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# RECORDS

OF

# PLYMOUTH COLONY.

COURT ORDERS.

# VOL. I.

1633 - 1640.

# New Plymouth Colony. RECORDS

#### OF THE

# C O L O N Y

#### OF

# NEW PLYMOUTH

IN

## NEW ENGLAND.

PRINTED BY ORDER OF THE LEGISLATURE OF THE COMMONWEALTH OF MASSACHUSETTS.

EDITED BY

### NATHANIEL B. SHURTLEFF, M.D.,

MEMBER OF THE MASSACHUSETTS HISTORICAL SOCIETY, FELLOW OF THE AMERICAN ACADUMY IN AND AND SCIENCES, MEMBER OF THE AMERICAN ANTIQUARIAN SOCIETY, FELLOW OF THE SOCIETY OF ANTIQUARIES OF LONDON, LTC.

### COURT ORDERS:

# VOL. I.

1633 - 1640.



### BOSTON:

FROM THE PRESS OF WILLIAM WHITE, PRINTER TO THE COMMONWEAL?"

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# Commonwealth of Massachusetts.



Secretary's Office, Boston, March 26, 1855,

IN virtue of the following Resolve of the Legislature, I have appointed DR. NATHANIEL B. SHURTLEFF, of Boston, to prepare for the press the Records of the Colony of New Plymouth, and superintend the printing of the same to their completion, in such manner and form as he may consider most appropriate for the undertaking.

These volumes, possessing uncommon interest, as containing the earliest extant records of the oldest English colony in New England, and fast going to decay by constant use and the ordinary effects of time, will, in their reproduced form, be preserved, undoubtedly, beyond any of the probable contingencies which usually occur to cause the loss or destruction of ancient manuscripts.

The very careful manner in which the Massachusetts Records have been edited and conducted through the press by Dr. Shurtleff, affords sufficient assurance of the creditable performance of the new trust thus so unreservedly committed to him.

> EPHRAIM M. WRIGHT, Secretary of the Commonwealth.

Resolved, That eight hundred copies of the Records of the Colony of New Plymouth, with suitable Indexes, be stereotyped and printed, under the supervision of the Secretary of the Commonwealth, who may appoint some competent person or persons to prepare said Records for printing, and take charge of the same.

Approved by the Governor, March 24, 1855.

## INTRODUCTORY REMARKS.

THE Records of the Massachusetts Colony, in five manuscript volumes, containing all the proceedings of the Governor and Company of the Massachusetts Bay in New England that have been preserved, commencing with the minutes made in England previous to the removal of the company and charter to America, and terminating in 1686, when the colonial government was superseded by the council, under the presidency of Joseph Dudley, Esq., — having been printed by order of the two preceding Legislatures, it pleased his Excellency HENRY J. GARDNER, Governor of the Commonwealth, in his inaugural address of the ninth of January last, to call the attention of the Legislature to a consideration of the necessity of continuing the work until the colonial archives of Massachusetts should be secured in a permanent and enduring form.

The portion of his Excellency's address relating to the ancient records having been referred by the General Court to the appropriate committee, Honorable ROBERT B. HALL, on the twenty-first day of the ensuing February, submitted to the Senate a report recommending the passage of resolves for the printing and distribution of the Records of the Colony of New Plymouth, which resolves were subsequently passed, and received the executive sanction on the twenty-fourth of the following March.

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HODORABLE EPHRAIM M. WRIGHT, Secretary of the Commonwealth, having, in accordance with the resolves of the Legislature, appointed an editor to take charge of the undertaking, the work of preparation and publication was immediately commenced.

A short description of the manuscript volumes, which have been so faithfully preserved, with almost reverential regard, in the archives of Plymouth county, is absolutely necessary to give the reader of the printed reproductions an accurate idea of the venerable and time-worn originals; and it may not be considered irrelevant to the subject to give also a brief idea of the position which the Plymouth Colony held, when the volumes were written, in relation to the State of which it now forms but a part.

It is well known by those conversant with the history of Massachusetts, that the present territorial limits of the Commonwealth, for many years after the first settlement of New England, contained two colonies, governed by separate and distinct political bodies acting under different charters; and that these colonies, designated by peculiar titles, had records in no way common to each other. The Colony of the Massachusetts Bay comprised, together with other territory, the most northerly and western portions of the Commonwealth as it is now bounded; and the Colony of New Plymouth, more familiarly known as the Old Colony, on account of its more ancient settlement by European colonists, embraced the south-eastern part of the State, now included within the counties of Barnstable, Bristol, and Plymouth, excepting the town of Hingham, which from the first appertained to the Massachusetts Colony. It also included a portion of the present State of Rhode Island. The island counties, during the colonial period, were not, strictly speaking, within the jurisdiction of either of these colonies, but were annexed at a later date to Massachusetts, at the same time with the Plymouth Colony, by the Provincial Charter of William and Mary, which passed the seals on the seventh of October, 1691.

No State in the American Union, nor foreign country, is more rich in early records than is the Commonwealth of Massachusetts; and nowhere have these original documents been preserved with more care than within its archives; although, from constant use and the effects of time, very perceptible marks of decay are noticed in them, to such an extent as to excite reasonable fears that their legibility and usefulness may be soon impaired by these influences, if their ultimate destruction is not accomplished, unless they are relieved and protected by the use of their copies. Since the printing of the Colony Records of Massachusetts there should be no fear in this respect regarding that portion; and it is hoped that the appearance of the volumes of the Plymouth Records will also be a safeguard for the preservation of their valuable originals.

Perhaps, in all the archives in which the records of the past are preserved, there are no volumes which possess more intrinsic value to the student of New England history, or are more interesting as furnishing personal items relating to the adventurous forefathers who laid the foundations of our peculiar institutions, than do those which have proceeded from the exact pens of Bradford, Winslow, and Morton, and which have been so reverentially guarded and transmitted to the present generation by faithful custodians. With the exception of the private writings of these historical fathers of the Plymouth Colony, very little can be found on record relating to the earliest years of this settlement in America. Previous to the year 1627, when Governor Bradford first put pen to the records, nothing seems to have been recorded; for the early entries in the first volume of deeds, relating to the garden plots laid out in 1620, the division of land for continuance made in the spring of 1623-4, and the division of cattle in 1627, were unquestionably written by him in the last-mentioned year; and, very probably, as may be inferred from their incompleteness, and, in some instances, erroneousness, were partially from memory and partly from private minutes.

#### INTRODUCTORY REMARKS.

It is a source of much regret, that among the things that are lost is the original manuscript of the famous social compact, — that early mutual covenant of the pilgrim fathers for a constitutional form of government, the germ of the American republic, — signed on board the May Flower in Cape Cod Harbor, a short time previous to the ultimate landing on Plymouth rock, on Monday the eleventh day of December, O. S., being the twenty-first day of the same month, according to the present style of computing time. In order to preserve a copy of this instrument, in connection with the records of the colony, it is reprinted in this place from Governor Bradford's History of Plymouth Plantation, now in course of publication for the Massachusetts Historical Society, under the careful editorship of Charles Deane, Esq.

IN Y<sup>E</sup> NAME OF GOD, AMEN. We, whose names are underwriten, the loyall subjects of our dread soveraigne Lord King JAMES, by y<sup>e</sup> grace of God of Great Britaine, Franc & Ireland King, Defender of the Faith, &c.,

Haveing under-taken for  $y^e$  glorie of God, and advancemente of  $y^e$  Christian faith, and honour of our King & Countrie, a voyage to plant  $y^e$  first colonie in  $y^e$  northerne parts of VIRGINIA, doe by these presents solemnly & mutualy in  $y^e$  presence of God and one of another, covenant, & combine our selves togeather into a civill body politick, for our better ordering & preservation, & furtherance of  $y^e$  ends aforesaid; and by vertue hearof to enacte, constitute and frame such just & equall lawes, ordinances, acts, constitutions, & offices, from time to time, as shall be thought most meete & convenient for  $y^e$  generall good of  $y^e$  Colonie; unto which we promise all due submission and obedience.

In witnes wherof we have hereunder subscribed our names at Cap-Codd y<sup>e</sup> 11 of November, in y<sup>e</sup> year of y<sup>e</sup> raigne of our soveraigne Lord King JAMES of England, France & Ireland y<sup>e</sup> eighteenth, and of Scotland y<sup>e</sup> fiftie-fourth, An<sup>o</sup> Dom. 1620.

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The volumes of Plymouth Records consist of the original minutes of proceedings at the General Court of that colony and of the Courts of Assistants, all held in the town of Plymouth. Consequently they contain the Court Orders, grants of land, the laws, the judicial acts of the Courts, all recorded matters relating to the probate of wills and the administration of estates, deeds of land from the Indian aborigines, and the only evidences in relation to the landed property of the section of the Commonwealth included within the limits of that colony under its charter. Besides the above mentioned, there are lists of the freemen of the colony, and many of the early marriages, births, and deaths, which were returned to the colonial secretary for record by the town clerks of the several municipalities which were under its jurisdiction. There are also among these manuscript records others of great value, relating to the history of the ancient confederated colonies of New England - the original minutes and records of proceedings of the Commissioners of the United Colonies of the Massachusetts Bay, New Plymouth, Connecticut, and New Haven, in New England.

The manuscript volumes are in the handwriting of many different individuals. The Court Orders, of which this introduction is more particularly applicable, are in the well-known chirography of Governor William Bradford, Governor Edward Winslow, and of the secretaries of the colony, namely, Messrs. Nathaniel Souther, Nathaniel Morton, Nathaniel Clarke, and Samuel Sprague. The styles of penmanship of these gentlemen differed much, and can be readily distinguished in the original manuscripts by those familiar with their writing. Care has been taken by the editor to make apparent in the printed reproductions the clerical labors of each of these persons; and therefore the portion of each writer will be found noted as far as could be determined.

The original manuscript volumes of Court Orders, which contain all of the proceedings of the General Court and of the Court of Assistants of the Colony of New Plymouth, are six in number. They embrace a period extending from the year 1633 to the year 1691, inclusive, with the exception of a few years during the time of the usurpation of Andros. Originally these volumes constituted portions of others, being bound up with records of deeds, wills, judicial actions, and miscellaneous matters relating to the colony, oftentimes with misplaced and inverted leaves. The present arrangement of the volumes was made about the year 1818, when the manuscripts were repaired and carefully rebound. At this time a copy was taken of a portion of the records by the late BENJAMIN R. NICHOLS, Esq., which has been used as far as possible in printing these volumes. Indexes, which were prepared at the same time, have been very much enlarged and adapted to the printed pages.

In performing the duty of editing the records, the greatest care has been taken that the printed copies should be, as far as practicable with movable types, reproductions of the original manuscripts; and for this purpose, typographical symbols, representing the contractions found in ancient manuscripts, and such as were used for the Massachusetts Reeords, have been freely employed in printing. A key to these characters will be found in a subsequent page of this volume, and the same will be printed in connection with each succeeding volume of records. Capitals and other letters have been employed in the manner most in accordance with the best modern printing, and a free use of punctuation, according to the rules of the present day, has been adopted, where assistance could thereby be afforded to the reader, the greatest care being taken not to affect or change the meaning of any passage, preferring rather that doubtful passages should be printed with the original punctuation, and the interpretation of them left for the determination of persons using them.

The editor has, with especial care, compared every word and letter of the printed copy with the written record, deeming exactness of the greatest importance in every particular, especially in orthography. When, therefore, letters or words are omitted, or superfluous or incorrect ones are inserted in sentences, and obscurities are found existing in passages, the reader must attribute the fault to the original record, and not to the editor. In general, obliterations intentionally made in the originals have been omitted in printing, and interlineations arising from clerical mistakes have been printed in their proper places in the text as though they had not occurred as such. Occasionally redundancies in the manuscript have been printed in Italics; and, when desirable, certain words, which were cancelled for subsequent purposes by the original writers, have been printed in a manner to show the fact, as also have particular interlineations. Words and parts of sentences, supplied by the editor, have been placed within brackets.

All the marginal entries in the original volumes have been preserved in the printed copies. The original paging has also been retained, by placing in the text a star at the commencement of each page of the manuscript, and the numbers of the pages enclosed in brackets in the margins of the printed volumes.

In order to furnish assistance to the reader, marginal dates have been introduced throughout the volumes, that of the first day of each of the sessions of the Courts being adopted for the purpose, as nearly as possible, leaving the dates of matters of minor consequence to be determined by the context; and double dating has been used in these cases, in all instances, for events happening between the first day of January and the twenty-fourth of March inclusive, thereby preventing doubt as to a knowledge of the exact year of any occurrence, — the first figure indieating the legal year, commencing on the twenty-fifth of March, and the last the historical year, commencing on the first day of January.

Those who consult the Plymouth Records should be reminded that they were written at a time when the Julian method of computing time, commonly known as the Old Style, was in use in England and its dependencies, and that therefore in New England the legal year commenced on Conception day, the twenty-fifth of March. The addition of ten days to any date given in the printed volumes of records, all the facts contained therein having transpired in the seventeenth century, will reduce it to New Style.

Occasionally the calendar months were distinguished by numbers instead of names, and in this respect the numbers given to the months of the Julian calendar differed from those of the Gregorian, now in use. The months were numbered by the former method thus :—

1.	March.	5.	July.	9.	November.
2.	April.	6.	August.	10.	December.
3.	May.	7.	September.	11.	January.
4.	June.	8.	October.	12.	February.

The title pages of the volumes of Plymouth Records are embellished with a correct engraving of the colony seal, executed after an ancient copy on the title page of the oldest extant printed edition of the colony laws. The original seal, which disappeared during the administration of Andros, is supposed to have had its origin in the advice of Mr. Robert Cushman, the early agent of the colonists, as given in the following words under date of the eighteenth of December, 1624, in a letter sent from England to Governor Bradford: "Make your corporation as formal as you can under the name of the Society in Plimouth in New England."

To the Secretary of the Commonwealth the editor is much indebted for the facilities afforded him in the performance of his labors, and for the kindness exhibited to him in the discharge of his duties, in conducting the work, thus far, in a successful manner, through the press.

BOSTON, DECEMBER, 1855.

N. B. S.

# MARKS AND CONTRACTIONS.

A Dash ~ (or straight line) over a letter indicates the omission of the letter following the one marked.

A Curved Line ~ indicates the omission of one or more letters next to the one marked.

A Superior Letter indicates the omission of contiguous letters, either preceding or following it.

A Caret , indicates an omission in the original record.

A Cross × indicates a lost or unintelligible word.

All doubtful words supplied by the editor are included between brackets, []. Some redundancies in the original record are printed in Italics.

Some interlineations, that occur in the original record, are put between parallels, || ||.

Some words and paragraphs, which have been cancelled in the original record, are put between  $\ddagger$  ‡.

Several characters have special significations, namely : --

@, — annum, anno.	õ, — mõ, month.
ā, — an, am, — curiā, curiam.	p, - par, por, - pt, part; ption, por-
ã, — mãtrate, magistrate.	tion.
b, — ber, — numb, number; Robt,	p, — per, — pson, person.
Robert.	p, - pro, - pporcon, proportion.
$\tilde{c}$ , — ci, ti, — accon, action.	p, - pre, - psent, present.
	q, — qstion, question.
co, — tio, — jurisdiccon, jurisdiction.	ሚ, — quine, quine.
d, — cre, cer, — ads, acres.	1 1 1 H
đ, — đđ, delivered.	ř, — Apř, April.
ẽ, — Trẽr, Treasurer.	š, — š, session; šd, said.
ē, — committē, committee.	ŝ, — ser, — ŝvants, servants.
ğ, — ğfilal, general; Georg, George.	t, — ter, — neut, neuter.
ħ, — cħr, charter.	ŧ, — capť, captain.
ĩ, - begĩg, beginĩg, beginning.	û, — uer, — seûal, seueral.
$\frac{1}{2}$ , $-\frac{1}{2}$ tre, letter.	ū, — aboū, aboue, above.
m, - mm, mn, - comittee, commit-	♥, — ver, — se♥al, several.
tee.	w, — wn, when.
m, recomdacon, recommendation.	ye, the; ym, them; yn, then; yr, their;
m, mer, formly, formerly.	y <sup>s</sup> , this; y <sup>t</sup> , that.
$\mathbf{m}$ , — month.	z, — us, — vilibz, vilibus.
n, — nn, — Pen, Penn; ano, anno.	f, — es, et, — statutf, statutes.
$\tilde{n}_{,}$ — Dñi, Domini.	$\{\partial, \&\partial, \&c^a, -et cætera.$
	viz <sup>°</sup> , — videlicet, namely.
n, — ner, — mann, manner.	
ō, — on, — mentiõ, mention.	- / full point.
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DIOT

# PLYMOUTH COURT ORDERS.

1633 - 1640.

