay to the Sheriff David Donnan to make an appearance before the Court office of the County to recite wife of John Scott deceased upon the oath of the 1^o Day of March 1610 the Clerk of the said County may Record the same and the next 3^o day of the same is directed by the Court to give an Oath before the Clerk upon the reading of the same

This day 1^o action of the Cope between Thomas Scott Plaintiff and Francis Gyre administrator of the Estate of Henry Gyre the Defendant being called and willor Plaintiff nor Defendant appearing wherefore the Plaintiff pay Cost of Suit

This day 1^o action of the Cope between William Powell Plaintiff and Dorothy Dyott Defendant being called and both Plaintiff and Defendant appearing and the Plaintiff producing a Bill from under the Hand of the said Jacob and the said Jacob acknowledging the same due to the said Jacob act and Goods the 1^o of November 1609 wherefore Judgment is granted by the Court to the Plaintiff against the said Jacob forth the sum of four hundred and twenty pounds of Tobacco in Cash with Cost of Suit at the

This day 1^o action of the Cope between Robert Gyre administrator of the Estate of John Knight deceased Plaintiff and the said of John Bennett deceased being called and the Plaintiff producing his account against the said Bennett laid in his hands and proved the same in Open Court according to Law wherefore Judgment is granted by the Court to the Plaintiff against the

the Plaintiff against the said Bennett forth the sum of five hundred and fifty pound of Tobacco with Cost of Suit at the

This day in pursuance of the last act of Assembly is directed and given by the Court of Northampton County Capt Benjamin Nottingham in John Power and William Kendall Plaintiff vs the said Person as appointed by the Court to the Governor or Commander in Chief of the Colony of Virginia to make choice of one of the said three Persons for Sheriff for the County of Northampton

The Court adjourned to tomorrow morning nine of the Clocks

Read and Examined in Open Court per
John Nottingham
William Kendall Esq
John Rocke
William Kendall Esq

John Nottingham
William Kendall Esq
John Rocke
William Kendall Esq

All in Court Read for Northampton County by the May^t Justices of the Peace 1^o & 2^o Day of March anno Domini 1709
from Capt. Bayly Nottingham and John Rocke
and William Kendall Son and William Kendall Esq
David Edmunds being Summoned by the Order of the Hon^r Henry Beale and willor of the same appearing the said suit is Dismissed and the Plaintiff pay Cost of Suit at the

Tuesday 1^o action of the Cope between Thomas Gyre Plaintiff and Benjamin Nottingham Guardian of John Luttrell Executor to John Luttrell Deceased Defendant being called and willor Plaintiff nor Defendant appearing wherefore the Plaintiff pay Cost of Suit at the

This day 1^o action of the Cope between William Williams Plaintiff and John Willoughby Defendant being called and willor Plaintiff nor Defendant appearing wherefore the Plaintiff pay Cost of Suit at the

Tuesday 1^o action of the Cope between John Scott Plaintiff and George and Barbara of John Evans deceased on the Behalf of the Plaintiff and William Bayly son Plaintiff and the Plaintiff and the Plaintiff appearing before the Court to give an Oath before the Clerk of the Court to recite

Tuesday 1^o action of the Cope between John Scott Plaintiff and Thomas Bayly Defendant being called and willor Plaintiff nor Defendant appearing before the Court to give an Oath before the Clerk of the Court to recite

This day 1^o action of the Cope between John Scott Plaintiff and Myles Gammon Defendant being called and willor Plaintiff nor Defendant appearing before the Court to give an Oath before the Clerk of the Court to recite

Tuesday 1^o action of the Cope between John Scott Plaintiff and John Powell Plaintiff and Mark Gunne Defendant and John and Myles Plaintiff nor Defendant appearing before the Court to give an Oath before the Plaintiff to recite

This day 1^o action of the Cope between John Scott Plaintiff and John Powell Plaintiff and Mark Gunne Defendant and John and Myles Plaintiff nor Defendant appearing before the Court to give an Oath before the Plaintiff to recite

522 This day the action of Suit between John Gadsden Plaintiff and William Bayliss Defendant Being Served and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of the Cope between John Gadsden Plaintiff and William Bayliss Defendant Being Served according to Law and Willor Plaintiff failing to appear and upon the motion of the Plaintiff and order is granted to the Plaintiff against the Security Edmund Biddle in Cope of an alias Suit to the next Court held for the County of Northampton

This day the action of the Cope between John Gadsden Plaintiff of Richard Smith Junior Plaintiff and Mary Evans Administrator of the goods and chattels of John Evans Decapitated on the behalf of the Cope and Edmund Biddle Defendant Being Served according to Law and Willor Plaintiff and Defendant appearing and after a long Debate between Plaintiff and Willor Plaintiff Judgment and is of opinion that the Plaintiff had no Cause of action against the Defendant therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of Suit between William Newell and Plaintiff and Richard Weston Defendant Being Served and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of the Cope between Benjamin Shattock Plaintiff and Charles George administrator of the goods and chattels of George Shattock Decapitated on the behalf of him self and the said of the said George Defendant Being Served and by the Court of Cope Plaintiff and Defendant it is Referred to the Next Court

This day the action of the Cope between John Boyer Plaintiff and Charles George administrator of the goods and chattels of George Shattock Decapitated on the behalf of him self and the said of the said George Defendant Being Served and by the Court of Cope Plaintiff and Defendant it is Referred to the Next Court

This day the action of the Cope between John Boyer Plaintiff and Willor Plaintiff Defendant Being Served according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of the Cope between John Gadsden Plaintiff and Peter Along Dinswood Defendant Being Served according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of Suit between William Peleg Evans Plaintiff and William Geoghegan Defendant Being Served according to Law and the Plaintiff failing to appear and upon the motion of the Defendant in Plaintiff is granted the Cope of Suit at £x

This day the action of Suit between John Gadsden Plaintiff and Abram Jacob Defendant Being Served and the Plaintiff appearing and the Defendant likewise by his Attorney Andrew Hamilton and after a long Debate between Plaintiff and the Defendant the Court came to judgment and is of opinion that there is no cause of action therefore upon the motion of the Defendant an Award is granted by the Court to the said Defendant and the Plaintiff will pay Cost of Suit at £x

This day the action of the Cope between John Gadsden Plaintiff and Charles George administrator of the goods and chattels of George Shattock Decapitated on the behalf of him self and the said of the said George Defendant Being Served and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of Suit between Henry Baily of Leamore County Plaintiff and William Bayliss Defendant Being Served and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff is granted by the Court to the Plaintiff pay Cost of Suit at £x