# PLYMOUTH RECORDS.

# THE RECORDS OF THE COLONY OF NEW PLYMOUTH IN NEW ENGLAND.

[The first volume of Court Orders of the Colony of New Plymouth commences here. As the writing is chiefly on one side of the paper only, and as the even pages, although blank, are numbered in the original manuscript volume, the folios of all blank pages have been omitted in the margins. Dispersed throughout the volume are imperfect indexes to its contents, occupying the chief part of pages 2<sup>s</sup>, 3<sup>s</sup>, 4<sup>s</sup>, part of pages 1, 2, 8, and seven pages bound between pages 63 and 64, which are omitted here to give place to a general index of more value, into which they have been incorporated. Until January, 1636-7, the records were  $\kappa_0 \mu$  in the handwriting of the Governors for the time being, the largest portion of them being in the well-known chirography of Mr. William Bradford and Mr. Edward Winslow. Subsequent to this period the records in the first volume were written by Mr. Nathaniel Souther.]

# \*The Names of the Freemen of the Incorporation of Plymoth in New England, An: 1633.

Edward Wynslow, Gov	v <sup>r</sup> .	Jonathan Brewster,
Capt Myles Standish,		John Wynslow,
William Bradford,		John Coombs,
John Howland,		John Shaw,
John Alden,	Cowncell.	Anthony Annable,
John Done,		‡John Adams,‡
Stephen Hopkins,		‡Stephen Deane,‡
William Gilson,		Stephen Tracy,
Isaack Allerton,		William Basset,
Thomas Prence,		Raph Wallen,
Raph Smith,		William Palmer,
William Brewster,	‡Godbert Godbertson,‡	
‡Samuell Fuller, senior,	‡	Liuetenant Wrild Holmes,
John Jenny,		Edward Dowty,
Robt Hickes,		James Hurst,
Manasseh Kempton,		John Dunham,
‡ William Wright, ‡		William Pontus,
Franc <sup>®</sup> Cooke,		‡ Franc <sup>s</sup> Weston, ‡
<sup>‡</sup> Franc <sup>s</sup> Eaton, <sup>‡</sup>		Josuah Pratt,

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### PLYMOUTH COLONY RECORDS.

1633.

Phineas Prat, <sup>‡</sup>Peter Browne, <sup>‡</sup> George Sowle, Edmund Chandler, Christopher Wadsworth, Thomas Clarke, Henry Howland, Kenelm Wynslow, Josias Wynslow, Richard Sparrow, Humphrey Turner, Anthony Savery, Roger Chandler, Robt Bartlet. Expience Michaell, Edward Bangs, Nicholas Snow, John Phance. Richard Church, Joseph Rogers, Henry Cobb, Samuell Nash, Samuell Eedy, Phillip Delanoy, Abraham Peirce, ‡ Raph Fogge, ‡ Mr William Collier, John Cooke,

Thomas Willet, Thomas Cushman. (See p. 45.) The rest admitted afterw<sup>ds</sup>. John Barnes. George Watson, Isaacke Robbinson, Jams Coale, Sammell Fowller. James Cudworth, (p. 74.) Samuel Howse. # William Palmer, Junior, # John Holmes, William Hoskins, John Cooper, Henry Rowl[ey], \*Richard Higins, Moses Simonson, Richard Cluffe, Thomas Atkinson, Jan. 5, Thimothy Hatherley, 1635, John Browne, Henry Samson, William Hatch, George Kenrick, Mar. 1, Loue Brewster, (p. 87.) Oct. 4, Nathaniell Sowther. (p. 99.)

[\*2ª.]

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### ACTS AND PASSAGES OF COURT, AND GRAUNTS OF LANDS, FROM $Y^E$ YEAR 1632 UNTILL THE YEAR 1640.

PLYMOTH. MR WILL: BRADFORD, GOVR. Jan. 1, 1632.

\*At a Court held the first of January, 1632, in the eighth Yeare of the 1632-3. Raigne of our Soveraigne Lord, Charles, by the Grace of God King of Engl., Scotl., Fr., & Irel., Defender of the Faith, &c. [\*1.]

I T was enacted by publick consent of the freemen of this society of New Plymoth, that if now or heereafter any were elected to the office of Governour, & would not stand to the election, nor hold & execute the office for his yeare, that then he be amerced in twenty pound (sterling fine; and in case refused to be paid upon the lawfull demand of the ensuing Governour, then to be levied out of the good (or chattels of the said pson so refusing.

It was further ordered & decreed, that if any were elected to the office of Councell, and refused to hold the place, that then he be amerced in ten pownd (sterling fine; and in case refused to be paid, to be forthwth levied.

It was further decreed & enacted, that in case one & the same pson should be elected  $Gov^{r}$  a second yeare, having held the place the foregoing yeare, it should be lawfull for him to refuse w<sup>th</sup>out any amerceancent; and the company to proceed to a new election, except they can prevaile w<sup>th</sup> him by entreaty.

At this Court Kenclme Wynslow, Josias Wynslow, Samuell Eedy, & Phillip Delanoy were admitted into the freedome of this society, & received the oath.

At the same Court Edward Wynslow was chosen Gov<sup>r</sup>, & held and was sworne to administer justice in that place for the yeare to come.

Likewise M<sup>r</sup> William Bradford, Capt Myles Standish, John Howland, John Alden, John Done, Stephen Hopkins, & William Gilson were chosen for the Councell the same yeare at the same Court, who held & received the oath.

Peeter Browne was amerced in 3<sup>ss</sup> fine for not apearing at the same Court.

\*Jan. 2<sup>d</sup>, 1632. Whereas, in the beginning & first planting of this colony, it was ordered that all should plant their corne, &?, as necre as might be to the towne of Plymoth aforesaid, and for that end an acre of land was allowed & allotted to each pson for their print use, & so to them & their heires for ever, Plymoth. Wynslow, Gov<sup>B</sup>. 2 January. [\*3.]

#### PLYMOUTH COLONY RECORDS.

2 January. Plymoth. WYNSLOW, GOVB.

1632-3. and whereas the said acres lay open, wthout inclosure, divers lawes & orders haue been made to prevent such damage as might befall the whole by kine, swine, goat (, &c, that so by hearding, or other courses, mens labours might be preserved, & such damage or losse as fell upon any to be made good by the owners of the same cattle trespassing ; but since the said acres are for the most pt worne out, and cattle, by Godf blessing, abundantly encreasing, and necessity constrayning to inclose elsewhere : Act 1. It was thought meet, at a Court held the 2<sup>d</sup> of Jan., 1632, that the former priviledges of the said acres should be laid downe, and that, as elsewhere, no man set corne upon them w<sup>th</sup>out inclosure but at his pill.

Act 2. And whereas our ancient worke of fortification by continuance of time is dec ved, and Christian wisdome teacheth us to depend upon God in the use of a' good meanes for our safety, it is further agreed by the Court aforesaid, that a worke of fortificacon bec made about the said fort in March or Aprill next ensuing, by the whole strength of men able to labour in the colony; and that the Gov and Cowncell measure the worke, and appoint the whole their joynt & severall pts of labour; and that in case any shall faile their appointed time, by themselues, or assignes for their persons, or serv<sup>ts</sup>, they forfeit ten shillings a day for each default, and to pay for his or their pt of labour as the overseers of the worke shall agree notw<sup>th</sup>standing.

Act 3. In regard of our dispsion so far asunder, & the inconveniency that may befall, it is further ordered, that every freeman or other inhabitant of this colony provide for himselfe, & each under him able to beare armes, a sufcient musket, & other serviceable peece for war, wth bandeleroes, & other apurtenance, wth what speede may be; and that for each able pson aforesaid, he be, at all times after the last of May next ensuing, furnished wth two pownde of powder & ten pownd of bullet (; and for each default in himselfe or servt to forfeit ten shillings.

Act 4. At the same Court Richard Church was admitted into the freedome of this society, & rec the oath.

[\*4.]

Act 5. \*An action tryed between John Washburne, plaintiffe, & Edw Dowty, defendant, about an hog the defendant had taken wrongfully from the plaintiffe, as hee alledged ; but the jewry, Robt Heeks being foreman, fownd the plaintiffe to be faulty, & acquitted the defendant. According to this verdict judgemt pronounced agt the plaintiffe.

Act 6. Joseph Rogers complayned in Court of Edward Dowty for nonpformance of covts in a contract between them wherein six pigges of fiue weekes old were due unto the plaintiffe. The case being heard, the defendant was cast in fowr bushels of corne.

Wilł Bennet complained of Edward Dowty for divers injuries, weh was 1632-3. referred to the Cowncell to be ended by them.

Peeter Browne was amerced in 3ss fine for not appearing at the Court.

2 January. PLYMOUTH. WYNSLOW, GOV<sup>B</sup>.

## \*The Acts of the Cowncell between the Court held the 2<sup>d</sup> of Jan., [\*5.] 1632, § the , of Aprill, 1633.

### Jan. 3<sup>d</sup>, 1632.

ILLIAM BENNET complayned of Edw. Dowty to have dealt fraudulently w<sup>th</sup> him about a flich of bacon he was to have at the rate of three pownd<sup>ℓ</sup> of beaver, w<sup>ch</sup> being viewed was esteemed but at halfe the value, & to be made good in beaver or so much bacon as Robt Heekes & Francℓ Eaton should thinke meete betweene man & man.

2. The said plaintiffe, having sold the defend<sup>t</sup> a  $\tilde{p}$ cell of board $\ell$  for beaver, demaunded  $\tilde{p}$ int pay. The matter being heard, it was determined that the def<sup>t</sup> should pay him so much bacon in hand as the foresaid Robt & Franc $\ell$  should value to be worth three pound $\ell$  of beaver, and the remainder to be paid by the said Edw. at or before the first of March next ensuing to Richard Church of Plymouth aforesaid, being the assigne of the said Will<sup>‡</sup> Bennet ; and for default of paym<sup>t</sup>, upon the desire of the said Willi: or his assigne, to have order to straine.

3. Whereas the said Wilł had employed the serv<sup>t</sup> of the said Edward one moneth in sawing of board  $\ell$  w<sup>th</sup> Edw. Shaw, it was ordered he should allow him so much for his serv<sup>t</sup> as the said Edŵ had w<sup>ch</sup> wrought w<sup>th</sup> him, and not to be p<sup>d</sup> for a moneth of daies, being the weather was very unseasonable by reason of raine, &ĉ.

Jan. 10<sup>th</sup>. Thomas Brian, the serv<sup>t</sup> of Samuell Eedy, was brought before 10 January. the Gov<sup>r</sup>, & M<sup>r</sup> Wilł Bradford, M<sup>r</sup> John Done, Steph Hopkins, & Wilł Gilson, Assistant<sup>ℓ</sup>, because the said Thomas had runne away & absented himselfe fine daies from his masters service, and being lost in the wood<sup>ℓ</sup>, & fownd by an Indian, was forced to returne; and for this his offence was privately whipped before the Gov<sup>r</sup> & Cowncell aforemen€óned.

\*Jan. 20, 1632. Robt Barker, serv<sup>t</sup> of John Thorp, complayned of his 20 January. m<sup>r</sup> for want of clothes. The complaint being found to be just, it was ordered, [\*6.] that Thorp should either foorthw<sup>th</sup> apparrell him, or else make over his time to some other that was able to provide for him.

3 January.

 $\underbrace{1632-3}_{}$ 

7 January. Plymouth. Wynslow, Goys. Jan. 7. Whereas there were divers account between Samuell Fuller, the elder, & Peter Browne, wherein they differ, the said Samuell being plaintiffe, upon the xamining of things, they agreed to refer their cause to Robt Heeks & France Cooke, & to have the hearing of their reconnige, and according as they shall thinke meete & just to make even & sett streight the same at or before the last of this print moneth; and if either party shall fayle to stand to their arbiterm<sup>t</sup>, then to forfeit the full sum of five pound starling.

8 January.

Jan. 8. Francé Eaton acknowledgeth that he hath sold to Kanelm & Josias Wynslow the now dwelling howse of the said Francé, w<sup>th</sup> other appurtenancé thereunto belonging, expressed in a cov<sup>t</sup> between them ; the possession whereof the said Francé is to deliver unto the said Kanelme & Josias at or before the first of March next ensuing, for & in consideración of twenty-six pownds, to be p<sup>d</sup> according to cov<sup>ts</sup> bearing date the day of this pĩnt; the s<sup>d</sup> Francé warranting the same to be free from him, his *his* heires, &*e*, or any other intanglem<sup>t</sup> w<sup>t</sup>soever, to them & their heires for ever.

\*Stephen Deane, desiring to set up a water worke, to beate corne uppon the brooke adjoyning to the towne of Plymouth, for the benefit of the comon wealth, was referred to the Gov<sup>r</sup> & Councell for answ, who agreed w<sup>th</sup> him upon these following termes : That, provided the place he made choyce of were no hinderance to a grinding mill intended heereafter, he might bring his worke neere the towne. 2. That hee should receiue one pottle out of every bushell for toll, & no more. 3. That in case the said Stephen can beate all the corne that is or shall be used in the colony, it shall not be lawfull for any other to set up a worke of that kinde, except it be for his owne use, or freely, w<sup>th</sup>out toll or any other consideración whatsoever, to giue leaue to others to make use of the same.

 $W^{ch}$  conditions the said Stephen accepted, & promised to bring his print worke to towne w<sup>th</sup> all convenient speede; and this somer to build such a worke as might serve the whole colony.

16 February.

Febr. 16. Richard Church hyred Wilł Baker from the first of March to the last of September to doe him service for & in consideracon of fourteen bushels of corne & 12 ss. of money. Also the said Richard to giue him one moneths dyet after the spiracon of the said terme, & to provide a sufficient mate to saw w<sup>th</sup> the said Wilł, & the said Richard to giue him the squaring & help for pitting of so much timber as the said Wilł can saw in the moneth aforesaid; the board being sawen to be equally devided betweene the said Richard & the said Wilł. This they both acknowledged before the Gov<sup>r</sup>. March 25, 1633. Tymothy Hatherly, merch<sup>t</sup> of London, hath sold unto

Edw. Holman, of this place, one heyfer, for thirteen pound (starling, to be pd

1633. 25 March.

8

[\*7.]

at or before the 24 of June next ensuing, in money, merchantable beaver, 1 or fish, at the ordinary rates accustomed.

March 25, 1633. Tymothy Hatherly, merch<sup>t</sup>, of London, hath sold unto Joh Barnes, of this place, one heyfer, for thirteen pounds starling, to be pd in money or merch<sup>t</sup> beaver, at or before the last of June next ensuing, the sd Tymothy being to winter the said heyfer for the said Joh at his prop costs & charges, the said John standing to the adventure of the beast.

\*According to an order in Court held the  $2^d$  of January, in the seaventh yeare of the raigne of o<sup>r</sup> soveraigne lord, Charles, by the grace of God King of Engl., Scotl., France, & Ircl., defendor of the faith, &d, the psons heere under mencond were rated for publike use by the Gov<sup>r</sup>, M<sup>r</sup> Wilł Bradford, Capt Myles Standish, Joh: Alden, Joh: Howland, John Done, Stephen Hopkins, Wilł Gilson, Sam Fuller, Senior, John Genny, Godbert Godbertson, & Jonathan Brewster, to be brought in by cach pson as they are heere under written, rated in corne at vi<sup>s</sup> p bushell, at or before the last of November next ensuing, to such place as shall be heereafter appointed to receiue the same. And for default heereof, the value to be doubled, & accordingly leavied by the publick officer for y<sup>t</sup> end.

							t ss d
	Edward Wynslow,	Go	v <sup>r</sup> ,				02:05:00
	Mr. Wilł Bradford,						
	Capt Myles Standis						
	Wilł Brewster,						
	Isaack Allerton, .						03:11:00
	Thomas Prence, .						01:07:00
	John Howland, .						00:18:00
	John Alden,						01:04:00
	John Done,						
	Sam: Fuller, Senior,						
	John Jenny,						
	Stephen Hopkins, .						01:07:00
	Jonathan Brewster,						01:07:00
	William Gilson, .						
	France Weston, .						
	Rob <sup>t</sup> Heekes,						00:18:00
	John Wynslow, .						
	Manasseh Kempton,						00:18:00
	Godbert Godbertson,						00:18:00
VOL.							

1633.

25 March. Wynslow, Goy<sup>g</sup>.

[\*9.]

### PLYMOUTH COLONY RECORDS.

1633.	John Coombs, 0	0:12:00
25 March.	Phineas Pratt,	00:09:00
WYNSLOW,	George Sowle, 0	00:09:00
Gov <sup>E</sup> .	Thomas Clarke,	01:04:00
	John Washburne, 0	00:09:00
	Nicholas Snow, 0	0:18:00
	$\mathrm{M}^{\mathrm{r}}$ Hatherlies two men, 0	00:18:00
[*10.]	*Edward Bangs, 0	00:12:00
	John Browne, 0	00:09:00
	Stephen Tracy,	00:18:00
	Widow Warren,	0:12:00
	Robert Bartlet,	0:09:00
	Anthony Annable,	0:18:00
	France Eaton,	0:09:00
		0:09:00
	* · · · · · · · · · · · · · · · · · · ·	00:18:00
	John Dunham,	00:09:00
		00:09:00
		00:09:00
		00:09:00
		01:07:00
	Expience Michaell,	00:18:00
	Edward Dowty,	01:07:00
	•	0:18:00
		00:09:00
	· · · · · · · · · · · · · · · · · · ·	00:09:00
	Wilł Palmer,	1:07:00
		00:18:00
		00:09:00
		0:09:00
	Thomas Pope,	0:09:00
	-	00:18:00
	Richard Lanckford,	00:09:00
		0:09:00
		00:09:00
		00:12:00
		00:09:00
		00:18:00

### COURT ORDERS.

Moses Symons,								00:09:00
Widdow Blossome,		•	•	•	•	۰.	•	00:09:00
James Hurst,		•	•	•		•	•	00:09:00
Henry Cobb,		•			•	•		00:09:00
*Henry Howland, .		•	•				•	00:09:00
Phillip Delanoy, .		•	•					00:18:00
Edward Bumpasse,								00:09:00
Joseph Rogers,	•	•		•	•	•	•	00:09:00
John Rogers,		•		•	•	•	•	00:09:00
William Sherman,		•	•	•	•	•		00:09:00
John Thorp,		•	•	•	•	•	•	00:18:00
Samuell Chandler,								00:09:00
Richard Church, .		•	•	•	•	•	•	01:16:00
William Richards,	•	•	•	•	•	•	•	00:09:00
Thomas Little,		•	•	•				00:18:00
William Bennet, .			•		•		•	~ ^ ^
Addy Web,								00:09:00
Mr Colliers men, .								00:18:00
Richard Sparrow, .		•	•	•				00:09:00
William Latham, .			•		•	•		00:09:00
Richard Higgins, .						•		00:09:00
Edward Foster, .								00:09:00
Richard Seer, .			•	•	•	•		00:09:00
Thomas Boreman,		•					•	00:09:00
Edward Holman, .								00:18:00
Kenelme Wynslow,				•		•		00:12:00
Widow Harding, .		•	•	•		•		00:09:00
, Rowland, .		•		•		•		00:09:00
John Bowman,		•	•	•				00:09:00
John Hewes,							•	00:09:00
, Rowly, .								
Nathaniell Morton,								00:09:00

1633.

25 March. WYNSLOW, GOV<sup>R</sup>.

[\*11.]

1633. 1 April. PLYMOUTH. WYNSLOW, GOV<sup>B</sup>. [\*13.] \*At a Court held the first of Aprill, in the eighth Yeare of the Raigne of o<sup>\*</sup> Soveraigne Lord, Charles, by the Grace of God King of Engl., Scotl., Fr., § Ireland, Defendor of the Faith, §c., these Businesses ensuing were handled.

#### Apr. 1, 1633.

CT 1. Inpr. John Holmes was censured for drunkennes, to sitt in the stock(, & amerced in twenty shillings fine.

2. It. John Hews & Jone his wife adjudged to sitt in the stock because the said Jone conceived w<sup>th</sup> childe by him before they were publickely married, though in the time of contract.

3. It. John Thorp & Alice his wife likewise adjudged to sitt in the stock<sup>e</sup>, & amerced in forty shillings fine, because his wife conceived w<sup>th</sup> childe before marriage, but in regard of their print poverty, twelue moneths time given for paym<sup>t</sup>.

4. It. An accon of slander tryed between William Bennet & Edward Dowty, of New Plymouth : the said Wilł, being plaintiffe, accused the said Edward to have ealled him rogue, w<sup>ch</sup> being proved by divers testimonies, the jewry, Josuah Pratt being foreman, found the def<sup>t</sup> to be guilty, & amerced him in fifty shillings fine, wherof thirty to goe to the plaintiffe, & twenty to o<sup>r</sup> soveraigne lord the King, & gaue the said Edward Dowty eight moneths day of paym<sup>t</sup>.

5. At the same Court, it was ordered, that in consideracon of the want of the way about the spring, & the dangers  $y^t$  may befall both man & beast by reason of it, the master of every family send one sufficient pson for labor to help to repair the same at such time as shall be appointed by the Gov<sup>r</sup>, and for every default to forfeit two shillings.

Munday, the 8 of this print, appointed for the worke, at the howre of seaven in the morning.

[\*15.] \*Things done by & before the Gov<sup>\*</sup> & Councell between the Court aforesaid & the , of July.

8 April.

### April 8th, 1633.

WHEREAS Walter Harris had bound himselfe by indenture to serue M<sup>r</sup> Joh Atwood, of Lond, under the comand of M<sup>r</sup> John Done, of New Plymouth, for the space of fiue yeares, the said John Done hath sold all right, title, & claime to the said service unto Henry Howland, by consent of the said Walter, for & in consideración of fourteen pownde starling, to be paid at three severall paym<sup>ts</sup>, viz<sup>t</sup>: the first in hand, the second in November next ensning, & the third in November, anno 1634, in merchantable comodities, as come or swine, as they shall be worth at the severall times of paymt.

John Barnes hath sold unto Thomas Little one shallop, in Apr. 9. consideración of one pownd of beaver rª in hand, & three ewe goatf to be dª in June ensuing, whereof one to be a yearc old, & the other two between the age of two & three yeares, all giving milke at the same time.

Apr. 19. Thomas Little & Ann Warren married.

May 18th. Humphrey Turner, having obtayned leave to make use of a prece of ground by the pond on the wester side the fort, neere the towne, & having enclosed the same wth a firme pallisado, hath sold his right & title to the same, as also the pallisado it selfe, together wth a smale randevow, to Josias Wynslow, the elder, for & in consideración of cight powndf starling, to be p<sup>d</sup> in money or beaver at 10<sup>ss</sup> p<sup>t</sup>, at or before the 15<sup>th</sup> of October next ensuing.

#Thomas Little and Anne Warren married. #

\*At a Generall Court held the first of July, in the ninth Yeure of the [\*17.] Raigne of or Soveraigne Lord, Charles, by the Grace of God King of Engl., Scotl., Fr., & Ireland, Defendor of the Faith, &c.

### July 1, 1633.

HESE things following were determined & enacted.

Inpr: That the pson in whose howse any were found or suffered to drinke drunck be left to the arbitrary fine & punishmt of the Govr & Cowncell, according to the nature & circumstance of the same.

2. That the whole tract of land between the brooke at Scituate, on the norwest side, and Conahasset be left undisposed of till we know the resolucion of Mr James Sherley, Mr John Beauchamp, Mr Rich Andrews, & Mr Tymothy Hatherly, as also that porcon of land lately made choice of by Mr Hatherly aforesaid.

3. That no sheep be sold out of the colony, under penalty of forfeiting their due value.

4. That unles Mr Gilson, John Shaw, & the rest that undertooke the

1 July.

19 April. 18 May.

9 April.

1633.

8 April.

PLYMOUTH.

WYNSLOW, GOVR.

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1 July. Wynslow, Gov<sup>R</sup>.

cutting of the passage between Greens Harbour & the bay finish it before the first of October next ensuing, according to  $eov^t$ , they be amerced in ten pound $\ell$ ; but if any of them will doe it, the fine be exacted of the rest, & they p<sup>d</sup> for their labour.

5. That all the freemen be in arms the 15<sup>th</sup> of August next ensuing, at the court of gard.

6. That none digge clay by M<sup>r</sup> Heek this garden at the head of the banck, but att the foote thereof, lest the upp way in time be lost.

7. That Capt Myles Standish, John Done, Stephen Hopkins, Josuah Prat, Edward Bang<sup>4</sup>, Jonathan Brewster, & Robt Heek<sup>4</sup> devide the medow ground in the bay equally, according to the proporcion of shares formerly devided to the purchasers at or before the last of Aug. next ensuing.

[\*19.]

July 1.

\*Orders about mowing of Grasse for the prnt Yeare, 1633.

### July 1.

**T**NPR. It was agreed that M<sup>r</sup> Wilł Collier mow the medow ground lying between y<sup>e</sup> west side of the brooke at Mortons Hole, & to the ground of Jonathan Brewster.

2. That Capt Standish mow the end( of the grownd( belonging to Edward Bumpasse & Wilł Latham, insteed of that M<sup>r</sup> Collier hath, & he formerly mowed.

It. That France Sprague mow at the Eagle, & about his owne ground where he mowed last yeare.

It. That Wilł Basset mow at the end ( of his owne ground.

It. The watering place & thereabout for M<sup>r</sup> Fogg & M<sup>r</sup> Weston, ||M<sup>r</sup> Combs,|| together w<sup>th</sup> that M<sup>r</sup> Weston ||Joh Fans|| had last yeare.

It. For Goodman Cutberd at Wellingly, & yt he mowed the last yeare.

It. For Joseph Rogers that weh he mowed last yeare.

It. To Joh Wynslow, ||Allerton, M<sup>r</sup> Fuller, Wid<sup>o</sup> Wright,|| & Joh Adams that w<sup>ch</sup> M<sup>r</sup> Gilson mowed last yeare, & the rest adjoyning unmowed.

It. To Liuetenant Holmes that web is against his ground.

It. To Stephen Tracy w<sup>th</sup>in his owne ground.

It. To Manasseh Kempton that at the Iland Creeke abutting upon Stephen Tracies ground & Edmund Chandlers.

It. To Tho. Prence that weh was mowed last years for Mr Hatherly & Manasseh Kempton, at Jones River. It. To M<sup>r</sup> Smith y<sup>t</sup> he mowed last yeare.

It. To  $M^r$  Williams  $y^t w^{eh}$  Fr. Eaton cutt last yeare, except  $y^t$  at the 'upp' path,  $w^{th}$  some by him at home.

It. To Christopher Wadsworth & Wilł Wright where they mowed last yeare, & at the upp<sup>r</sup> path where France Eaton mowed last yeare.

It. For the stock of cattle belonging to the pore, where they cutt last yeare.

It. For Edw. Wynslow that against his own ground, & from the marsh over against Slowly House up the river.

\*It. That M<sup>rs</sup> Warren & Rob<sup>t</sup> Bartlet mow where they did last yeare, & [\*21.] the marsh adjoyning, as high as Slowly Howse.

It. That George Sowle mow for a cow neere his dwelling howse.

It. That M<sup>r</sup> Hopkins & Tho. Clarke , where they mowed last yeare, except George Sowles cow, as before appointed.

\*Things done by the Gov' & Cowncell betweene July the 1 & October. [\*23.]

July 23. WILL. MENDLOUE, the serv<sup>t</sup> of Wilł Palmer, whipped for attempting uncleanes w<sup>th</sup> the maid serv<sup>t</sup> of the said Palmer, & for running away from his master, being forcibly brought againe by Penwatechet, a Manomet Indian.

\*Divers Covenant & Contract acknowledged before the Gov. [\*25.]

July 23, 1633. WILL. MENDLOUE bound to serue Richard Church the full terme of seaven yeares in the trade of carpentry, wherein the said Richard sufficiently to instruct & teach him, & at the exspiración of his terme to giue him two sutes of appell.

July 23. Wilł Palmer sold the time of service he had in Wilł Mendloue 23 July. to Richard Church, for & in consideración of three pound tarling, to be p<sup>d</sup> in money or corne, in November next ensuing.

July 25. John Beaven hath covenanted to serve Joh. Wynslow or his 25 July.

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l July. Wynslow, Goyr

23 July.

23 July.

. . . .

25 July. WYNSLOW, GOV<sup>B</sup>. assignes the full terme of six yeares, according to the nature of an apprentise, beginning June 24, 1633. And at thend of his said terme, the sd John Wynslow, his master, to give him twelve bushells of Indian corne, & 25 acres of unmanured land.

July 25. John Smith hath covenanted to serve John Jenny the full terme of seaven yeares, after the manner of an apprentise, beginning the 24 of June, this print yeare; at thexspiración whereof, the sd John Jenny to giue him twelue bushels of Indian corne, & twenty-fue acres of land.

15 August.

25 July.

[\*27.]

- Aug. 15. Whereas Robt Barker had bound himselfe an apprentise to John Thorpe, in the trade of carpentry, the said Thorp being dead, Alice, his wife, hath turned over his time, w<sup>ch</sup> will be exspired the first of Apr. 1637, to William Palmer, nayler, of Plymouth, by the free consent of the said Robert; the said William promising to instruct & teach him his said trade of nayling, & at the end of his time to give him onely two sutes of apparell. \*July 25. Wilł Honywell hath cov<sup>t</sup> to serve Thomas Prence the full terme of seaven yeares, after the nature of an apprentize, his time beginning the 24 of June, 1633; and at the end of his said terme, to have, in consid of his said service, twenty-five acres of unmanured land, & twelve bushels of
- Indian corne.
- 12 September. Sept<sup>r</sup> 12. John Barnes married unto Mary Plumer the tweluth of September.
- 7 October. Octob. 7. Richard Higgens hath bought of Thomas Little his now dwelling howse & misted, for & in consideración of twenty-one bushels of merchantable corne, whereof twelue bushels to be p<sup>d</sup> in hand, & the remainder at harvest next ensuing.
- 17 October. Henry Rowly maried Anna, the late wife of Tho : Blossome, the 17 of October, 1633.

[\*31.] \*At a Generall Court held the 28th of Octob, in the ninth Yearc of the Raigne of our Soveraigne Lord, Charles, by the Grace of God King of Engl., Scotl., Fr., & Irel., Defendor of the Faith, &c.

#### 28 October.

#### Oct. 28.

 $A^{CT}$  1. It was by full consent agreed upon & enacted, that the chiefe governm<sup>t</sup> be tyed to the towne of Plymouth, and that the Gov<sup>T</sup> for the time being be tyed there to keepe his residence & dwelling; and there also to hold such Court( as concerne the whole.

<sup>1633.</sup> 

2. It was further enacted, that whereas formerly a smale moyety of land was allotted to each family, for their convenient subsistence in the towne, viz<sup>t</sup>, to each pson an acre, and that now the said acres lie void, the ancient inhabitant $\ell$  being for the most p<sup>t</sup> removed from thence, insonuch that as formerly they were the meanes of subsisting in towne, now the propriety of psons in them elsewhere seated hinder others from coming into the towne, by w<sup>ch</sup> meanes the  $\tilde{s}d$  towne is like to be dispeopled, it was therefore agreed upon, by the mutual consent of the whole, (two psons excepted,) that all & every such pson & psons should surrender & cast up their right in the said acres, that they may be disposed of to such as doe or shall inhabite the said towne of Plymouth, as also other the wast grownd $\ell$  about the said towne, by such an orderly & equall cowrse as shall be thought meet by the Gov<sup>r</sup> & Cowncell of the said colony ; and that the said Gov<sup>r</sup> & Cowncell thinke of some equall cowrse where any haue been purchased, & the psons not able to make satisfaccon.

3. That whereas God, by his providence, hath cast the fish called alewines or herring  $\xi$  in the middest of the place appointed for the towne of Plymouth, and that the ground thereabout hath been worne out by the whole, to the damage of those that inhabite the same, that therefore the said herring, alewines, or shadd comonly used in the setting of corne be appropriated to such as doe or shall inhabite the towne of Plymouth aforesid, and that no other haue any right or propriety in the same, onely for bait for fishing, & that by such an orderly cowrse as shall be thought meet by the Gov<sup>T</sup> & Cowncell.