This day the action of Suit between John Baily of Northampton County weaver Plaintiff and Richard Waller son otherwise called Richard Waller son of the same place and County Farmer Defendant Being Served and the Plaintiff appearing by his attorney Andrew Hamilton and the Defendant likewise and the Defendant for Rose Selfe that he is not guilty and put the same upon the County for Trial as Richard Waller son and the Plaintiff demands to the Defendant the Court came to judgment and is of opinion that the Defendant rose in County with the Plaintiff was after said Plaintiff returned to Town in County with the Plaintiff against the Plaintiff is granted by the Court to the Plaintiff against the Plaintiff for six Pounds of Irish Corn with Cost of Suit against the Plaintiff

This day the action of Suit between Mary Mayson Plaintiff and Thomas Scippe Defendant Being Served according to Law and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of Suit between Henry Boaire Plaintiff and David Edmunds Defendant Being Served and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of the Cope between Henry Stringer Plaintiff and John Hale Defendant Being Served and Willor Plaintiff nor Defendant appearing therefore the Suit is Dismissed and the Plaintiff pay Cost of Suit at £x

This day the action of the Cope between James Gadsden Plaintiff and Charles Moore Defendant Being Served and the Defendant failing to appear or any attorney for him and the Sub Sheriff Jacob Granger interdicted him in Open Court and he did leave an attested copy of the writ at the hands of Mathew Moore weaver the Son of Charles Moore Ropid

and the said Griffitts proved his action in open Court according
thereagainst the said Moore and upon the motion of the Plaintiff
an attachment is granted by the Court to the Plaintiff against the
Defendant. Order for the sum of Two Pounds of Indian Corn
with Costs of Suit at the

The day the action of Suits between the Plaintiff and Plaintiff
the Defendant being called according to Law and Will of Plaintiff for
the Plaintiff appearing before the Court is dismissed and the Plaintiff
pay Costs of Suit at the

The day the suit was and judgment of John Hunt late of the
County of New Haven was reported to the Court by the Executrix there
and John Hunt and Susanna Bentall wife of Plaintiff of the Court
that Rolling might be made thereto which according to law was done
in open Court by the Corporate Body of John Thompson and
Smart Hunt and attested of by the Court to be a sufficient Rec-
ord and ordered it to be put upon record.

The day Hilary Stringer on the behalf of John Bennett, Plaintiff
and William Foster came before the Court and by Consent
of Both Parties deforred of the Court to deferre the Defense
now depending between them there is due upon Plaintiff of
the account between the Plaintiff and the said Bennett and the
said Foster two hundred and two pounds of Tobacco therefore
judgment is granted to the said Stringer in his Quality aforesaid
against the said Foster forthwith to be paid by the said
Foster to the said Stringer as aforesaid the said sum of two
hundred and two pounds of Tobacco with Costs of Suit at the

The Court adjourned back to morrow morning three
of the clock for the examination of Oaths and
the Court adjourned back the 28th the Court adjourned
March 28th 1710.

Read and Examined in open Court by
William Headale Son
John Robins

William Headale Junr

Test Robert Thompson Esq Northampton

In a Court held for Northampton County by the Maj Dyer
of the Peace the 28th Day of March 1710
Report Cap Benjamin Nottingham in John Robins
in John Powell in John Marshall
in William Headale Son in William Headale Junr

This day was presented to this Court a Conveyance for sum
of Land in Middle and acknowledged the same in open Court
by C. R. Headale and Deed into the name of John C. Headale
at the Request it is ordered to be Recorded

The day at the Request of Thomas Prentiss and George Boardell
a pliantent suit is between them concerning lands in the
Court is recorded

The day the last will and Testament of Thomas Gillings wife
was reported to the Court by the Executor William Gillings who
Deforred of the Court that Probation might be made & made
which according to law was done in open Court by the Corporate
Body of Thomas Headale and Francis Wains Corp's and attested
of by the Court to be a sufficient Probate and ordered it to be Recorded

The day Jacob Brooks came before the Court and made
choice of or the Guardian John Alder which the Court
consented to and the said Alder accepted of and the said
Alder is ordered by the Court to Repair to the Clerk
Office of the County and their to enter into bond with good
Security for the said Brooks. Order taken this and the
next Court.

The day the attachment that was granted to John Griffitts Esq.
Second of March last against Charles Moore Plat was returned
by the Sheriff executed and levied in the lands of Col. William
Wales in John Bowdoin and in John Hunt which said
Persons being summoned to the Court and their deplained
open Court that they had some of the said Plat of the said
Moore in their lands where fore judgment is granted by the
Court for three barrels of Indian Corn or the value
thereof against the said Col. William Wales John Bowdoin
and John Hunt forthwith to be paid to the said Griffitts
Col. said Col. William Wales John Bowdoin and John
Hunt out of the Plat of the said Moore if in their
lands with Costs of Suit.

The day the Inventory of the Plat of Joseph Marley
deceased was exhibited to the Court upon the call of the
said said Administratrix Mary Marley that it is a true and
perfect Inventory of the said Plat and ordered it to
be Recorded.

The day the last will and Testament of Richard Marley
was reported to the Court by his widow and executrix
Sarah Marley who deforred of the Court that Probation
might be made thereto which according to law was done
in open Court by the Corporate Body of William
Robins and Michael Cormack and attested of by the
Court to be a sufficient Probate and ordered it to be
Recorded.

The day the Inventory of the Plat of Robert Morris
was exhibited to the Court upon the call of John
Smith the Administrator that it is a true and perfect Inventory
of the said Plat and ordered it to be Recorded

The day the Conveyance for land was reported to the Court
by John Smith and acknowledged the same in open Court
by C. R. Headale and Deed to John Marshall and at the
Request it is ordered to be Recorded

526 This day Francis Page appearing to the Court being suspended by the
Order of the Sheriff & waives of Huncors Paid for Captain
Baring, Colloquies Johnson Esq of Dept Cn Johnson affirms
Open Court to have the said Parcels of Land in his
Ouid of the said Francis Page.

This day upon the Petition of John Johnson the Court Cap.
Ordered the said John Johnson to take unto him same and pay
the Sums of £1000 or more and £1000
Received and the same to keep to the Bower to his according
to Law in having delivered into hand will good Securitie for
said Sums.

This day upon the Petition of William Perry Thomas Moore
Son to Robert Moore and Anne his wife late Anne Finch Dow
is bound to William Perry and his wife Anne to the County
according to Law in Cap the Court find Sums to y^e contrary
and that the said Perry Repare to the Clerk Office of the
County and then to deliver into hand will good Securitie according
to Law for the said Moore Sums of £1000 and the next
Court.

This day upon the Petition of John Page Judgment is granted
to the said Page for two hundred and fifty pounds of tobacco
the said amount in Open Court according to Law follows
to be paid to the said Page out of the said Bowers Sums
with Cost of Suit at £5.

This day upon the motion of Geo William Walors and
John Bowdwin the Court Cap. Ordered the Sheriff
to Remind the Mastering Master to the next Court to give
an account upon the Cap of what the Cap in the
Cunds of the Sums of Thomas Stone.

This day the Inventory of the Sums of William Davis
was exhibited to the Court upon the call of the Sheriff
and the Court acknowledged it to be true and perfect
Inventory of the said Sums and ordered it to be Recorded
This day Davis Presented to the Court a Conveyance for Land by himself
and acknowledged the same upon Court to be in Right and
Deed to George Giffelwater as also his wife Anne their acknowledge
Cedges in Open Court for Reciting Judgment of Bower of the said
Land to be in Right and Deed to the said Giffelwater at
his Request it is Ordered to be Recorded.

This day the action of John Collier Henry Clerk of account
County Sheriff and William Baumer Defendant being called
the Plaintiff appearing by his attorney John Giffelwater and
the Defendant likewise and a Defendant acknowledged in Open Court
that he owes to the said Giffelwater £1000 pounds of tobacco —
wherefore judgment is granted to the Plaintiff against the Defendant
for the said sum of Tobacco with Costs before will be paid
to the said Henry Giffelwater by the said Baumer with Cost of
Suit at £5.

This day the action of John Collier John Giffelwater Plaintiff
and James Griffith Defendant being called and the Plaintiff
appearing by his attorney John Giffelwater Esq and the Defendant
failing to appear or any attorney for him and upon the motion
of the Plaintiff attorney an Order is granted to the Plaintiff a
gainst the Defendant Sheriff in Cap of an issue Disbursed
Plaintiff to the next Court will Cost of Suit and a general
motion of the Sheriff an attachment is granted by the Court
to the Sheriff for the aforesaid sum of Tobacco against
the Sums of the said James Griffith with Cost of Suit
as £5.

This day the action of the Capt Collier Benjamin Straton Son
Plaintiff and Charles Green Administrator of the goods and chattels
of George Green deceased on the behalf of the same and the
Court of Law said John Giffelwater Defendant being called and both
Plaintiff and Defendant appearing and the Plaintiff proved
his account according to Law in Open Court therefore judgment
is granted by the Court to the Plaintiff against the Defendant
in his Quality aforesaid for three hundred pounds and five
pounds of Tobacco for £500 to be paid by the said Giffelwater
forefeid to the said Straton out of the Sums of the said
George Green will Cost of Suit at £5.

This day the action of the Capt Collier John Boyer Plaintiff and
Charles Green Administrator of the goods and chattels of
George Green deceased on the behalf of him self and the
Court of the said John Giffelwater Defendant being called according
to Law and both Plaintiff and Defendant appearing and
the Plaintiff proved his account according to Law in Open
Court therefore judgment is granted by the Court to the
Plaintiff against the Defendant in his Quality aforesaid
for seven hundred pounds and five pounds of Tobacco and
Costs forefeid to be paid by the said Giffelwater to the said
Boyer out of the Sums of the said Giffelwater with Cost
of Suit at £5.

This day upon the Motion of William Foster the Court dofficer
and Geo William Walors and Benjamin Straton Defendants
Sums of £1000 Pounds among the late widow Anna
Paine now the wife of the said Foster and his according
to the said Paine left will and Testament and make thereof
to the next Court held for the County of Northampton

This day was presented to the Court by Daniel Dyson a
copy from the Sums of £1000 Daniel Dyson Esq
and acknowledging the same in Open Court to be in Right
and Deed to the Mother Ann Dyson and at his Request
it is ordered to be Recorded.

328 This day upon the motion of the said Benjamin Stratton the Court
ordained the Road that is Located by the said Stratton is Confir-
med by the Court to the said Stratton and the same to continue
soe —

This day upon the Petition of Rijmon Jacob judgment is granted
to the said Rijmon & the Court against Charles George Adm.
Administrator of George Ryall Esqre for three hundred pound
of Tobacco and a hundreth of Indian fort wills to be paid
to the said Jacob by the said Ryall out of the estate
of the said Ryall with costs of suit etc etc

This day the action upon the cause between John Moore
Plaintiff and William Banister Defendant being called in
January Court and the Defendant failing to appear an
order was granted to the Plaintiff against the Security
in cause of an alias writ to the Court and now being
called and neither Plaintiff nor Defendant appearing before
the said court is dismissed and the Plaintiff pay costs of
suit etc etc

The Court adjourned back to Morrow morning run up
the dock

In the Open Court for Benjamin Hollingham
John Powell
William Kendall son
John Wolf
William Kendall Jr.

Sgt Robert Howson Esq Northampton

At a Court held for Northampton County by Cor. Majt
Injunction of the Peace 16th 17th day of March 1710 —

Before Capt Benjamin Hollingham in William Kendall son
and John Powell in John Wolf and William Kendall Jr

This day the action of the cause between Thomas Pyre the
Plaintiff and Henry Williams Administrator of Morgan
Williams late Defendant being called according to Law
and both Plaintiff and Defendant appearing and the Pro-
attorney General Pyre proving the said Morgan Williams
late by the cause of Thomas Pyre for five hundred pounds
and more proved the said account in open Court according
to Law for five hundred and thirty pound of Tobacco certain
judgment is granted by the Court to the Plaintiff against
the Defendant in the quantity aforesaid for the above sum
of Tobacco fort wills to be paid to the Plaintiff by the
Defendant out of the estate of the said Morgan Williams
with costs of suit etc etc

This day the action of Debt by a note left between
Alexander Bagwass affju of Thomas Bagwass Plaintiff and
Richard Head Defendant being called according to Law and
Plaintiff proving the act of the said Head it being for
five hundred pound of Tobacco by the Corporation of
Devonshire Godwin and Suffernale wife in open Court
and the Defendant failing to appear or any attorney for
him and Sub Sheriff Jacob Stringer declared in open Court
upon his behalf he left a noted copy of the wright
all the dwelling house of the said Head and a hundred
million of the same if an attachment is granted by the
Court to the Plaintiff against the Defendant and that for
the said sum of Tobacco and sufficient costs of suit
etc etc

This day the action of the cause between William Ryall Plaintiff
and William Grafton Defendant being called according to Law
and neither Plaintiff nor Defendant appearing before the
said court is dismissed and the Plaintiff pay costs of suit etc etc

This day the action of the cause between William Ryall Plaintiff
and Robert Bennett Esqre Plaintiff and Thomas
Buckett Defendant being according to Law and both Plaintiff
and Defendant appearing and by the consent of both
Plaintiff and Defendant it is referred back to the next Court

This day the action of Treffry between Thomas Repton Plaintiff
and George Bowes Defendant being called in January Court
and there was an order granted that a jury will be drawn & named
to open the lands in question and that the Plaintiff make a
return to the Court and now being called and neither Plaintiff nor
Defendant appearing before the said court is dismissed and the Plaintiff
pay costs of suit etc etc

This day was presented this cause by John Murphy and Bridget
his wife late Bridget Harrington a bill of sale for a
woman and the said Murphy and his said wife acknowledged
the same in open Court to be their lands returned to
John & William Kendall son and at the request of the said
Kendall it is ordered to be recorded

This day the Court by command of Charles Tomson Esq Captain
Ordered to Alexander Bagwass and his wife Dorothy Bagwass
late to come to the Court according to Law and the Court gave
copy to the contrary and that the said Alexander Bagwass
Report to the Clerk Office of the County and their inter-
est will good security for the said Tomson late Captain
and the next Court tried for the County of Northampton

This day upon the Request of Sarah Palmer Esq Officer
of John Malcom it is ordered to be recorded

530 This day the Court has appointed Daniel Bentall to be one of the appraisors to appraise the Goods of Henry Ham upon Decayed in the Person and Dead of Lillian Ham, one of the appraisors appointed by the Court in January Court last.