\*Act 4. That the wills & testam<sup>ts</sup> of those that die be proved orderly [\*33.] before the Gov<sup> $\tau$ </sup> & Cowncell w<sup>th</sup>in one moneth after the decease of the testator; and that a full inventory, duly valued, be presented w<sup>th</sup> the same, before the soft administración be granted to any, of all the good & chattells of the said psons. Also, if in case any man die w<sup>th</sup>out will, his good & be by his wife, or other necrest to him, inventoried & duly valued & presented to the Gov<sup> $\tau$ </sup> & Cowncell w<sup>th</sup>in one moneth after the decease of the same pson so dying; and if it be a single pson, w<sup>th</sup>out kindred heere resident, that then the Gov<sup> $\tau$ </sup> appoint some to take a just inventory of the same, & to present the same upon oath to be true & just, as in other the cases before mencioned.

In this Court, Mary, the late wife of Peter Browne, deceased, who dyed w<sup>th</sup>out will, presented an inventory of the good & chattels of her said husb. upon oath, & was referred for administración to another Cour of Assistant (, to be held *the* on Munday, the 11<sup>th</sup> of Novb<sup>r</sup> next ensuing.

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28 October. Plymouth. Wynslow, Gov<sup>R</sup>.

## PLYMOUTH COLONY RECORDS.

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28 October. Plymouth. Wynslow, Gove.

[\*35.]

At the same Court was presented, upon the oath of Josuah Pratt, an inventory of the good of Rich: Lanckford, late deceased, Edward Wynslow administring upon the same.

At this Court the will & test. of Sam. Fuller was proved, upon the oath of the witnesses, John Wynslow & Rob<sup>t</sup> Heek<sup>ℓ</sup>.

At the same Court, John Done presented an inventory of the good & chattels of Martha Harding, deceased, who, in the behalfe of her son, was allowed the administrator of the said Martha.

\*At the same Court, Alice, the late wife of John Thorp, appointed to bring in an inventory of the good & chattells of her deceased husband on Monday, the  $11^{\text{th}}$  of November next ensuing.

Phineas Pratt referred to further hearing at the same time about the good of Godbert Godbertson & Zara, his wife.

At the same Court, a misted that was granted formerly to Richard Warren, deceased, & forfeited by a late order, for want of building, the said misted was granted to M<sup>r</sup> Raph Fog & his heires forever, provided the said Raph w<sup>th</sup>in twelue moneths build a dwelling howse upon the same, & allow the widow Warren so much for her fence remayning thereon as Rob<sup>t</sup> Heck(& Christopher Wadsworth shall thinke it may be serviceable to the said Raph.

[\*37.] \*At a Court of Assistant held the 11<sup>th</sup> of Novemb<sup>r</sup>, in the ninth Yeare of the Raigne of our Soveraigne Lord, Charles, by the Grace of God King of Engl., Scotl., France, & Ireland, Defendor of the Faith, &c.

#### 11 November.

## Novbr 11<sup>th</sup>.

I was ordered, that whereas Peter Browne dyed w<sup>th</sup>out will, having divers children by divers wines, his estate amounting to an hundred pownd(, or thereabout(, it is ordered, that Mary, his wife, who is allowed the administratrix of the said Peter, forthwith pay downe fifteen pownd( for the use of Mary Browne, daughter of the said Peter, to M<sup>r</sup> Joh. Done, of Plymoth aforesaid, w<sup>th</sup> whom the said Court haue placed the said Mary for nine yeares; at the end whereof the said John is to make good the said fifteen pownd( to her or her heires, if in case she die. Also it is further ordered, that the said widow Mary Browne pay or cause to be paid into the hand( of M<sup>r</sup> Wilł Gilson the full sum of fifteen pownd(, for the use of Prisilla Browne, another of the daughters of the said Peter, the Court having placed the said Prisilla w<sup>th</sup> the said Wilł for 12 yeares, at thend whereof the said Wilł is to make good the same unto her, as her fathers legacy as aforesaid; & to that end the said John & Wilł either stand bound for other for pformance of the severall paym<sup>ts</sup>, as also for such other pformance of meat, drinke, cloathing, &e, during the said terme, as is meet.

And for the rest of the estate, the widow having two children by the said Peter, together w<sup>th</sup> her owne 3<sup>d</sup>, it is allowed her for bringing up the said children, provided that shee discharge w<sup>t</sup>soever debt<sup>e</sup> shall be proved to he owing by the said Peter, & the legacies given by the Court. For pformance whereof shee & M<sup>r</sup> Wilt Brewster bownd in two hundred pownd<sup>e</sup>.

At this Court, Phincas Prat appointed to take into his possession all the good & chattels of Godbert Godbertson & Zarah, his wife, & safely to preserve them, according to an inventory presented upon oath to be true & just by M<sup>r</sup> Joh. Done & M<sup>r</sup> Steph. Hopkins.

\*At the same Court, the widow Ellen Adams presented an inventory of [\*39.] the good & chattels of her late husband, John Adams, deceased, upon oath. And whereas the said John dyed w<sup>th</sup>out will, it was ordered, that if in case the said Ellen shall have an inclinación to marry, shee, before her said marriage, estate the three children of her former husband, deceased, James, John, & Susan, in five pownd & starling apeece, to be paid when they shall come to yeares of discretion, according to the statutes of Engl.; for pformance whereof, as also to make full paym<sup>15</sup> of all & every the debt of the said John Adams, the said Hellen & John Barnes are bound in the sum of 140<sup>‡</sup>; the said Hellen being allowed the administratrix of her said husband.

\*At a Court of Assistant held the 25<sup>th</sup> of Novemb<sup>r</sup>, in the ninth [\*41.] Yeare of the Raigne of our Soveraigne Lord, Charles, by the Grace of God King of Engl., Scotl., France, & Ireland, Defendor of the Faith, &c.

## Novbr 25.

T was ordered : 1. That whereas France Eaton, carpenter, late of Plymouth, deceased, dyed indebted far more then the estate of the said France would make good, insomuch as Christian, his late wife, durst not administer,

## 1633.

11 November. New Plym. Wynslow, Gov<sup>r</sup>.

25 November.

#### 1633.

25 November. NEW Plymouth. WYNSLOW, GOVR.

it was ordered, that Mr Thomas Prenee & Mr John Done, in the behalfe of the Court, should enter upon the estate, according to the inventory brought in upon oath the day of this print, that the creditors might have so far as the estate will make good, & the widow be freed & acquitted from any claime or demandf of all or any his creditors whatsoever.

2. That whereas John Thorp, carpenter, late of Duxburrow, in the liberties of Plymouth aforesaid, deceased, dyed indebted far more then the estate of the said John would make good, insomuch as Alice, his wife, durst not administer, it was ordered, that Capt Myles Standish, Gent., & Stephen Hopkins should enter upon his estate, according to an inventory presented upon oath by the said Alice, his wife, in the behalfe of the Court, that so the creditors might be satisfyed, so far as the estate will make good, and the widow be freed from & acquitted of all & all mañr of claime or claimes or demand( by all & every his creditors whatsoever.

3. That whereas Godbert Godbertson & Sara, his wife, dyed indebted more then their estate amount ( unto, Mr William Bradford was appointed to administer in the behalfe of the Court, & enter upon the goodf, according to an inventory brought in upon oath, that so the creditors may be satisfyed so far forth as the estate will make good.

\*Dec<sup>br</sup> 2<sup>d</sup>. Whereas M<sup>r</sup> Wilt Bradford was appointed, in the behalfe of 2 December. the Court, to enter upon the estate of Godbert Godbertson & Zarah, his wife, & to discharge the debtf of the said Godbert, so far as his estate will make. good ; and whereas the greatest pt of his debtf are owing to Mr Isaack Allerton, of Plym., merch<sup>t</sup>, late brother of the said Zarah, the said Isaack hath given free leaue to all other his creditors to be fully discharged before he receiue any thing of his pticular debtf to himselfe, desiring rather to lose all rather then other men should lose any.

24 November.

[\*43.]

Nov<sup>br</sup> 24. Alice Grinder acknowledgeth herselfe to be the serv<sup>t</sup> of M<sup>r</sup> Isaack Allerton for fue yeares next ensuing, during weh terme the said Isaack to maintaine the said Alice foode & raymt competent for a servant, & at thend thereof the said Isaack to give her two sutes of appell.

This maid serv<sup>t</sup> was left heer by M<sup>r</sup> Joh. Graunt, master of the for Mr Allerton, in his absence.

\*At a Generall Court held the first of January, in the ninth Yeare of 1633-4. the Raigne of our Soveraigne Lord, Charles, by the Grace of God King of Engl., Scotl., Fr., & Irel., Defendor of the Faith, &c.

Jan. 1, 1633.

CT 1. These following were admitted into the freedom of this society, & rec<sup>d</sup> the oath of fidelity, viz<sup>t</sup>: M<sup>r</sup> William Collier, Thomas Willet, John Cooke, & Thomas Cushman.

2. At this Court, Mr Thomas Prence was elected Govr for the yeare following, and to enter upon the place the first of March or the 27 of the same, and to execute the office of Gov<sup>r</sup> for one whole yeare from the time of his entry.

3. At the same time, Edw: Wynslow, Mr Wilł Bradford, Mr Isaack Allerton, Mr Joh Alden, Mr Joh Howland, & Mr Stephen Hopkins chosen to the office of Assistant ( to the said Govr, & to enter thereupon wth the said Govr elect as aforesaid.

4. It. Josuah Prat chosen to the office of messenger & constable for Plymoth, & sworne to faithfulnes in the same.

5. Christopher Wadsworth chosen constable for the ward of bownded between Jones River & Greens Harbour, and to serue the King in that office for the space of one whole yeare, & to enter upon the place wth the Gov<sup>r</sup> elect, as abouesaid.

6. It. Anthony Annable chosen constable for the ward of Scituate, and to serve the King in that office for the space of one whole yeare, & to enter upon the same w<sup>th</sup> the Gov<sup>r</sup> elect.

7. It. At the same Court, Tho. Higgens, having lived an extravagant life, was placed wth John Jenny for eight yeares, to serue him as an apprentise, during weh time the said John competently to provide for him, & at thend thereof to give him double appell, 12 bushels of corne, & 20 acres of land.

8. It was likewise ordered, that from hencefoorth the Gov<sup>r</sup> & other officers belonging to the severall ptf of this corporación be elected in & upon the first of January, but not to enter upon their office till the 27th of March, when, at a publick Court, they shall be sworne & admitted.

[\*45.]

1633-4. \*At a Generall Court held the second of January, in the ninth Yeare of the Raigne of our Soveraigne Lord, Charles, by the Grace 2 January. of God King of Engl., Scotl., Fr., & Ireland, Defendor of the NEW Plymouth. Faith, S.c. WYNSLOW,

Jan. 2ª, 1633.

T was ordered, Act 1. That Stephen Deane have a sufficient water wheele set up at the charge of the colony, consisting of one foot more in depth then that he now useth, at or before the 27<sup>th</sup> of March, the said Stephen finding the yron worke thereunto belonging; in consideración whereof, the said Stephen to surrender up his worke & that right & claime he challengeth for the beating of corne, whensoever a grinding mill shall be sett up at the order & appointm<sup>t</sup> of the Govr & Cowneell of Assistantf.

2. That the Gov<sup>r</sup> & Cowncell of Assistant f hire a watch, & charge it upon the whole colony, according to the accustomed manner, for the yeare following.

3. That all & every pson w<sup>th</sup>in the colony be subject to such military order for trayning & exercise of armes as shall be thought meet, agreed on, & prescribed by the Gov<sup>r</sup> & Assistantf.

4. That in case it fall out that any die more indebted then their estate of goodf and chattels amount unto, if the pson so deceased haue bought any landf in his life time, to the impairing of his estate otherwise, that the landf so bought be sold, to make satisfacco to the creditors. But whereas a portion is disposed of to each, for the subsistance of him or her selfe & family, that such landf remaine to the survivors, his or her heires, no seisure being allowed the creditors in that case.

5. That in case a man die bankerout, as afore, considering the rawnes of the countrey, & the smale meanes for help & reliefe can yet be affourded by others, and that life must be preserved in the widow, children, or both, and considering the cases of psons cannot be alike, but some may require more help, some lesse, it is ordered & determined, that whatsoever the Govr & Assistant shall allow the widow & fatherles or motherles in this kinde for their print comfort shall be to them & their comfort, notwthstanding they dare not administer ; \*nor shall they be lyable to any paym<sup>t</sup> to any the creditors of the deceased, in respect thereof, provided too great detrimt come not to the ereditors thereby.

6. That whereas by an ancient order 2ª was allowed p head to any that should kill a wolfe throughout the colony, for the incouragem<sup>t</sup> of psons to seeke the destruction of those ravenous creatures, it being observed that none

GOVE.

[\*47.]

purposely seeke them, but accedentally light on them, & so unworthily receive 1633-4. the benefit, it is thought meet to cutt off the same, & make it of no force, except to such as by the speciall approbación of the Gov<sup>r</sup> & Cowneell shall set themschues, by traps or other engines, to take the same, and to make payment to such, upon the Gov<sup>rs</sup> warrant, as before.

7. At the same Court, Mr John Done, being formerly chosen to the office of a deacon in the church, at the request of the church & himselfe was freed from the office of an Assistant in the comon weale.

8. That whatsoever damage comes to any by cowes, goat(, or sheep, or any of that kinde, by coming into their corne or gardens, be made good by the owners, according as it shall be valued by two of the neighbors, notw<sup>th</sup>standing any former law to the contrary.

9. That there be no great swine kept about the towne, to the annovance of any in their corne, gardaines, meades, &?; but that upon due warning first given to drive them away, the owners of them make good whatsoever damage shall be given by the arbitracon of two of the neighbours.

10. That whereas many have sustayned great damage by the indiscreet fyring of the wood, it is by these print order forbidden to any to set fire of them except between the middest of the moneth of ‡September‡ February & the middest of the moneth of March; and that whatsoever damag cometh to any by the breach of this order in fyring the woods otherwise to be made good by the delinquent. Also, whensoever any are justly occasioned to fire the same ‡at any other time, ‡ they shall give warning thereof to the neighbours about them.

11. That whereas John Smith, being in a great extremity formerly, to be freed of the same bound himselfe as an \*apprentice to Edward Dowty for the terme of ten yeares, uppon the peticon of the said John the Court toke the matter into hearing, & finding the said Edw: had disbursed but little for him, freed the said John from his covt of ten yeares, & bownd him to make up the time he had already served the said Edward the full terme of fine yeares ; and at the end thereof, the said Edward to give him dowble appell, & so be free of each other.

11. That whereas great abuse may arise by diversity of measures, it is ordered, that all measures be brought to the messenger or constable of Plym. to be sealed, and that it be lawfull for any to refuse any that hath not the seale prefixed thereon.

12. That whereas by indenture many are bound to give their serv<sup>ts</sup> land at thexpiracon of their terme, it is ordered, that they have it at Scituate, or some other convenient place, where it may be usefull.

2 January. NEW PLYMOUTH. WYNSLOW. GOVE.

[\*51.]

1633-4. -----

2 January. NEW PLYMOTH. WYNSLOW, Gov<sup>R</sup>.

6 January.

[\*53.]

13. That whereas divers foote pathes lie thorow mens inclosures, and that great damage hath & may come to many by pulling up the same for driving of cattle or the like, it is ordered, that no man pull up any but upon extreame necessity, nor then w<sup>th</sup>out leaue.

14. That the smale pcell of land lying in forme of an iland upon Newharbour Marsh, on the north side the river, & called by the name of Susanna, be granted to Raph Fogge & his heires for ever.

\*Jan. 6, 1633. Sam Jenny, the sonne of John Jenny, by the consent of the said John, hath bound himselfe apprentise to Kanelm Wynslow, of Plymouth, joyner, for the full terme of fowr yeares, during weh time the said Samuell shall doe faithfull service, as becometh an apprentise, to the said Kanelm. Also, the said Kanelm shall exercise the said Samuell in the joyners occupación, and shall doe his best to instruct him in his said trade, and at the end of his tyme shall dowble appell the said Samuell. But if the said Kanelm shall remove his dwelling from Plymoth, or the liberties thereof, then this covt to be void.

10 January.

John Barnes yº 6 May, 1635, and acknowlfuly payed. WILLIAM

Gour.