This day the Court has ordered Alexander Bagwell to take into his Care and Custody the plate that now is in the hands of William Hoyer that belongs to the said Thomas an Esq; son of John and Edmund and executor of the said plate taken next Court and that the said Thomas Hoyer remains with the said Bagwell till the Courts final Judgment contrary and that the said Bagwell Repaire to the said Esq; Office after County and their Dolor into hand will good Secury for the said plate between him and the next Court.

The Court adjourned to the 28 Day of May next 1710

Read and Exam in Open Court In Baye's Pump Room

John Howlett
Wm Kendale Son
John Wesp
William Kendale Son

Topt Robt Howlett Esq; Northampton

All a Court held by the Majt Justices of the Peace for the County of Northampton the 28th Day of May 1710 Capt Benjamin Nottigham John Robbins
Report in William Kendale Son John Wesp
and Edw Johnson Thomas Smith

The Court adjourned to tomorrow morning Nine of the Clock

Read and Exam in Open Court In

Benjamin Nottigham
William Kendale Son
Edmondson Tolerton
John Robbins

John Wesp
Thomas Smith

Topt Robt Howlett Esq; Northampton

531 All a Court held by the Majt Justices of the Peace for Northampton County the 28th Day of May 1710 Capt Benjamin Notttingham John Robbins
John Wesp
and William Kendale Son John Marshall
and Edmundson Tolerton Thomas Smith

This day was Presented to the Court by William Molling an Indenture for Land and Acknowledged the same in Open Court to be his Deeds act and Dated to William Scott Senior with, Sirion and Sirion of the same as also his wife

Sirion Molling Acknowledged in Open Court the right of Dover to be his Deeds act and Dated to the said William Scott Senior at his Request it is Ordered to be Recorded

This day was Presented to the Court by Willington Gillett and Acknowledged the same in Open Court to be his Deeds act and Dated to John Gillett and at his Request it is Ordered to be Recorded

This day was Presented to the Court by Willington Gillett and Acknowledged the same in Open Court to be his Deeds act and Dated to John Gillett and at his Request it is Ordered to be Recorded

This day was Presented to the Court by John Pines a Conveyance for him and Acknowledged the same in Open Court to be his Deeds act and Dated to George Willis as also his wife Eliza Pines acknowledged in Open Court the right of Dover to be his Deeds act and Dated to the said George Willis and at his Request it is Ordered to be Recorded

This day was Presented to the Court and Indenture for Land by Thomas Bagwell of Acornack County and as Land by Thomas Bagwell of Acornack County and as Indenture the same in Open Court to be his Deeds act acknowledged the same in Open Court to be his Deeds act and Dated to John Bidde and at his Request it is Ordered to be Recorded

This day at the Request of William Bentall the Deed of Gift from Edw Johnson to William Bentall was Delivered that Relation might be made thereto which accordingly was done in Open Court by the Convene Catt of John Eggleston and Sarah his wife and Robert Bentall and at the Request of said Bentall it is Ordered to be Recorded

132 This day this grand jury for the present year 1710e being sworn
in open Court by John Higler foreman Peleg Dorot, John
Marine Benjamin Dunton Joseph Bullock Esq; & Ca. before
John Daven, Richard, Jacob Phillip, Jacob William, Ellington
William Edward Dixon Knight which said jury were all
and after serious Consideration was of the jury doo
Report to this Court in their Pigott and Halloring Wm
Coops for Captain Baring therefore it is ordered by
the Court that the Sheriff Summones Halloring Wm
or Coops to the next Court held for the County of
Northampton being Prefessor of the grand jury for Captain
Baring to answer the said Representment and that the
grand jury be discharged for serving any longer.

This day upon the Petition of John Higler widow it
is ordered by the Court that John and Thomas Dyson
the Spouse of John Higler deceased return the
widow John Higler and his children according to the
said Higler will left with and Testament between the
and the next Court.

This day upon the Petition of Robert Goddard a
Commission of Administration is granted him by the Court
on the Estate of his Brother Thomas Taylor on the
Behalfe of him selfe and the rest of his Brothers and
Sisters his Countrymen into his well good Society accord
to have in open Court John Mapp William Rabellus and
Joseph Goddard appointed by the Court to appraise the
said Estate upon Call on the twentieth Day of June
said Estate upon Call on the twentieth Day of June
next and the next Indict off the Peace is defered by the
Court to give them their Call before they do or upon
the appraisement of the said Estate and that the said
Robert Goddard return a true and perfect Inventory of
the said Estate upon the Call to the next Court held
for the County of Northampton.

This day upon the motion of Geo. Wm. Waters a Com
mission of Administration is granted him by the Court on the
Estate of Thomas Bals deceased his Countrymen into his
well good Society according to Law for the said Appraiser
Thomas and James Griffeth John Webb and William
Wynne is appointed by the Court to appraise the said Es
tate upon Call some time between this and the next Court
and the next Indict of the Peace is defered by the Court

133 to give them their Call before they do or upon the
appraisement of the said Estate and that the said Waters
return a true and perfect Inventory of the said Estate
upon the Call to the next Court held for the County of
Northampton.

This day the Inventory of the Estate of Robert Bagnell
an Esq; his wife Elizabeth late come up on the
Call of the Guardian John Marshall that it is a true
and perfect Inventory of the said Bagnells Estate and
ordered it to be Recorded.

This day the Inventory of the Estate of Henry Harrington
deceased was exhibited to the Court by John Mapp Esq;
his Administrator upon the Call that it is a true and
perfect Inventory of the said Harrington Estate and
ordered it to be Recorded.

This day upon the petition of Matthew and Elizabeth
Harrington it is ordered by the Court that the said Garret
Harrington Executrix of Henry Harrington deceased
Deliver up the Estate he was given to the said Matthew
and Elizabeth Harrington by Indill Peirce in her life
wife and Testamente to the said Matthew and Elizabeth
Harrington and that the said Matthew and Elizabeth
give the said Garret Harrington a Discharge from under
hand Seale that they have Received the said Estate
according to the said wife and the same to acknowledge
in open Court to the said Garret Harrington at the
next Court held for the County of Northampton.