13 January.

Jan. 10. Edw: Holman hath sold unto John Barnes one shallop, wth all thingf thereunto belonging. Also, one dwelling howse & twenty acres of Ed. Holman & land wth the fence & board ( thereunto belonging, for & in consideración of came before me twenty powndt to be pd as followeth, vizt, 201 of mercht beaver in May ensuing at x<sup>ss</sup> p 1; and in Novbr following twenty bushels of corne; and edged himselfe other ten pownde of beaver in March following. The said paym's to be well & truly made to Edw. Wynslow, for & in the behalfe of the said Edw: BRADFORD, Holman, his heires, &c. Also the said Joh. Barnes shall make good & possesse the said Edw: Holman of 20 acres of land in some convenient place at Scituate to be to the 3d Edw: & his heires for ever.

> John Barnes hath sold unto Rich. Higgens & his heires for-Jan. 13. ever one dwelling howse & 20 acres of land, being lately in the possession of Edw: Holman, wth all the fence, board (, timber, (squared & unsquared,) belonging to the same, in consideracion of ten pownde starling to be paid in currant English money, or beaver at the rate it shall passe at the day of paym<sup>t</sup>, weh is the 20th of March, in the yeare of our Lord 1634. And also the said Richard shall possesse the said John & his heires of 20 acres of land at Scituate, in some convenient place.

22 January. [\*55.]

\*Jan. 22, 1633. Whereas Kanelm Wynslow & Josias Wynslow, by a joynt purchase, bought of France Eaton his then dwelling, as appeareth p contract bearing date the 8th of Jan., 1632, the said Josias hath sold unto the said Kanelm his pt of the said purchase, as also of all & singular the moveables in & about the said dwelling howse & misted in joynt ptnership between them

#### COURT ORDERS.

for & in consideración of seaventeen pound( seaventeen shillings & six pence, to be p<sup>d</sup> at two severall paym<sup>ts</sup>, viz<sup>t</sup>, fiue pound( seaventeen shilling( & six pence at or before the first of June next ensuing, & the other twelue pound(at or before the first of Jan., 1634. In consid whereof the said Kenelm & his heires to hane, hold, occupie, enjoy, the said dwelling howse & misted, & $\partial$ , to him & them forever, w<sup>th</sup> all & singular the moveables before expressed.

Jan. 24. Whereas John Coomb, gent., is possessed of thirty acres of land neere unto the high cliffe, in the right of Sarah his wife, the said John & Sarah haue exchanged the same w<sup>th</sup> M<sup>r</sup> Tho: Prence for other thirty acres of land neere unto Wynslowes stand, to them & their heires for ever. And whereas the said Thomas hath a dwelling howse & other out howsing upon the same, the said Thomas hath sold unto the said John the said howsing, to him & his heires for ever, in consideración of twenty pownd( starling, to be paid in the moneth of Septemb<sup>r</sup>, anno 1634, viz<sup>t</sup>, one third in goates, one third in hog(, & one other third in merchantable corne, at the ordinary rates the said comodities shall then passe.

Febr. 14. Joh. Coomb, gent., hath sold unto Joh. Done & his heires 14 February. forever a dwelling howse & misted w<sup>th</sup> the inclosure & out howsing thereunto belonging, next adjoyning to the late dwelling howse of Godbert Godbertson, on the west side thereof, & the herring wire on the est, for & in consideración of nine pownds ten shilling (, whereof eight pownd ( to be paid to M<sup>r</sup> Wilt Bradford, & the other thirty shilling ( to Josias Wynslow.

\*Febr. 24. Raph Wallen hath sold unto Thomas Clarke so much land a next adjoyning to the said Thomas, on the sowth side his dwelling, as maketh up a former moyety the said Thomas bought of the said Raph twenty acres, to hold proportion in breadth w<sup>th</sup> the lower end of the said peell before spoken of. In consideración whereof the said Thomas is to pay unto the said Raph, his heires or assignes, twenty bushels of merchantable corne & forty shilling ( in money at or before the first of November, anno 1634. Also sold one share of meadow grownd belonging to the said lott when devision shall be made thereof, the said Raph binding himselfe to make good the same to the said Thomas & his heires forever.

March 10. William Bradford, gent., the deputed administrator of Godbert Godbertson, hath sold unto Steven Deane, & his heires forever, the late dwelling howse of the said Godbert, w<sup>th</sup> the misted, inclosures, & outhowsing thereunto belonging, for & in consideración of the full value of twenty pound starling, to be paid as followeth, viz<sup>t</sup>: three pownd l in hand, eight pownd l ten shillings at or before the last of October, an. 1634, & other eight pownd l ten shilling at or before the 10<sup>th</sup> of March, anno 1634.

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1633-4.

22 January. New Plym Wynslow, Goy<sup>R</sup>.

21 January.

24 February. [\*57.] 1633-4.

10 March. NEW PLYM.

WYNSLOW, Gov.

March 10. Whereas Phineas Prat, joyner, in the behalfe of Marah, his wife, is possessed of thirty acres of land neer unto the high cliffe, the said Phineas & Marah haue exchanged the fee simple thereof wth Mr Thomas Prence for other thirty acres of land at Wynslows stand, and next adjoyning to another portion of land belonging to the said Phineas. But whereas there is a brooke, w<sup>th</sup>in the said thirty acres thus exchanged & acknowledged by mutuall consent, whereat John Come, gent, may freely make use of, it is granted to him, his heires or assignes, provided he so make use of the said water as the said Phineas be not annoyed thereby, but either by convenient inclosure, at the cost of the said Joh. or otherwise, shall saue harmeles the said Phineas & his heires from any detrit or annovance that shall or may befall them, the said Phines & Marah, their heires & assignes.

\*At a Court of Assistant ( held the 24th of March, in the ninth Yeare [\*59.] of the Raigne of our Soveraign L., Charles, by the Grace of God King of Engl., Scotl., Fr., & Irel., Defendor of the Faith, &c.

24 March.

## March 24, 1633.

FDWARD DOWTY & Josias Cooke were amerced in 6ss viijd p man for breaking the peace of our sover. L. the K. And whereas the s<sup>d</sup> Edward drew bloud from the said Josias, the said Edward was awarded to give him 3ss 4d for the same, wch to be pd wthin one moneth, or levied, at the pleasure of the Govr.

March 26. John Browne & Phebe Harding were married the 26th of March.

26 March. 27 March.

1634.

William Palmer, Junior, & Elizabeth Hodgekins were married the 27 of March.

[\*61.]

\*According to an order in Court held the 2<sup>d</sup> of Jan., in the ninth yeare of the raigne of our sov. lord, Charles, by the grace of God King of Engl., Scotl., Fr., & Irel., defendr of the faith, &?, the psons heerunder menconed were rated for publick use by the Gov' & Mr Tho. Prence, Mr Wilł Bradford, Capt Myles Standish, John Howland, Stephen Hopkins, John Done, Wilt Gilson, Wilt Collier, Joh. Jenny, Robt Heek(, Jonathan Brewster, Kenelm Wynsłow, & Stephen Deane, to be brought in by each pson as they are heerunder written, rated in corne at vjss p bushell, at or before the last of Nov<sup>br</sup> next ensuing, to such place as shall be heerafter appointed to receiue the same ; and for default heerof, the value to be doubled, & accordingly lev-1634. ied by the publick officer for that end.

	Edw: Wynslow,	•				•				•	02:05:00
	Mr Wilł Bradford	,	•	•	•	•	•	•	•	•	01:07:00
	Capt Myles Stand	ish	,	•	•	•					00:18:00
	Mr Wilł Brewster	,						•			01:07:00
	Isaack Allerton,		•	•		•	•				01:16:00
	Joh Howland, .	•	•	•	•	•	•				01:04:00
	Joh Alden,						•				01:04:00
	Steph Hopkins,			•		•					01:10:00
	M <sup>r</sup> Wilł Collier,								•		02:05:00
	Joh Done,		•		•		•				01:07:00
	Joh Jenny,							•			01:07:00
	Jonath Brewster,										01:04:00
	Wilł Gilson, .										01:07:00
	Robt Heck(, .										00:12:00
	John Wynslow,										00:18:00
	Menasseh Kempto										00:18:00
	John Coombs, .										00:09:00
	Phineas Pratt, .										00:09:00
	George Sowle, .										00:09:00
	Tho: Clarke, .										01:07:00
	Nicholas Snow,										00:12:00
	M <sup>r</sup> Hatherlics men										~ ~ ~
	Edw: Bangs, .										00:12:00
	John Browne, .										00:09:00
	Stephen Tracy, .										00:18:00
	Widow Warren,										00:09:00
*	Robert Bartlet,										00:09:00
	Anthony Annable,										00:09:00
	France Sprague,										00:18:00
	John Dunham, .										00:09:00
	Roger Chandler,										00:09:00
	Samuell Nash, .										00:09:00
	Stephen Deane,										00:12:00
	William Bassett,										01:07:00
	Expience Michael										00:09:00
	Edw: Dowty, .										00:18:00

27 March. NEW PLYM. WYNSLOW, Gove.

> [\*62.] 1633.

## PLYMOUTH COLONY RECORDS.

1634.	Widow Browne, 00:09:00
1004.	Widow Fuller,         .         <
27 March.	Samuell Fuller,
WYNSLOW, Goy <sup>r</sup> .	Humphrey Turner,
	Wilt Palmer, Junior, $$ <
	John Holmes,
	T1 D 00 10 00
	T 1 (71)
	France         Cooke $\dots$ $\dots$ $\dots$ $00:09:00$ Labor         Cooke $\dots$ $\dots$ $00:09:00$ $00$
	John Cooke,         .         .         .         .         .         00:09:00           Jaha Cooke,         .         .         .         .         .         .         00:09:00
	John Ccoke, Senior, 00:09:00
	Moses Symonson,
	Rowly,
	Henry Howland, 00:18:00
	Phillip Delanoy, 00:09:00
	Edw: Bumpasse, 00:09:00
	Joseph Rogers, 00:09:00
	Sam Chandler, 00:09:00
	Rich Church, 01:07:00
	Wilł Richard (, 00:09:00
	Thõ Little, 00:18:00
	Ady Web, 00:09:00
	Rich Sparrow, 00:09:00
[*63.]	*Wilł Latham, 00:09:00
	Richard Higgens, 00:12:00
	Edw: Foster, 00:09:00
	Kenclm Wynslow, 00:18:00
	John Hewes, 00:09:00
	Nathaniell Morton, 00:09:00
	John Bowman, 00:09:00
	Raph Fogge, 00:12:00

Isaack Robbinson	, .	•					00:09:00	1634.
Josias Cooke, .			•		,		00:09:00	
Walter Woodart,	•			•		•	00:09:00	27 March. WYNSLOW,
James Hurst, .			•				00:09:00	Gov <sup>R</sup> .
Henry Cob,							00:09:00	
Richard Clovfe,							00:12:00	

\*Att a Generall Court held the 27th of March, 1634, in the ninth [\*64.] Yeare of his Maties Raigne, etc. New PLYMOTH.

March 27, 1634.

THAT all actions, either of debt or trespas, under the value of fortey shilling ( stert are to be treyed by the Gounor and Assistance, wthout the trouble of the whole bodie.

March 28. John Cooke, Junior, & Saragh Warren were married.

Att a Court before the Gownor & Assistance held the 28th of 28 March. March, 1634, & in the nynth Year of his Maties Raine, of England, Scotland, France, & Ireland, etc.

DW: DOWTIE, plaintife, haveing arested Francis Sprage in an accon of twentie sterling, it is determined that the defendent Francis Sprag, pay vnto the plaintife vis and vid stert, wth charges, and also halfe a peeck of malt, or give him satisfaccon for the said malt.

\*Aprill first, 1634. Samuell Godberson, the sonn of Godbar Godbarson, of New Plymoth, descased, hath, by and wth the consent of William Bradford, Gent, his gardian, put himselfe an apprentice vnto Richard Higgins, of Plymoth, aforesaid, taylor, for the terme of seaven yeares, according to the tenure of his indenture, beareing date wth these psents. And the said William Bradford doth pmise, in the behalfe of the said Samuell, to deliû vnto the said Richard sixe bushells of corne in hand, and one cow calfe this psent yeare, if that it may be wth his conveniencie; if not, the next ensueing yeare; and that the said Richard is to keepe the said calfe, wth the increase of the same, to thend of the aforesaid tearm, & then to deliû her in to the hand of the said Samuell,

29

PRENCE. GOUNOR. 27 March.

28 March.

1 April.

[\*66.]

### PLYMOUTH COLONY RECORDS.

l April. New Plymoth. Prince, Gotnor. 15 May.

1634.

June.

1 July. [\*67.] or his assignes, w<sup>th</sup> halfe the increase, thother halfe to remaine w<sup>th</sup> the said Rich-' ard for his better incurragem<sup>t</sup>, & in lew of the keeping of her w<sup>th</sup> the increase; for w<sup>ch</sup> said tearme the said Richard is carfully to pvid for the said calfe, w<sup>th</sup> her increase, heay, grasse, & howseing, soe that they may the better be pserved.

May the 15, 1634. {Jobe Cole and Rebecka Colier, Loue Brewster & Sarah Collier, } wer maried.

June. Kenelme Winsloe & Elen Adames, widdow, wer married.

\*July the first, 1634. At a Generall Court holden before the Gouernour & Councell, Thomas Cushman, plantife, agaynst John Combe, gen $\tilde{t}$ , defendant, in an action of  $10^t$  sterlinge, the defendant being cast, and adjudged to pay the sayd summe of ten pound to the plaintife, or his asignes, at or before the first of August, or else to deliver him a sufficient cow calfe weaned or weaneable.

At the same Court Timothey Hatherley, marchant, was plantife agaynst Francis Sprague in an action of trespas to the valew of forty pound sterling for y<sup>e</sup> killing of a mare of the plantifes, the defendant being found guilty, and adiudged to pay twenty pound sterling, at two severall dayes of payment; that is to say, ten pound sterling at or before the first of September, 1634, and the other ten pound at or before the first of May next ensueing; and for nonpayment of the first payment as aforesayd, the whole to be then due.

26 August.

August 26, 1634. It is agreed betwixt Thomas Prince, Gouernour, and John Barnes,  $y^t$ , wheras John Rouse, the seruant of the sayd Thomas Prince, having a desire to forsake the seruice of his master, and to dwell with the forementioned John Barnes the remaynder of his time; and also Richard Willis, seruant of John Barnes aforesayd, having inclination to dwell with the sayd Thomas Prince, all partyes being agreed thervnto, and in consideration of which change the sayd John Barnes is to pay to the sayd Thomas Prince the sum of fower pound sterlinge.

22 July. [\*68.]

\*July 22, 1634. Edward Winsloe hath agreed with William Hamonds and Nicolas Prestland, and each of them, y<sup>t</sup> for and in lieu of a certayne time each of them haue to serue the sayd Edw:, as by indentures apeareth, they, the sayd William and Nicolas, doe heereby promise to pay vnto the sayd Edward or his asignes the summe of fiue pound sterling the peece, and for performance doe binde themselues joyntly & scuerally at or before the last of June, in good & sufficient bordes, to be sawed before the last of March, at the rate of 8<sup>s</sup> the hundred, and y<sup>t</sup> they, the sayd William and Nicolas, are not to depart from the seruice of him, the sayd Edw:, till haruest be at home; in the meane time to doe what buisnes the said Edw: hath to doe. And further, the sayd William and Nicolas to promise to aquit and discharge ther sayd master of ther couenants, the land excepted.

July 23, 1634. Mr Timothey Hatherley hath turned ouer his seruant, Ephraim Tinkcum, to dwell with John Winsloe, of New Plimouth, for the whole terme of yeares expressed in a certayne pare of indentures, and v<sup>t</sup> the sayd John Winsloe is to performe the conditions expressed in the sayd indentures vnto the said Ephraim.

July. Francis Billington and Christian Eaton, widdow, wer maried.

\*September 2, 1634. William Shetle hath put himselfe an aprentise to 2 September. Thomas Clarke for the terme of eleuen yeares from the 16 of May last; and at the end of the savd terme the savd Thomas is to cloth him with two sutes fit for such a seruant, and also evght bushells of Indian corne.

October the 20, 1634. Edmund Chanler came before the Gouernour & acknowledged yt for and in consideration of the summe of twelue pound sterling he hath sold vnto John Rogers a lot of grownd adioyncing to the lots of Robert Hicks, on Duxbery side, it being a lot weh the sayd Edward bought of John Barnes. The sayd John Rogers is to pay the foresayd sume of twelue pound at or before the first day of March next ensueing, in mony or beuer at ten shillings the pound; the sayd John to have the foresayd lot to him and his heires for euer.

\*October the 1, 1634. At a Court holden before the Gouernour & Assistants, it was determined concerning the trade that it to continue in the hands of the parteners till the next Court, all other persons excluded as formerly; and for furthering of a course for hereafter, wer made choyse of seuerall persons to treate with the now parteners. The persons made choyce of wer Mr St. Hopkins, Mr William Colier, Mr Wil Gilson, Antony Anible, Jonathan Brewster, John Winsloe, Manasch Kempton, John Dunham, they having concluded to mete together about the midle of Nouember.

2. Appynted for laying out of highwayes :

For Duxbery side, Capt Miles Standish, Mr William Colier, Jonathan Brewster, William Palmer, Steuen Trace.

3. For Plimouth, John Jeney, Fra: Cooke, Manaseh Kempton, Ed. Bangs, Nicolas Snow, John Winsloe, James Hurst.

The high waves to be layd out before the 15 of of Nouember next. 4.

That noe gunnes be set but in inclosed grounds. 5.

6. Y<sup>t</sup> the fort be inclosed with bordes of 9 foot high, and y<sup>t</sup> enery one doe pay a proportionable share before the end of Nouember.

7. For the incouragement of those y<sup>t</sup> shall kill wolues, it is ordered, that the man yt shall kill any one or more, shall have for his so doeing, five bushells of corne, the w<sup>ch</sup> is to be leuied & brought to the towne, and here to be delinered at the Court the first of October, yearely.

1634.

23 July. NEW PLIMOUTH. PRINCE, GOUERNOUR

[\*70.]

20 October.

1 October. [\*71.]

1634.	*November 27, 1634. John Cooper & Precilla Wright wer maried.
	December 11, 1634. Richard Higgins & Lidia Chandler wer maried.
27 November. New	December 19, 1634. Phillip Dela noe and Hester Dewsbery wer maried.
PLIMOUTH.	Decembr 19, 1634. Simon Trat was turned ouer to John Barnes to
PRINCE, GOUERNOUR.	serue him till he be twenty three yeares of age, and then the sayd John, his
[*72.]	heires, or asignes to give him a cow calfe, at least 8 or ten weekes old, live
11 December.	like, and to perform what else is expressed in his indentures.
19 December.	

1634-5. *	At a Generall Court holden the tenth Yeare of the Raigne of our
	Soueraigne Lord, Charles, by the Grace of God of England,
1 January. [*74.]	Scotland, France, & Ireland, King, Defender of the Fayth,
. ,	January 1, 1634.

R. WILLIAM BRADFORD was elected Gouernour, & to enter vpon it the first Tuesday in March next ensueing, & to serve from the same time one whole yeare.

At the same time wer elected for Asistants, to enter with the Gouernour the day aboue mentioned, and to continue the whole yeare,—

Mr Tho. Prince,	Captayne Miles Standish,
M <sup>r</sup> Edward Winsloe,	M <sup>r</sup> John Houland,
M <sup>r</sup> John Alden,	M <sup>r</sup> William Collier.
Mr Steuen Hopkins,	

At the same time it was agreed y<sup>t</sup> hencforth euery Court should be holden vpon the first Tuesday in euery month, viz, ‡January‡ March, ||June,|| ‡July, October,‡ ||Septemb<sup>r</sup> & December.||

James Cudworth, Samuell House, William Pallmer, Junior, John Holmes, William Hoskins, John Cooper, Henry Rowley, wer admitted into the freedome of the colonie.

It was agreed the same time the trade to remayne as it hath done formerly till the next Court.

It was agreed at the same time the constables of Duxbery and Scituat, Christopher Wadsworth and Antony Anible, to continue in ther places an other yeare.

\*January 6, 1634. Edward Doten and Fayth Clarke wer maried.

January 5, 1634. Twenty-seuen pound of beuer, being 25 skinnes,

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#### COURT ORDERS.

wheref 14 wer greate ones, & the rest small ones, wer atached & deliuered 1634-5. vnto John Jeney, for the vse of Mr Isaak Alerton or his asignes.

January. The seruant of Nicolas Snow was willing to serue out his time with John Cooper, acording to the tenour of his indenture.

### WILLIAM BRADFORD, GOUER.

\* **T**OHN WASHBORNE hath bought of Edward Bompass his house & palisado, standing of his late lote of ground which he had by William Palmers, beyond ye creeke called ye Eagls-Nest, which lote he gaue vp to ye company, for a lote of ground alowd him in an other place by ye Gouer then being ; and ye said lote (of weh this house standeth) was, by ye consente of ye Gouer & Assistants given to ye said John Washborne. In consideration of which house & fence ye said John was to give to ye said Edward a milch goate, wth an ewe-The said Ed: lambe ; but for ye ewe lambe ye said Edward was to give ye said John 35° in The said Edward was to take money or beauer, ye first of July, 1635, or for defalte of paimente he was to away ye bords lying vnder haue ye lambe againe. This bargen was ratified by a writing vuder both their footc. hands.

Witneses, William Palmer & William Latham.

\*At a Courte held ye 3 of March, anº 1634, William Bradford elected Gouer, & Mr Winslow, Mr Prence, Capten Standish, Mr Howland, Mr Alden, Mr Hopkins, & Mr William Colier, Assistants, entered vpon their places.

At ye same Court these, whose names are vnderwritten, were added to ye rest yt were apointed ye year before, for to cesse ye company for ye watch & other publick charge.

Manasah Kemton,	Edward Bangs,
Josua Pratt,	Steuen Tracy.
John Winslow,	

The former order for y<sup>e</sup> repairing of y<sup>e</sup> fortification of y<sup>e</sup> forte, y<sup>e</sup> training of men & ye like, were caled vpon, & refered to be put in execution.

The 13 of March, Thomas Boreman was agreed wth for 30<sup>li</sup>, to be paid in beauer at 10° p <sup>1i</sup>, or other comodities of valuable price, to be leuied of y<sup>e</sup> company, to doe ye forte (in mañer following) by ye last of May, ano 1635.

All ye posts are to be 10 inches square, & not to stand aboue 10 foote assunder, to be done with 3 rails betweene every post, of fitt scantling. The post & rails are al to be sawne.

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3 March. WILLIAM BRADFORD, GOUER. [\*78.]

13 March.

# [March.]

5 January. New PLIMOTH. PRINCE GOUERNOUR

[\*77.]

## PLYMOUTH COLONY RECORDS.

1635.

13 March. WILLIAM BRADFORD,

> GOUE<sup>R</sup>. 1 April. 28 May. [\*79.]

He is to inclose y<sup>e</sup> whole work w<sup>th</sup> sawne bords. It is to be 9 foote high, & they are to be cut sharp at y<sup>e</sup> tope, & either listed or shote with a plaine, all which he is to buy & bring home at his owne charge.

M<sup>r</sup> Prence & Mary Collier was maried y<sup>e</sup> first of Aprill, 1635.

\*The 28 of May, 1635, Thomas Litle came before y<sup>e</sup> Goue<sup>r</sup> and acknowledged that he had given vnto Robart Bartlet a parcell of land at y<sup>e</sup> end of his lott, beyond y<sup>e</sup> Eele River, of 6 pole in length, & 4 pole in breadth, to build a house on, for him and his heirs for ever, to possess & quietly to injoy, without any molestation, claime, or trouble from y<sup>e</sup> said Thomas Litle, (his brother in law,) or any of his heirs or assignes for ever.

29 May.

An° 1635, the 29 of May. John Barnes was sommoned to apeare before y° Goue<sup>\*</sup> & Assistants, at y° suit of William Tubs as plaintiue, who had sould vnto y° said John Barnes 12 bushells of corne at 5<sup>s</sup> p bushell, & giuen him  $\frac{1}{2}$  a bushell ouer & aboue to take it so. Afterwards he was able to deliuer but 10 bushels, to which he gaue y°  $\frac{1}{2}$  bushell as aforesaid, y° which 10 $\frac{1}{2}$  bushels John Barnes received & presently sould for ready money, at 5<sup>s</sup> 6<sup>4</sup> p bushell, some time after which sale y° plaintiue demanded his paimente for so much as he had deliuerd ; y° defendante refused to pay till he had y° whole deliuered. The plaintiue haucing neede of his money, being to make paimente to others, & wanting wherwith to buy y° rest of y° corne, vnderstanding y° defendante to be going out of y° towne, desired releefe. The defendante, apearing, refused to make paiment till he had y° whole, & pretended damage ; but all y° damage apeared to be but y° 6<sup>d</sup> in a bushell profite ; so y° plaintiue was sentenced to giue y° defendante 12<sup>4</sup>, & y° defendante to pay y° plaintiue his money presently, & pay y° officer his fee for puting him to this trouble to get his due.

4 July. [\*80.] \*July 4. Isaak Robinson came before  $y^e$  Gouernour, the 4 of July, an<sup>o</sup> 1635, and acknowleded that he had sould vnto Joseph Bidle halfe a lote of ground lying aboue  $y^e$  iland creeke, which the said Isaake bought of Edmond Chanler, and he of John Barnes. And  $y^e$  said Joseph hath giuen, in consideration of  $y^e$  full payment thereof, vnto Isaak Robinson aforesaid  $y^e$  some of 6 pounds sterling.

5 July.

## At a Court held ye 5 of July, Anº 1635.

T was decreed that y<sup>e</sup> new bushell (being a seald bushell brought out of England, of Winchester measure) should be alowed, & no other; and all other measures to be brought into the constable, to be made conformable to the same, & so to be sealed by him, w<sup>th</sup> the scale appoynted for that end; and this to be done by the last of this present month. But notwithstanding that, all former bargains & sales that were made before this day, they are to be fulfilled by old measure.

At y<sup>e</sup> same Courte it was agreed to be needfull to build a mille; and these 4 whose names are vnder writen were by y<sup>e</sup> Courte appoynted to collecte y<sup>e</sup> money for the building of y<sup>e</sup> same, as also to agree with workmen, and order other all things for y<sup>e</sup> dispatch therof.

> Captaine Standish, John Done, & M<sup>r</sup> William Collier, John Winslow.

At this Court, Thomas Williams,  $y^e$  saruant of widow Warren, was accused for speaking profane & blasphernous speeches against  $y^e$  majestic of God, which wer these: ther being some discention betweene him & his dame, shee, after other things, exhorted him to fear God & doe his duty; he answered, he neither feared God, nor the diuell; this was proued by witneses, and confesed by himselfe. This, because  $y^e$  Courte judged it to be spoken in passion & distemper, with reproue did let him pass, vpon humble acknowledgmente of his offence; though  $y^e$  Goue<sup>\*</sup> would haue had him punished w<sup>th</sup> bodly punishmente, as  $y^e$  case scemed to require.

\*At y<sup>e</sup> aforesaid Courte it was concluded & apointed, that from y<sup>t</sup> day [ forward y<sup>e</sup> new bushell, & no other, should be abowed; and all other measures to be made conformable thervnto. Allso all y<sup>e</sup> measurs were to be brought to y<sup>e</sup> officer to be sealed by the last of y<sup>t</sup> month. But all former bargens made before that day were to be fullfild by y<sup>e</sup> old measure.

The 16 of September, Josias Cooke & Elizabeth Dean, widow, was 16 September. maried.

The 25 of Desember, Nathanell Morton & Lidia Cooper was maried. 25 December.

Richard Stinnings put himselfe aprentice to Robart Bartlet for nine years, his time to begine y<sup>o</sup> 1 of Desember, an<sup>o</sup> 1635, as appeares by a couenant drawne in writing, showed vnto vs, vnder both their hands & seals; at y<sup>o</sup> end of which time he is to haue of his said m<sup>r</sup> 2 suits of apparell & 3<sup>th</sup> in money, or other marchandable comodity.

At a Courte held y<sup>e</sup> 5 of July, 1635, was granted to M<sup>r</sup> William <sup>5</sup> July. Collier (by the consente of y<sup>e</sup> said Courte) a parcell of land lying vp in y<sup>e</sup> woods, called by the name of y<sup>e</sup> North Hill, with some tussicke march ground lying nere vnto or aboute y<sup>e</sup> same.

1635.

5 July. William Bradford, Goue<sup>r</sup>.

[\*81.]

#### PLYMOUTH COLONY RECORDS.

\*At a Courte held yº 5 of Jan., Anº 1635.

<sup>R</sup> ED: WINSLOW was chosen Gouer,

5 January. [WILLIAM BRADFORD, GOUE<sup>R</sup>.] [\*82.]

1635-6.

M<sup>R</sup> EI and

William Bradford, Tho: Prence, John Alden, W<sup>m</sup> Collier, Steuen Hopkins, Tim: Hatherley, John Browne,

Henry Howland constable for Duxberry, & Humfrey Turner for Sityate. At this Court it was concluded y<sup>t</sup> y<sup>e</sup> jury should have 6<sup>d</sup> p man, & y<sup>e</sup> foreman 12<sup>d</sup>, in shuch cases of controuersic as they shall goe vpon.

At this time, Joseph Bidle was found guilty of being drunck, by y<sup>e</sup> jury, and was amercied forty shillings.

Thomas Clarke was plaintiue against widow Warren, for taking a boat of his, which was lost in y<sup>e</sup> Ecle Riuer, wher she left it, by an extraordinary storme, in y<sup>e</sup> same place; for which he demanded 15<sup>th</sup> damage; but y<sup>e</sup> jury aquite y<sup>e</sup> defendante, finding y<sup>e</sup> boat to be borowed, & laid in an ordinary place of saftie; yet, for other considerations, they gaue y<sup>e</sup> said Thomas Clarke 30<sup>s</sup>.

At y<sup>e</sup> same Courte, Jane Warden sued , Weekes for 50<sup>th</sup>, which she had lent him, to be paid vpon demande. He was ordered to put so much goods into \*y<sup>e</sup> hands of M<sup>r</sup> Hopkins & Kenelemne Winslow as should countrauele y<sup>e</sup> money, & had 3 months time alowed to sell them, or other good, to make her paymente.

At this Court was chosen to assiste  $y^e$  Goue<sup>r</sup> & Counsell, to sett shuch rates on goods to be sould, & labourers for their hire, as should be meete & juste, —

John Done,	John Jeney,
John Winslow,	John Browne,
Manasah Kemton,	John Barnes.
Kenelme Winslow,	

14 January. 1635, the 14 Jan:, Rowland Laherne and Flower was maryed.
6 February. Henry Samson and Anne Plumer was maryed the 6 of Feb.
11 February. The 11 of Feb:, 1635, Benjamine Eaton, y<sup>e</sup> sone of Francis Eaton, of

Ine 11 of Feb;, 1055, Benjamine Eaton,  $y^{\circ}$  sole of Francis Eaton, of late deseased, was, by  $y^{\circ}$  Goue<sup>r</sup> & Assistantes, with his mothers consente, put

[\*83.]

#### COURT ORDERS.

to Bridgett Fuller, widow, for 14 years, shee being to keep him at schoole 2 1635-6. years, & to imploy him after in shuch service as she saw good & he should be fitt for; but not to turne him ouer to any other, without y<sup>e</sup> Goue<sup>r</sup> consente.

\*John Gardiner, the seruant of Kenelme Winslow, (bound to him by indenture,) he with his said  $m^r$  came before  $y^e$  Goue<sup>r</sup>  $y^e$  22 of Feb., 1635, and by both their desires, & with their mutuall consents, the rest of his time was turned ouer to Georg Kenrick, with whom he binds him selfe to fulfill  $y^e$ rest of his time specified in an indenture; and  $y^e$  said George Kenrick, when his time is expired, is to fulfill  $y^e$  conditions theref, and, moreouer, to giue him 6 bushells of Indean corne, which is not mentioned in  $y^e$  said indenture. But  $y^e$  said Georg Kenrick is not bound to teach him  $y^e$  trade of joynery, for  $y^e$  said John Gardiner was willing to free the aforsaid Kenelme theref, vpon condition  $y^t$  he would turne him oner to  $y^e$  said Georg Kenrick abouesaid.