This day the action of Debt between John Cuffe and Peirce
and James Griffeth Defendant being called in March Court
last and the Defendant failing to appear and upon the
motion of the Plaintiff attorney an Order was granted
to the Plaintiff against the Sheriff in Case of an
alias Diet to the Court and upon the motion of the
Sheriff an attachment was granted by the Court to the
Sheriff against the Estate of the said Griffeth will
Cuffe and the said attachment being taken to the
Court and now being called and will the Plaintiff now
Defendant appearing therefore the Suit is dismissed
the Plaintiff pay Cuffe of Suis ex parte.

594 This day the action of the Cause between Hillary Stringer Plaintiff
and Sheriff Stanley and the Collector of the State of John
Bowne and Thomas Bullock Defendant being called in
March Court and by Consent of both Plaintiff and Defendant
it was referred to the Court and now being called in
both Plaintiff and Defendant appearing and the Plaintiff
declared in Open Court upon his Oath that he did
not owe the Plaintiff of John Bowne any thing whereupon
the Suit is dismissed and the Plaintiff pay costs of suit
etc etc

This day was presented to the Court the Descripⁿ of the
Plat^e of Daniel Pennis Executed by William Foster
according to Order of Court and at the Request of the
said Foster it is ordered to be Recorded — — —

This day the action of the Cause between Alexander
Baquie Plaintiff and Grace Wainwright Defendant after
examining Testimony before Administratrix of Henry Dr.
Being called according to Law and the Defendant failing
to appear and upon the motion of the Plaintiff an
Order is granted him against Hillary Stringer and the
Sheriff in Costs of an Indictment to the next
Court — — —

This day in John Powells Procuracy a Summons
from the Hon^e Edmund Powning Esq^r Defendant to
be High Sheriff for the County of Northampton
Dated the 2^d Day of April 1710 the said Powell
entering into Court will good Secomity according to Law
and have taken the Oath of a Sheriff and upon
the motion of the said Powell the Preceding of
the Court is the same Sheriff and is granted him by the
Court — — —

This day the action of the Cause between Peter Honey
Reigood Plaintiff and William Bentall Defendant was
called and neither Plaintiff nor Defendant appearing there
fore the Suit is Dismissed and the Plaintiff pay Costs
of Suit etc etc

This day the action of a Bill of Exchange upon the Cause upon aff'd
between the Plaintiff and Peter Honey Reigood Defendant
and both Plaintiff and Defendant appearing and upon the motion
of the Defendant and a Reforance is granted to the Defendant
that the Suit is Dismissed and the Plaintiff pay Costs
of Suit etc etc

595 This day the action of the Cause between Guston Hunt
Plaintiff and Francis Franklin Defendant being called
and neither Plaintiff nor Defendant appearing therefore
the Suit is Dismissed and the Plaintiff pay Costs of Suit
etc etc

This day the action of the Cause between Edmund Bibbie
Plaintiff and Thomas Thompson Defendant being called
and neither Plaintiff nor Defendant appearing therefore
the Suit is Dismissed and the Plaintiff pay Costs of Suit
etc etc

This day the action of the Cause between Andrew Hamilton
Plaintiff and Francis Jane Lindale of York County Defd
being called and the Plaintiff appearing by his Attorney
Col^t William Walen and the Defendant his wife
and upon the motion of the Defendant it is referred
to the next Court in John Bowdins in John
Harmanou affirmed in Open Court to be the true Name
in Secomity for his appearance to the next Court, saying
he aforesaid Plaintiff and the others stand and a Creditor
ward of this Court

This day upon the Petition of Mr Andrew Hamilton the Court
refused giving him time till March Court to appear the cause
of Summons for his appearance to this Court

This day the action of the Cause between Robert Howpon
of marrying Sarah Palmer widow Plaintiff and
Mira Col^t Igris Administratrix of William Davis Deed
Defendant being called and both Plaintiff and Defendant
appearing and the Defendant acknowledged in Open
Court that the Debt of four hundred pound of Tobacco
in Cash is due to the Plaintiff in his Quality aforesaid
therefore Judgment is granted by the Court to the Plaintiff
a sume the Defendant for the sum of four hundred
pound of Tobacco in Cash to be paid by the Defendant
in his Quality aforesaid to the Plaintiff out of the Estate
of the said William Davis Deed with Costs of Suit and
etc etc

This day Katherine Moore appeared to this Court according
to the last Court Order and according to the Request of
Col^t William Walen and in John Bowdins and made it
appear to this Court by the Corporation Oath of Sancteia
Moore that Thomas Howe Deed in his life time gave
to the said Katherine Moore all the Estate he had
had for service done him in his life time and to the sum
Katherine Declared in Open Court upon his Oath

236 The Inventory that she returned to this Court is as follows
the value of the plate of the said house except what
value of two Shilling and six pence -

This day Richard Thompson affirmed in Open Court
to pay the fine off Sir & Cols Tongue to the Church
wardens of Hungate Parish for Beauford Parsonage and
Supt at the

This day Humble Trespass came before this Court
and with the Consent of the Court held bound
to Sir William Trespass of three years at
to Thomas Bayliss the sum of twenty
one shillings which the said Bayliss excepted of

This day Dorothy Sampson came before this Court
and with the Consent of the Court held bound
to Sir Jacob Sampson of one year and
a half and to Richard Still which she excepted
of to the sum of twenty one
years

This day in an Affidavit signed before John Palmer
North Peartiff and John Still Defendant for
lands lying in the Parish of Hungate in the said
County which John Hanby deposed to the Plaintiff
as set forth in the Declaration in Hilary
Stringer Sheriff that on the Twelfth Day of
this instant may be delivered a copy of the
Declaration before in some few words to
Mary Hanby on her lands in question and to the said
Mary not appearing it is ordered by the Court
that the said Mary or her husband whom she
becomes shall appear at the next Court held
for the County the same day with a copy of
the Order made her or him Defendant and receive
the judgment issued ^{the} copy before Hilary and copy
and if she or he fails to appear at the next Judgment
will be given for the Plaintiff and her husband
will of her or his failing to appear a reward

This day the action of the Capes between Edward
Burrough Plaintiff and Daniel Jacob Defendant
being called and the Plaintiff nor Defendant
appearing therefor the said Plaintiff
the Plaintiff pay Cap of suit at the

31 This day the action of Dolby now between John Robin Plaintiff
and William Waters Defendant Administrator of the goods and chattels
of Benjamin Bayliss deceased on the behalf of Peter and Robert Bayliss
two of the children of the said Bayliss and Mary his wife
wife Defendant and by the Consent of all Plaintiff and
Defendant it was continued till May Court have a Copy
from Mr Benjamin Cole merchant in Bristol concerning
the sum of two pounds two shillings sterling in full
forth in the Plaintiff's Declaration and now being called
and both Plaintiff and Defendant appearing and the Plaintiff
producing the third Plaintiff's Bill of Debts of the said
Benjamin Bayliss drawn upon Benjamin Cole and James
Rogers Merchant in Bristol dated the first Day of
January 1699 upon which the Court came to judgment
and is of opinion that the said sum of two pounds two
shillings sterling is due to the Plaintiff from the estate
of Benjamin Bayliss deceased therefore judgment is given
by the Court to the Plaintiff against the Defendant in
the sum of two pounds two shillings sterling being
a sum of money agreed for him to be paid to the Plaintiff
by the Defendant out of the said Bayliss' estate
with Cap of suit at the