Twiford West, having bound him selfe by an indenture to serve  $M^r$  Edward Winslow, of New Plimoth, or his assignes, for the terme of sixe years, vpon shuch conditions as apears more at large in y<sup>e</sup> said indenture, the said Ed: Winslow haveing assigned him to serve Nicolass Snow, of y<sup>e</sup> same towne of Plimoth, the said Twiford West (after some triall) disliking to be with y<sup>e</sup> said Nicolas Snow, came to y<sup>e</sup> afforesaid Ed: Winslow, & desird he might dwell with him selfe, and he would serve him one year more then is expressed in y<sup>e</sup> said indenture; vpon which his request, y<sup>e</sup> said Ed: Winslow compounded with y<sup>e</sup> said Nicolass Snow for y<sup>e</sup> said Twiford West, so as the said Twiford West is now (by his own free desire) bound to serve y<sup>e</sup> said Ed: Winslow seauen years, his time begining from y<sup>e</sup> date mentioned in y<sup>e</sup> afforesaid indenture. This agreemente was acknowledged by all y<sup>e</sup> parties before y<sup>e</sup> Goue<sup>r</sup>, Feb: 12, 1635, and was desired to be recorded.

\*At a Generall Court held the first of March, in the eleventh Yeare of the Raigne of our Soveraigne Lord, Charles, by the Grace of God King of Engl., Scot., Fr., & Irel., Defendor of the Faith, &c.

1 March. Plymoth, Wynslow, Gov<sup>R</sup>. [\*86.]

**E** DWARD WYNSLOW entred upon the place of governm<sup>t</sup>, & r<sup>d</sup> the oath to administer justice in y<sup>t</sup> place for the přint yeare.

Likewise, M<sup>r</sup> William Bradford, M<sup>r</sup> Tho: Prence, M<sup>r</sup> Joh: Alden, M<sup>r</sup> William Collicr, M<sup>r</sup> Stephen Hopkins, M<sup>r</sup> Tymothy Hatherly, & M<sup>r</sup> John 37

11 February. [WILLIAM BRADFORD, GOUE<sup>R</sup>.] 22 February. [\*84.]

#### PLYMOUTH COLONY RECORDS.

1635-6. Browne being chosen to assist the Gov<sup>r</sup> in case of justice, as the Councell of this corporación, r<sup>d</sup> the oath.

WYNSLOW, GOV<sup>R</sup>. At the same Court, Humphrey Turner having arrested fine bushels of corne belonging to  $\$  Page, of Watertowne, for so much corne the s<sup>d</sup> Page had r<sup>d</sup> of his, the s<sup>d</sup> Page, for not appearing, upon due notice, by himselfe or atturney, was cast.

At the same Court, M<sup>r</sup> John Browne had granted him a pporcon of land, according to the same order of former devisions at Hand Creek Pond. It was then also allowed him to draine off some pt of the said pond, but w<sup>th</sup> this proviso: that if it proved prejuditiall to the neighbourhood, then the said John, vpon notice given, to dam up the pond againe, at his prop cost & charges.

2 March.

Mar. 2. Also, it was ordered & agreed upon, that Captaine Myles Standish and Liueten<sup>t</sup> Wilł Holmes be employed in teaching the use of armes at the towne of Plymouth & Duxburrow, according to such order as shall be taken thereabout; and that the said liuetenant haue likewise the charge of the gard at towne, to see their duty faithfully pformed; each of them having for their paines the sum of twenty pownds for this present yeare, to be paid in the beginning of Novemb<sup>\*</sup> next ensuing, either in money, corne, or beaver, as it shall then passe.

Also, that the Gov<sup>r</sup> & Assistant (, together w<sup>th</sup> the s<sup>d</sup> capt̃ & lineten<sup>t</sup>, shall set downe such orders for the exercising of the colony in arms as may be most convenient for them; and for every default of any pson fayling such order as shall be set downe, w<sup>th</sup>out just occasion, by leaue or otherwise, to forfeit three shillings for the day, & six pence if he come not at the howr appointed.

That M<sup>r</sup> John Done, John Jenny, Manasseh Kempton, Josnah Prat, John Winslow, Edw: Bangs, & Stephen Tracy be added to the Gov<sup>r</sup> & Assistant(, for the ceasing of men for the publick charge of this print yeare.

That no serv<sup>t</sup> coming out of his time, or other single pson, be suffered to keep howse, or be for him or themselves, till such time as he or they be competently provided of arms & munición, according to the orders of the colony; and that if any such be yet wanting, they be provided as aforesaid, or else provide themselves such masters as may provide for them; and this to be done w<sup>th</sup>in the space of one moneth ensuing.

That none be suffered to retale wine or strong water, & suffer the same to be drunke in their howses, except it be at some inne or victualling howse, and there onely to strangers, at their first coming, not exceeding the value of two pence a pson, and that no beer be sold in any such place to exceed two pence the Winchester quart.

That no man keep more swine then can be kept to lie ordinarily about

their owne howses; and if they drive them from home, to drive and keep 1635-6. them in such places where no detrim<sup>t</sup> may come to any thereby.

\*That at such convenient time as shall seeme meet to the  $\text{Gov}^r & \text{Cown-}$ cell, upon warning given, all men meet together for the mending of the high waies, w<sup>th</sup> such tooles & instrum<sup>ts</sup> as shall be appointed; and for default, every pson to forfeit three shillings.

That Joseph Rogers be allowed a constant ferry over Jones River, neer his dwelling howse, & to take a penny for the transportacion of each pson, he, the said Joseph, maintavnig a sufficient ferry at that price.

That the Gov<sup>r</sup>,  $M^r$  Prence,  $M^r$  Collier,  $M^r$  Alden,  $M^r$  Browne, &  $M^r$ John Howland view that porcon of ground on the north side the Sowth River, and if they finde it more beneficiall for farmes to Scituate then to these  $\tilde{pt}$ (), then to allot it them ; if not, to reserve it.

That upon the 14<sup>th</sup> of this print moneth psons meet together for the disposing of mowing grownds for this print years, as also to confer about our reuniting w<sup>th</sup> them of Duxburrow at Jones River, or such place as shall be most convenient.

At the same Court, a jury of twelue being impaniled and charged, in the moneth of Febr. foregoing, to enquire after the death of John Deacon, in the behalfe of our soveraigne lord, the King, gaue in their verdict as followeth, in their owne word $\zeta$ , under their hand $\zeta$ , viz<sup>t</sup>:—

Having searched the dead body, we finde not any blowes or wound(, or any other bodily hurt. We finde that bodily weakenes, caused by long fasting & wearines, by going to & fro, w<sup>th</sup> the extream cold of the season, were the causes of his death.

Their names were John Jenny, John Cooke, Wilł Basset, Joseph Rogers, William Hoskins, Thomas Cushman, George Partridge, Stephen Tracy, Abraham Peirce, Richard Cluffe, Tho. Clarke, Phineas Pratt.

At this Court, Loue Brewster was admitted into the freedome of this society.

## \*At a Generall Meeting the 14<sup>th</sup> of March, concerning the Hey Grownde 14 March. for Plymoth & Duxburrough. [\*88.]

THE place heereafter mencioned were assigned to the severall psons, for their print use the yeare 1636, vizt:--

To M<sup>r</sup> William Collier & Christopher Wadsworth the ground at Mortons Hole. 2 March. Plymoth. Wynslow, Gov<sup>r</sup>. [\*87.] 1635-6.

14 March. WYNSLOW, GOV<sup>R</sup>. To Capt Standish, the heyground at the end $\ell$  of the land $\ell$  of William Latham & Joh. Washburne, provided the s<sup>4</sup> Washburne have competent for one cow, & that he mow it in one entire place.

To Fr: Sprague, at the Eagle, & about his owne grownd.

To Wilt Basset, at the end of his owne grownd.

That M<sup>r</sup> Prence, Joseph Rogers, Tho: Cushman, & Edw: Dowty haue the ground upon Jones his river, where M<sup>r</sup> Prence & M<sup>r</sup> Allerton mowed last yearc.

That Stephen Tracy & Liueten<sup>t</sup> Holmes haue the grownd at the end of the said liueten<sup>ts</sup> lott.

That John, Kenelm, & Josias Wynslow & John Barnes haue that porcon of grownd upon Jones River from the point of the wood right to the coming in at Stony Brooke, & so upward on the sowth side the river.

That Joh. Dunham have for the sheepe the watering place & the skirt( of upland at Goose Point & about the first & second brooke.

That the neck of mowing grownd before Abr. Peirce his howse be reserved for the teeme at towne.

That John Jenny (and Edw. Holman w<sup>th</sup> him, for a cow & calfe) have the grownd $\ell$  fro Joh. Wynslow downeward to M<sup>r</sup> Allertons howse, or the creeke there.

That M<sup>rs</sup> Fuller haue the grownd from the Smelt River to M<sup>r</sup> Allertons creeke, and on the other side the Smelt River to the point of trees.

To M<sup>r</sup> Joh. Howland, where he mowed last years, and the quantity of two loade or jaggs of hey at the Hand Creeke.

To Mr Heek & George Watson, (wth Rich. Higgens for one beast,) the rest of the s<sup>d</sup> Hand Creeke.

To Jonathan Brewster, that weh he mowed the last yeare.

To William Paddy, between the iland & the glade, on the further side of Powder Point.

To M<sup>r</sup> Alden, where he mowed last yeare, & before his grownd so much as hee needeth.

\*That James Hurst have where he mowed last yeare, and the upland somew<sup>t</sup> higher.

That M<sup>r</sup> Smith haue where John Barnes and Kanelm Wynslow mowed last yeare, and w<sup>th</sup>in his owne fence.

That Mr Holmes have between Mr Smith & James Hurst.

That Phineas Pratt haue between Fr. Billington and his owne howse.

That widow Billington have the marsh against her owne grownd, & what is too much for her is for M<sup>r</sup> Done.

That John Fans & Mr Coomb haue the place over ag Mr Allertons

[\*89.]

howse, on the north side Jones River, up to the place where M<sup>r</sup> Prenee, &*∂*, are appointed, pvided they spare Nicholas Snow one smale jag of hey; the rest he is to have at Wellingly.

That M<sup>rs</sup> Warren, Rich. Church, Tho. Little, & Rob<sup>t</sup> Bartlet mow where they did last yeare, and that amongst them they provide for John Fans.

That Manasseh Kempton & George Sowle have theirs against the fence of the  $s^d$  George, & against the fence of Thomas Little.

That M<sup>r</sup> Hopkins mow the marsh between Thomas Clarke and George Sowle, as aforesaid.

That Mr Hopkins & Tho. Clarke haue that up the river, as formerly.

That Edw: Wynslow haue against his grownd, on the sowth side the Eell River, as formerly, and the rest at or about his ground at Greens Harbour.

At this meeting, after much conference about the neerer uniting of Plymoth & those on Duxburrough side, divers were apointed to view Jones his river & Mortons Hole, w<sup>ch</sup> were thought the fittest plac<sup>()</sup>, & to render a reason for their judgement. The pties for Duxburrow side were M<sup>r</sup> William Collier, Stephen Tracy, M<sup>r</sup> Joh. Howland, Edm. Chandler, Josuah Pratt; for the other side, Capt Myles Standish, Manasseh Kempton, George Kenrick, John Jenny, & Edward Bangs. All these but Edw. Bangs went & conferred together, and on the 21<sup>th</sup> of the s<sup>4</sup> moneth of March brought in their opinions & rendred their reasons for the same, w<sup>ch</sup> are many & still extant; scaven of the said nine holding Jones River to be the \*fittest place for the uniting of both  $pt^{()}$  into a neerer society, & there to build a meeting howse & towne; and the two preferred the other, w<sup>ch</sup> is Mortons Hole, before Jones River.

Afterward $\ell$ , the Gov<sup>t</sup> & Cowncell summoned the whole together, declaring what the s<sup>4</sup> psons deputed as before had done, & read their reasons of their judgem<sup>t</sup>. And after long debating of the thing, it was at length referred to the two churches on each side, as churches to agree upon & end the same.

Actions entred to be tried at his Matter Court the 7th of June, 1636.

JOHN DONE, yeoman, entreth an acco of slander, & layeth it in an 100<sup>11</sup>, against Helin Billington, widow.

John Tisdale, yeoman, entreth an accon of battery against Steven Hopkins, Assistant to the  $govm^t$ , by whom the said John was dangerously wounded, as he affirmeth.

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1635-6.

I4 March. New Plym. Wynslow, Goy<sup>R</sup>.

21 March.

[\*90.]

1636.

7 June.

#### PLYMOUTH COLONY RECORDS.

1636.

7 June. New Plymouth. Wynslow, Gov<sup>R</sup>. [\*91.]

T was ordered,

\*At a Generall Court held the seaventh of June, in the twelueth Yeare of the Raigne of our Soveraigne Lord, Charles, by the Grace of God King of Engl., Scotl., Fr., & Irel., &c.

June 7th, 1636.

That the next Generall Court should be deferred to the first Tuesday in October following, for speciall reasons for this print yeare.

At this Court an action of slander was tried between John Done, plaintiffe, & Helin Billington, defendant, wherein the defend<sup>t</sup> was cast in fine pownd $\ell$  starling to the plaintife, and adjudged to be sett in the stock $\ell$  & be whipt.

At the same Court an accon of battery was tried between John Tisdale, yeoman, plaintiffe, & Stephen Hopkins, Assistant to the governm<sup>t</sup>, def<sup>t</sup>, wherein the def<sup>t</sup>, Stephen Hopkins, was cast in fiue pownd( starling to our sov. lord the King, whose peace he had broken, w<sup>eh</sup> he ought after a speciall manner to haue kept, and also in forty shilling( to the plaintiffe, both w<sup>eh</sup> he was adjudged to pay.

The jewry that served upon these trialls were Capt Myles Standish, Joh. Howland, Joh. Wynslow, Edm. Chandler, Joh. Dunham, Rich. Church, Joh. Cooke the yonger, Tho. Cushman, Joseph Rogers, James Hurst, Kanelme Wynslow, William Pontus.

Likewise, whereas M<sup>r</sup> John Browne, at a Generall Court held the first of March, had granted him a porcon of land at the Hand Creeke Pond, &c., and finding the neighbours to thinke themselues prejudiced thereby, the said John Browne, upon request made, had leaue to make choice of the like quantity in any other pt undisposed of, so that, upon such choice made, the former grant be void.

[\*92.] \*At a Court of Assistants held the fourth of July, in the 12<sup>th</sup> Yeare of the Ragne of our Sov. Lord, Charles, &c.

4 July.

July 4, 1636.

JOHN BARNES, having served Thomas Bowman by a warrant to appeare before the said Court, for want of evidence in his case was contented his accon should fall. July the 5<sup>th</sup>. William Fallowell hath bought for him & his heires forever, of Samuell Graue, a dwelling howse and gardaine inclosed, standing betweene the two brookes in the place called the medow, on the back side the towne, for & in consideración of the full sum of three pownd $\zeta$ , fiue shillings, w<sup>eh</sup> the said Samuell acknowledgeth to be already received.

July 6. Thomas Willet & Mary Browne were married.

Aug. 13. Samuell Eaton, the sonne of Fr. Eaton, late of Plym, deceased, by the consent & approbacon of Christian, his mother in law, hath bownd himselfe apprentize to John Cooke the younger for & during the full terme of seaven yeares, to begin at the first of October next ensuing; and at the expiracon of the said terme, he, the said John, to give him one complete sute of appell, besides two other, one for ordinary weare, & the other for the Sabbath; also, twelve bushells of Indian corne, and one heyfer of a twelvemoneth old, & the advantage of the spring to y<sup>t</sup> print.

Aug. 22. Peter Talbott, the late serv<sup>t</sup> of Edw: Dowty, having a pro-22 August. porcon of land due unto him by the service of his m<sup>r</sup>, as appeareth by indenture, hath made over his right to James Skiffe, for & in consideration of six bushels of corne.

Aug. 26. Edw. Holman complayning of Joh. Jenny to the Gov<sup>r</sup> & 26 August. Assistant (, for that the said John would not make paym<sup>t</sup> for a peece he, the said Edw:, lost in his service; but the thing being heard, the said John was acquitted.

Aug. ult. William Phips, the late serv<sup>t</sup> of the ptners, hath sold unto 31 August. Josiah Wynslow, his heires, &c., all that porcon of land w<sup>ch</sup> is due unto him by his service of apprentiship, now compleatly ended, for & in consideracion of the sum of fifty shilling (r<sup>d</sup>.

## \*At a Generall Court held the fourth & fift of Octobr, 1636. [\*93.]

## An. 1636, Octº 4, 5.

THE ordnanc of the colony & corporacon being read, divers were found worthy the reforming, others the rejecting, & others fitt to be instituted & made. It was therefore ordered & agreed, that four for the towne of Plymouth, two for Scituate, and two for Duxburrow should, as comittees for the whole, be added to the Gov<sup>r</sup> & Assistant (, to rectefie & prepe such as should be thought most convenient, that, if approved, they may be put in force the next Generall Court. 43

5 July. NEW PLYMOUTH. WYNSLOW, GOV<sup>R</sup>. 6 July. 13 August.

4, 5 October.