This day at the Request of William White the power
of attorney from John Hanby is ordered to be recorded

This day the action of Dolby between Henry Baynes
Plaintiff and John Engay Defendant being called and the
Court and will Plaintiff nor Defendant appearing
therefore the said Plaintiff is dismissed and the Plaintiff
pay Cap of suit at the

This day the action of the Capes between Henry Baynes Plaintiff
and Thomas Gascoigne Defendant being called and the
Court and the Plaintiff appearing therefore the said Plaintiff
is dismissed and the Plaintiff pay Cap of suit at the

Court and record in Open Court by Benjamin Nottingham
Hilary Stringer
William Hinde & Son
John Robin
John West
William Hinde & Son

1 Sept 2nd & 3rd tomorrow morning
time of the Court

1 Sept 2nd & 3rd tomorrow morning
time of the Court

2335 At a Court held by her Maj^t Justices of the Peace
for Northampton County 16th Day of May 1710
Capt Benjamin Nottingham and John Robins
Plaintiff in Hilary Stringer } and John Wolf
and William Kendall Son in William Kendall Esq^r

This day the Court held that the Justices of the Peace
take the lift of Typhooe in each Person present that they took
the said Typhooe except Hilary Stringer and Co take the lift of
Typhooe that Capt Nottingham took the said Typhooe and
Capt Benjamin Nottingham take the lift of Typhooe and
John Robins take the said Typhooe

The Court adjourned back the 18th of July 1710

Read and Examined in Open Court by
Capt Benjamin Nottingham
Hilary Stringer
William Kendall Son
John Robins
John Wolf
William Kendall Esq^r

Sgtl Robt Thompson Esq^r for Northampton

At a Court held by her Maj^t Justices of Peace for Northampton
County 16th Day of July 1710

Present Capt Benjamin Nottingham and John Wolf
and Hilary Stringer and William Kendall Son
and William Kendall Son in William Kendall Esq^r
and John Robins.

This day the Plea of Prosses of the Case upon affump^t be
tween John Biddle Plaintiff and Peter Northam^t Defendant
Defendant being called in my Court last and upon
the motion of the Defendant it was referred to
the Court and now being called and by the Consent
of both Plaintiff and Defendant it is referred to the
Court held for the County of Northampton

This day the action of a Pca Collier Andrew Hambleton
Plaintiff and Francis Haileman late of York County Plaintiff
and John Smit^t Defendant being called in my Court last and
upon the motion of the Defendant it was referred to
the Court and now being called according to Law and
Plaintiff failing to appear or any attorney for him and upon
the Motion of the Defendant per remittit is granted by
the Court to the Defendant against the Plaintiff
with Cost of Suit etc.

This day the action of a Pca Capt Collier Andrew Hambleton
Plaintiff and Francis Haileman late as in arrears
Plaintiff, Hilary Stringer, Administrator of Thomas Gifford Deced^d
Defendant being called in my Court last and the Defendant
failing to appear and upon the motion of the Plaintiff
an Order was granted by the Court to the Plaintiff against
the late Sheriff of the Stringer in Cap of an Infid^d Seal
to the Court and now being called and by Consent of
both Plaintiff and Defendant it is referred to the Court
Court held for the County of Northampton

This day the action of the Case upon affump^t between
Edward Biddle Plaintiff and Thomas Tompson Defendant
being called according to Law and the Sheriff Robert
Scott made call in Open Court that he left at no
Copy of the writ at the Habituation of the said
Tompson and the Defendant failing to appear or any
Attorney for him and upon the motion of the Plaintiff
an attachment is granted by the Court to the Plaintiff
against the Defendant, Plate for the sum of Two
Hundred four hundred pound of Tobacco as in full for
in the Plaintiff Declaration with Cost of Suit etc

This day the action of the Case between Benjamin
Gifford Plaintiff and William Walde^t Defendant being
called and neither Plaintiff nor Defendant appearing before
the Court is dismissed and the Plaintiff pay Cost of Suit etc

This day the action of Edward Collier Joseph Convery
Plaintiff and Joseph Warren Defendant being called and
neither Plaintiff nor Defendant appearing therefore the
Suit is dismissed and the Plaintiff pay Cost of Suit etc

This day the action of the Case between Hilary Stringer
Plaintiff and Leonard Hale Defendant being called and
neither Plaintiff nor Defendant appearing therefore the
Suit is dismissed and the Plaintiff pay Cost of Suit etc

This day the action of Dr Cpl Gifford Henry Williams
Plaintiff and John Sanderson Defendant being called and
neither Plaintiff nor Defendant appearing therefore the
Suit is dismissed and the Plaintiff pay Cost of Suit
etc

2540 This day the action of Capt Colver John Stiper
Plaintiff and Abraham Jacob Defendant being called into
Court and the Defendant failing to appear or any attorney
for him and upon the motion of the Plaintiff an order
is granted by the Court against the Sheriff in behalf of
an Alias Dicit to the Plaintiff take the next Court
and upon the motion of the Sheriff an attachment
is granted by the Court to the Sheriff against the Defendant
and shall will Capt of Suit at Execution.

This day the action of the Capt Colver John Stiper
Plaintiff and John Johnson Defendant being called into
Court Plaintiff nor Defendant appearing therefore the
Sheriff is Dismissed and the Plaintiff pay Capt of Suit at Execution

This day the action of the Capt Colver John Stiper
Plaintiff and William M. Defendant being called into
Court Plaintiff nor Defendant appearing therefore the
Sheriff is Dismissed and the Plaintiff pay Capt of Suit at Execution

This day the action of the Capt Colver John Stiper
Plaintiff and William Water Administrator of the goods
Plaintiff and William Water Administrator of the goods
and Plaintiff off Benjamin Bayton Deceaser in the County
of Peter and Robert Bayton two of the sons of Benjamin
and Plaintiff Defendant being called and neither Plaintiff
nor Defendant appearing therefore the Plaintiff is dismissed
and the Plaintiff pay Capt of Suit at Execution

This day the action of Capt Colver George Harrington
and John Gaffeyne Defendant being called and neither Plaintiff
nor Defendant appearing therefore the Plaintiff is dismissed
and the Plaintiff pay Capt of Suit at Execution

This day Capt Benjamin Hollingham appeared in Open Court
to pay the fine of Katherine Weston for Beating her
husband John Hollingham of Hengrave Parish and Thomas
Smith Son to Peter Smith Deceased affirmed in Open Court
to pay the said Payment Open Hand Paid fine agreed
William Weston his wife affirmed in Open Court to pay the
same Plaintiff of the said Defendant died

This day the suit was and brought before John Pollock
was reported to the Court by Michael Bennett one of the
Defendants who desired that Indemnity might be made to him
which accordingly was done in Open Court by the Corporation
of Ann Rice and left for further Probation to
the next Court

This day was Presented to the Court a Conveyance for
Land by William McEwing and Acknowledged the same
in Open Court to be in Reale act and Deed to the
Stocky Inn or as also his wife Elizabeth Murray
Acknowledged in Open Court her Recitation of
of Dover to be her Reale act and Deed to the
Said Stocky and at his Request it is Ordered to be
Recorded.

This day was Presented to the Court a Conveyance for
Land by Hamilton Hunt and Acknowledged the same
in Open Court to be in Reale act and Deed to
George Freshwater as also his wife Ann Hunt
Acknowledged in Open Court her Recitation of
of Dover to be her Reale act and Deed to the
Said Freshwater and at his Request it is Ordered
to be Recorded

This day John Smith the Lawfice wife of John
Smith acknowledged in Open Court her Recitation
of Dover of the Land that her husband
John Smith sold to John Marshall to the said
Marshall and at his Request it is Ordered to be
Recorded.

This day was Presented to the Court a deed of
Gift by John Smith Esq and Acknowledged the
same in Open Court to be in Reale act and
Deed to Wardy McLaule and at his Request
it is Ordered to be Recorded.

This day Benjamin Dally Presented to the Court a Negro
Boy named Will to be adjudged which the Court judged
him to be ten years of age and servile according
This day was Presented to the Court by Thomas Dool a
Negro Boy named Harry to be adjudged which the Court
judged to be ten years of age and servile according

This day was Presented to the Court by Michael Harran
for John Barrifell to be adjudged by the Court to be
judged him to be ten years of age and servile
accordingly

582 This day was reported to this Court by Stephen Maxfield
a Negro boy named Durham to be adjudged to be a judge or
lawn to be two years of age as also a negro girl named
Lucy which this Court judged to be three years of age
and both liveables accordingly.

This day the Inventory of the Plate of Thomas Bates Esq
was exhibited to this Court upon the Call of the
same and perfect Inventory of the said Plate
William Walon Administrator of the said Plate and ordered
it to be Recorded.

This day the Inventory of the Plate of Thomas Taylor
deceased was exhibited to this Court upon the Call of
the Administrator Robert Kendall that it is a true and
perfect Inventory of the said Plate and ordered it to be
Recorded.

This day the Petition of James Colvere Darby Whitehead
and John Soule Defendant being called and the Plaintiff
appearing by his attorney William White and the Defendants
likewise by his attorney John Wescour and the Plaintiff
failing to appear before this Court in accordance
with the said Conditional Order granted
last Court upon the Tenant in common in possession
of the lands and premises in question and upon the
Motion of the Defendants are now fully granted by
this Court to the Defendant against the Plaintiff
John Hayley with Costs of suit, etc — —

This day was reported to this Court by Matthew and
Elizabeth Harrington a Dispensing and Acknowledging
the same in open Court to be their Reals act
Deed to their Mother in Hartree Harrington and
at her Request it is Ordered to be Recorded

This day Robert Nottingham Esquire came before
this Court to choose his Guardian which the Court
having consulted between them the said Nottingham made choice
of his son John Harrington for his Guardian which he
Harrington accepted of and the Court having so done
the Court Refi ordered the said Harrington to repair
to the Clerk's Office of this County and there to abide
into bond with good security for the said Nottingham
Plate between this and the next Court held for
this County of Northampton.

583 This day Richard Cox Esquire came before this Court
and by the Consent of the Court made choice of William
Kendall junior for his Guardian which he accepted
of and the Court Refi ordered the said Kendall
to Repair to the Clerk's Office of this County and
there to abide into bond with good security for the
said Cox Plate between this and the next Court
This day Stephen and Hanby Barnes before this Court
and by the Consent of the Court made choice of
John William Walon for his Guardian which he
accepted of, and the Court Refi ordered the said
Walon to Repair to the Clerk's Office of this
County and there to abide into bond with good security
for the said Hanby Plate between this and the next
Court.

This day William Jones came before this Court and
by the Consent of the Court was bound out to Daniel
and Elizabeth Jones a child of four years of age
the Servant of October next to Benjamin
Rogerson and Elizabeth his wife and in case
of their Decesse to Anna wife of Dorothy Lockett
said child attimes to age according to law unless
the Court find cause to the contrary and this
Court Refi ordered the said Rogerson to teach the
said child to write and read and to file all the
Law Directs and provide for his maintenance to be paid out

This day Daniel Luke came before this Court
and by the Consent of the Court was bound out to
Haggeman late his attorney to his age of twenty one
years of age in case the Court find cause to the contrary
and that the said Haggeman teach the said
Luke to taught the said Luke to write and read and
to file all the Law Directs and perform what the Plaintiff and
Defendant in the Case, Conforming his Case and that
the said Haggeman Repairs to the Clerk's Office
of this County and there to abide into bond with
good security for the said Luke Plate between
this and the next Court.

544 Whereas in Andrew Hamilton failing to appear
before his Court according to the last Court Order thereof
it is ordered by the Court that the Sheriff take into
his custody the said Hamilton and to bring him before the Court
with good security for his personal appearance to the
next Court held for the County of Northampton
to answer what the Plaintiff shall alledge against
him the said Hamilton in Conformity Peter and
Mary Collier the children of Peter Collier &
and their estate.

The Court adjourned till tomorrow morning
of the clock.

Read and Exam'd in open Court P^r Benja. Nottingham
Hilary Stringer
William Kendall Son
John Robins

Sept Robert Howson Esq^r Northampton

All a Court held for Northampton County by the
May Justices of the Peace the 28th Day of July 1710
Capt Benja Nottingham Jun William Kendall Son
Hilary Stringer } in John Robins

The Court adjourned till the 28th Day of
September 1710 —

Read and Exam'd in open Court P^r Benja. Nottingham
Hilary Stringer
William Kendall S.
John Robins

Sept Robert Howson Esq^r Northampton

In a Court held for Northampton County by the May Justices
of the Peace the 28th Day of September 1710
Capt Benjamin Nottingham Jun John Robins
Plaint William Kendall Son } in William Kendall Son
John Robins — — — in John Marfield
in John Webb — — — in John Marfield

This day was presented to this Court by Mr William Dunn a L^t of attorney and the said Dunn acknowledged his summons upon
Court to be in Reale act and Due to his wife Mrs Mary
Dunn and at his Request it is ordered to be recorded

This day was presented to this Court by William Hawkins
the last will and Testament of Mrs Mary Hale of Co
P^r County deceased which Capt William Hamilton her executors
described of this Court that Robacon might be granted
labour which accordingly was done in Open Court
by the corporal calls of Mathew and John Moore and
allowed off by the Court to be sufficient Robacon and
ordered it to be Recorded.

This day was presented to this Court by John White
an negro boy Stephen to be judged by this Court w^t
the Court judged twelve years ago and likewise
accordingly.

This day a Commission of Administration is granted by this Court
to Ann Webb on the behalfs of the Soc^r and others on the
estate of Capt deceased Richard William Webb late of the
County of Northamptⁿ admitted into Court with good security according
to law in Open Court William Wilson Jones and Benjamin
Griffith and John Webb is appointed by this Court to
appraise the said estate upon call on the 23rd of Oct^r
next and the next Justice of the Peace is despatched by this
Court to give them their call before they enter upon
the appraisement of the said estate and that the s^r
John Webb return a true and perfect Inventory of the
so estate upon the call to the next Court

This day Samuel Littleton came before this Court and made
choice of a Lawyer in Law Stephen Marfield for his
Guardian which he accepted of and the Court directed
to and the Court has ordered the P^r Marfield to repair
to the Clerk & give of the County of Northamptⁿ to him to enter into
bond w^t good security for the P^r Littleton estate between
this and the next Court

546 This day the action of the Cope upon affump^t between John
B. Col. Plaintiff and Peter Norby Cleric^d Defendant being called
in July Court last and by the Counsel of both Plaintiff and
Defendant it was referred to the Court and now being come
according to Law and the Defendant failing to appear and
upon the motion of the Plaintiff it is referred to the
Next Court

This day the action of the Cope between Alexander &
Benjn^e and Francis Wainwright concerning Palisance
fisher Executrix of Thomas Fisher Dec^d Defendant
being called in July Court last and by Counsel of
both Plaintiff and Defendant it was referred to
the Court and now being called and both Plaintiff and
Defendant appearing and the Plaintiff presenting his
account in Open Court by his Call of Dan Wall an
his own therefore judgment is granted by this Court to
the Plaintiff against the Defendant in the sum of
one pound for the sum of four hundred pounds of Tobacco
to be paid by the Defendant to the Plaintiff out of
the Estate of Thomas Fisher Dec^d with Cost of Suit
as ex.

This day the action of the Cope between John Robins Plaintiff
and Wm. Water Administrator of the goods and Chattels of
Benjamin Baynton Dec^d out the Estate of Peter and Robert
Baynton two of the children of the P. Baynton and
Mary Lingals wife being called and by the Counsel
of both Plaintiff and Defendant it is referred to
the next Court

This day the action of the Cope between John Bullock Plaintiff
and Thomas Bullock Defendant being called
according to Law and the Defendant failing to appear
or any attorney for him and upon the Motion of the
Plaintiff and Order is granted by this Court to the Plaintiff
against the Sheriff in case of an Attachment to
the next Court and upon the Motion of the
Sheriff an attachment is granted by this Court to the
Plaintiff against the Estate of Thomas Bullock
Cost of Suit as ex.

547 This day the action of Debt between Charles Barrall of
York County Plaintiff and Francis Franklin late of York
County Defendant being called and the Plaintiff appearing
by his Attorney John Dyer Esq^r and the Defendant his
wife and by the Counsel of both Plaintiff and Defendant
it is referred to the Court upon this Condition that
in Garfield Hammon^t Name Security for the Plaintiff
appearance to the next Court which the Plaintiff
affirms in Open Court to stand Security for the Plaintiff
appearance to the next Court to answer the above
P^t Suit of Charles Barrall

This day the action of Debt between Andrew Hamilton
Plaintiff and Francis Franklin late of York County
Defendant being called and by the Counsel of
both Plaintiff and Defendant it is referred to the
Next Court upon this Condition that the Plaintiff
in John Bowens Hand Security to the next Court
for the sum of one hundred pounds appearance which
the Plaintiff has affirms in Open Court to stand
Security to the next Court to answer
the Plaintiff Security to the next Court to answer
to the Plaintiff sum of one hundred pounds
to the Plaintiff sum of one hundred pounds and the
Plaintiff Francis Franklin to come before the next
Court to stand Security to the Plaintiff to answer
the Plaintiff that is if the Plaintiff do not pay

This day the action on the Cope upon affump^t between
Joseph Pitts^t Plaintiff and William Whitehead
being called and neither Plaintiff nor Defendant app-
earing therefore the suit is dismissed and the Plaintiff
pay Cost of Suit as ex.

This day the action of the Cope between John
Dunton Plaintiff and Christopher Dred^t Defendant
being called and neither Plaintiff nor Defendant
appearing therefore the suit is dismissed and the
Plaintiff pay Cost of Suit as ex.

This day was Presented to the Court a Discrepancy by John
Hancock and acknowledging the same in Open Court to be
in Reale and Law Dated to William Blaxpom of Accrington
County and at his Request it is ordered to be Recorded

This day was Presented to the Court a Discrepancy by John
Terry and Anne his wife and acknowledging the same
in Open Court to be in Reale and Law Dated to
Matthew and at his Request it is ordered to be Recorded

Sarah Hanby came before the Court and declared
This day ~~she~~ Hanby came before the Court and declared
Open Court that she does deliver up all her Right
and Title of the Land in Question to John Hanby
Except her Husband or Right of Power of the said
Land in Question which she is now in Possession of

This day the Court has ordered George Hogg to take
the Title of after hire & into his Care and Custody
out of the hands of Benjamin Griffeth or else
where and return a true and Perfect Inventory of
the said Title upon the Call of the Next Court

This day presente firmes between James Welch
Plaintiff and John Moore Defendant being called in
the Plaintiff John Hanby appearing by his attorney
Andrew Hamilton and the Defendant likewise
Mary Hanby comes into Court and makes her self
Defendant and appears by her attorney John Waple
and Matthew Newman and confesses leaving entry
and Cesse and desist only on the Title of the Land
in Question and by Consent of both Plaintiff and
Defendant it is referred back to morrow morning to try
the Title of the Land in Question

Carried into another Book the Remainder of the
Order of Court

D H
Dolly Benja negro boy natl 342 Hamilton Andrew to att 344
judget
Anne Wm Letter of attorney 343 ~~John~~ Hamilton Andrew to Grandy
his wife ~~John~~ Hamilton Andrew to Grandy
Deacon Dorothea ~~John~~ Jacob Difend 344 Grandy Refused to record 345
Jacob Difend 344
Hogg George onto take the title
of Peter Grimes 346
Hanby Sarah gave possession
of the Land to John Hanby 347
Hanby Deacon James Mary 348
Hanby Deacon back to Morton 348
morning

NORTHAMPTON
County
ORDERS, WILLS & C

No. 14

1698-1710

END