1636.

4, 5 October. New Plym. Wynslow, Gov<sup>R</sup>. The pties menconed for the towne of Plymouth,  $M^r$  Wilł Brewster,  $M^r$ Raph Smith, John Done, & Joh. Jenny; for Duxburrow,  $M^r$  Jonath. Brewster & Christopher Wadsworth; for Scituate, Anthony Annable & James Cudworth; all w<sup>ch</sup> to repaire to the Gov<sup>r</sup> & Assistant<sup>(</sup> at Plym afores<sup>4</sup> the 15<sup>th</sup> of Nov<sup>br</sup> next ensuing, and there continue their apparence till such time as the premises be determined.

That such serv<sup>ts</sup> as come out of their time, & are by their  $cou^{ts}$  to have land $\ell$ , have onely five acres appece, if found fit to occupie it for themselves, in some convenient place.

That none be allowed to be housekeeps, or build any  $\cot tag^s$ , till such time as they be allowed & approved by the Gov<sup>r</sup> & Cowncell.

That the towne of Scituate be allowed (viz<sup>t</sup>, the purchasers & freemen) to dispose of the land( beyond the North River, except that w<sup>ch</sup> was before disposed on to others. And also it be allowed them to make such orders in their towneship for their convenient & comfortable living as they shall finde necessary, provided they haue, in case of justice, recourse unto Plymouth, as before.

The jewry empaniled this Court, for triall of accons & abuses, were Jonathan Brewster, Nath. Sowther, John Cooke, Junior, James Cudworth, John Holmes, Kanelm Wynslow, Josiah Winslow, Anthony Annable, Wilł Hatch, Christopher Wadsworth, Tho. Cushman, Edw. Bangs.

By these, Tho. Savery found guilty of drunkennes, & thought meet he should be whipt.

Also, John Barnes, for Sabboath breaking, for w<sup>ch</sup> he was fined  $30^{ss}$ , & to sit an howr in the stock f.

Also, Edw. Holman, for the same offence, fined 20<sup>ss</sup>, though not guilty in so high a degree.

\*Oct. 5. Also, Wilł Bradford, gent., having entred an accon of trespasse against Wilł Merick, George Partridge, John Vobes, & Richard Clough, in ten pownd(, the jewry found for the plaintife, & gaue fue pownd{ starling & costs.

All w<sup>ch</sup> their verdict were accordingly pronounced, & the offenders punished.

At the same Court Rich. Beare was set in the stock for contempt.

Also, Joseph Beedle & Edw. Dowty, having entred crosse accons against each other, their matters being raw & impfect, were by the Court referred to the arbitracon of Richard Church, Josuah Prat, & Nicholas Snow, & they to stand to such order the said arbitrators should sett downe.

At the same Court Joh. Gardner, the serv<sup>t</sup> of George Kenrick, taken from his master, & placed w<sup>th</sup> John Howland, to serve the said John Howland one

[\*94.]

COURT ORDERS.

45

NEW

PLYMOUTH. WYNSLOW

GOVB

yeare more then specified in his former indenture; the said Joh. Howland 1636.giving his master aforesaid three powndf starling. 4, 5 October.

Last of all, that such young men or others as wanted land, should repaire to the Gov" & Assistant ( the next morning, that so if allowed, they might be provided for.

\*At a Court of Assistant, held the 6th of Oct., in the twelueth 6 October. [\*95.] Yeare of the Raigne of our Sov. L., Charles, &c.

Oct. 6, 1636.

ICHARD BEARE, Maurice , Geore Partridge, John Vobes, & Wilt Merick were appointed to haue fiue acres of land for each pson, together, next to the glade on Powder Point.

At the same time Rich. Beare allowed to erect a dwelling howse, & to haue a misted appointed in place convenient, provided the sd Beare peure sufficient security wth him, to be bownd in fifty pownd bond for his good behaviour in the said howse or family.

At the same Court George Partridge allowed to build upon the same termes.

Likewise Tho. Pope, Rich. Clough, & Rich. Wright were appointed landf, vizt, 5 acres to a pson, at the fishing point next Slowly Field.

And the said Thomas Pope allowed to build upon the said termes before expressed.

At the same time Edward Wynslow allowed to his dwelling house seaven acres adjoyning to the north side of the towne.

Likewise granted to Mr Wilł Bradford, for Constant & Thomas Southward, the land now in occupation of George Sowle, & from thence to the swamp on the north side the Eele River.

Oct. 20.	Rich. More & Christian Hunt married.	20 October.
Oct. 28.	Joseph Beadle & Rachel Deane   widow   married.	28 October.
Nov. 24.	William Hodgekins & Sara Cushman married.	2 November.

John Winslow hath turned over the service of Edmund Weston for two yeares, beginning the last of May next ensuing, to Nathaniel Thomas, in the behalfe of his father, Mr William Thomas, in consid. of ten pownde starling, the s<sup>d</sup> William being further to give the said Edmund six pound{ p annum, & fowrteen bushels of corne, at thend of the s<sup>d</sup> two yeares, & w<sup>t</sup> else the s<sup>d</sup> John should make good p his covt.

1636. \*At a Court of Assistant held the seaventh of Nov<sup>br</sup>, in the 12th Yeare of our Sov. Lord, Charles, &c.

#### 7 November. WYNSLOW, GOVR. [\*96.]

Remitted because he had

land elswhere.

THITNEY was sett in the stockf for detayning another man's serv<sup>t</sup> w<sup>th</sup>out order.

At the same Court George More referred to Mr Bradford to view a peece of land adjovning to Abr. Peirce, & if it shall be found meet by him then to lett the said George haue fine acres thereof.

At the same time Tristram Clarke appointed to have eight acres of land, fowr in breadth & two in length on the south side, a porcon allotted formerly to Mr John Coombe, between Phineas Pratt & widow Billington.

Whereas there is reported to be certaine wast land between the lott of Stephen Tracy & that of Liuetent Wilł Holmes, at the request of Mr Wilł Bradford, such land was granted to him & his heires forever, having other landf very neere & necessary thereunto.

The landf at the fishing point, neer Slowly Field, being viewed & found too little for Tho. Pope, Rich. Clough, & Rich. Wright, at five acres p pson, by consent was equally devided between them. Memorand. That a way was left between them & the landf of Stephen Hopkins next adjoyning.

Memorand. Also, that the division was afterwards made betwixt themselues, and was bounded to eich man, weh bounds are to stand, by the consent of all, Richard Cloughs lot lying in the middest, weh was acknowledged by Richard Wright, and testifyed by Josuah Pratt.

Memorand. That the psons heerafter mencioned had divers porcions allowed them, 3 acres in breadth & two in length, next to the landf of Joh. Dunham the elder,  $viz^t : -$ 

To Joh. Dunham the younger, six acres.

To Joh. Wood six acres.

To Rich. Sparrow six acres.

To Sam. Eedy three acres.

To Web Addy three acres.

To Josiah Cooke six acres.

To Thomas Atkinson six acres.

To Josuah Pratt six acres.

All weh psons have or are to build in the towne of Plym., and these landf to belong to their dwelling howses there, & not to be sold fro their howses.

24 December.

\*1636, Deer 24. Joh. Harmon, the son of Edm. Harmon, of London, [\*97.] tayler, acknowledged himselfe to be the apprentise of France Cooke, of New Plymouth, for seaven yeares, viz<sup>t</sup>, from the first of Octob<sup>r</sup>, 1636, to the expiracon of the said terme, and then to be dowble apprelled by the said Franc(, who is also to give him twolve bushels of corne.

Dec. 30. Whereas the now dwelling howse w<sup>th</sup> all & singular the outhowsing, land(, & inclosures in the use & occupación of John Done, of Plymouth, neere unto Plaine Dealing, were in ptnership betweene the said John Done & John Atwood, late of London, gent: Now know ye that upon account( between the said Joh. & John, the said John Atwood, for & in consideración of threescore pownd(, hath bought out the said John Done, his heires & assignes, so that it remayneth wholly to the said John Atwood & his heires for ever.

Jan. 2<sup>4</sup>. There were land( graunted to Edmond Chandler, Josias Winslow, Rich. Bourne, & to John Burne, in the behalf of his father, w<sup>ch</sup> are entred afterward(.

At a Court of Assistant held the sixt Day of January, in the 6 January. twelft Yeare of the Raigne of King Charles, S.c.

## Januař 6th, 1636.

THERE is threescore acres of lands lyinge vpon the south side of the Eele River, above the great swampe graunted vnto Josias Winslowe.‡

This graunt was made voyd vpon a graunt made to him at Greens Harbor.

<sup>‡</sup>Threescore acrees of lands lying vpon the south side of the Eele River, aboue the great swampe, is graunted the same day to Kenelme Winslowe.<sup>‡</sup>

This graunt was made voyd vpon a graunt made to him at Greens Harbor.

A fcell of land is graunted vnto William Tubbs, lyinge in the poynt or nooke beyond Experience Michells land.

\*Januar. 14<sup>th</sup>, 1636. There is graunted this day, by the Court of Assistant<sup>0</sup>, to James Skiffe, tenn acres of lands, lying next vnto the lands graunted to Triston Clarke, five in length & two in breadth, betweene the lands of Phineas Pratt & widdow Billington, five acres whereof are part of those lands due vnto him for his service donn to M<sup>r</sup> Isaack Olerton, and th other fiue acres are in the right of Peter Talbott, for service by indenture pformed to Edward Doty.

24 December. WYNSLOW, GOV<sup>R</sup>. 30 December.

 $\underbrace{1636-7}_{2 \text{ January.}}$ 

1636-7.

The same day John Shaw is allowed to enlarg at thend of his lott lying at Black Brooke.

14 January. Wynslow, Goû<sup>R</sup>. The same day John Jenkins is also allowed to enlarge at thends of the grounds of Raph Wallen, at Willingsley, as the range of those lands doe butt.

3 January.

At the Genall Court, held the third Day of Januar., 1636.

R WILLIAM BRADFORD was elected Gouernor. Mr Edward Winslow, M<sup>r</sup> Thom. Prince, Mr Tymothy Hatherley, were chosen Assistante. Mr Wilłm Collyer, M<sup>r</sup> John Alden, Mr John Jenney, Captaine Miles Standish, Mr Thom. Prince was chosen Treasurer. Mr Wiltm Collier Corroner. Mr Nathaniell Sowther Clarke of the Court. Josua Pratt, Constable of New Plymouth. Edmond Chaundler, Constabt of Ducksbury. James Cudworth, Constable of Scituate. \*Mr. John Atwood, John Jenken, John Weekes, Josiah Cooke, Wiltm [\*99.] Paddy, Robte Lee, Nathaniell Morton, Edward Forster, Georg Lewes, and Barnard Lumbard were made free this Court, & sworne accordingly. Allexander Higgens, Humfrey Hewett, & Thomas Whitney tooke the oath of fidelitie to the goument, & were admitted to dwell & reside wth John Weeks & John Alden, or thereaboutf. John Emson, of Scituate, yeom., oweth or softaigne lord the  $100^{\text{H}}$ King the sume of . . . . . . . . . . . .  $50^{ll}$ Georg Kennerich, de ead., yeom., . . . . . . . . . Released.  $50^{li}$ W<sup>m</sup> Hatch, of the same, yeom., . . . . . . . . . . The condicon that the said John Emson shall appeare at the next Genall Court to be holden for Mattachusett( Bay, there to answere as well to all such matters as on his maties behalf shalbe objected against him concerning his abuseing of Edith Pitt(, as also to doe & receiue such thinges as by the

said Court shalbe enjoyned him, & not to dept the same wthout lycence; that 1636-7. then, &d.

The recognizance was taken wth condicon, also, that if the Goûnor & Assistantf should call for him otherwise, he is to appeare the next Gefiall Court at Plymouth.

Samuell Jackson, of Scituate, ycom., became bound the same day 40<sup>li</sup> Discharged. also to or souaigne lord the King, in the sume of . . . . .

The condicion that Edith Pitte, his servant, shall psonally appeare the next Genall Court holden for Mattachusett ( Bay, to give evedence for or souaigne lord the Kinge against John Emson, concerning his abuseing her, and also to doe, & pforme such thinges as by the said Court shalbe enjoyned her, & not dept the same wthout lycence ; that then, &c. This recogn. was also taken conditionally, if the Gounor of Mattachusetts Bay should require her appearance.

John Emson abouesaid bound to the Kinge in	•	•	•	•	40 <sup>li</sup>	Respited to the
George Kennerick, of the same,					20 <sup>11</sup>	next Court.
Wilłm Hatch, of the same,					$20^{11}$	Released.

That the said John Emerson shalbe of the good behauir towardf our soliaigne lord the King, and all his leigh people, and appeare here at the next Genall Court to be holden for this collony, & not dept the same wthout lycence ; provided that if he should be called into the Bay at the tyme of the next Court, then he is to be respited to the next Court after.

\*At a Court of Assistant ( held the second of January.

#### January 2ª.

TINHERE was graunted to Edmond Chandlor fourty acrees of land lying This was made on the east side of Moyses Symonson, where Morris formly begann voyd, & 60 acres granted to cleare for Mr Bowman.‡

There was graunted the same day to Josiah Winslowe, Richard Burne, and to John Burne, on the behalf of his father, Mr Thomas Burne, & to James Coale, seaven acrees apeece, to belonge to theire seuall dwelling houses in Plymouth, and not to be sould from them, but when such dwellings shalbe voide, to returne in vnto the towne, to be disposed of to others ; otherwise the said lands shalbe to them and to theire heires & assignes so long as theire houses shalbe fitt for habitacon, and be dwelled in.

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afterwards.

2 January. [\*100.]

3 January. WINSLOW, GOUNOR.

# 1636-7. At a Court of Assistant ( held at New Plymouth, the sixt Day of February, Anno Dni, 1636.

6 February.

WINSLOW, GOUN<sup>R</sup>. **T**IVE acrees of land is graunted vnto William Rhenolds, lying on Ducksbury side, in regard he hath a stock of cattle, w<sup>ch</sup> land is to be appoynted him forth by M<sup>r</sup> Collyer, M<sup>r</sup> Prince, or M<sup>r</sup> Alden, or one of them.

Five acrees of land is graunted vnto James Daves, lying about M<sup>r</sup> Weekes his pccll, w<sup>ch</sup> lands are in pt for his service.

Tenn acrees of lands is graunted vnto Rowland Leyhorne, lyinge on Ducksbury side, to be appoynted him as others are there, and one acre of meaddow land lying to y<sup>t</sup>.

Three or foure acrees of land is graunted to John Cooke thelder at the norwest side of Josua Pratt( land, & betwixt him & the brooke.

It is also agreed by the said Court, that the six acrees of land in the new feild formly graunted to Josua Pratt are now graunted, by the consent of the said Josua Pratt, vnto M<sup>ris</sup> Bridgitt Fuller, widdow, to belong vnto her house in Plymouth, & be therew<sup>th</sup> used so long as the same shalbe inhabited, or be fitt to dwell in.

[\*101.]

\*Jan: 6<sup>th</sup>. It is also agreed that the six acrees of the lands of John Jenney, and the two acrees of M<sup>ris</sup> Fuller, lying at Strawberry Hill, enclosed by M<sup>r</sup> Raph Smyth, shalbe yeilded vpp vnto them this yeare, that they may ymproue them to the setting of corne ; prouided that the said John Jenney shall erect a dwelling house neere or vpon the said six acrees, w<sup>ch</sup> are to belong vnto the said house as long as it shalbe a dwelling ; as also M<sup>ris</sup> Fullers two acrees to belong vnto her house in Plymouth so long as it shalbe a dwelling. And the residue of the land cenclosed by M<sup>r</sup> Smyth as aforesaid, to belong to his house at Plymouth, and to be therew<sup>th</sup> used as long as it shalbe inhabited.

A pcell of land neere Goodman Hurst (, containing about six or seauen acrees, is graunted vnto Mr John Reynor, or teacher.

Six acrees of land where Wilłm Richards dwelt is graunted vnto Nathaniell Sowther, to belong to his house at Plymouth, and to be therew<sup>th</sup> used so longe as the said house shalbe inhabited or fitt to dwell in.

Whereas John Jenney, Thomas Willet, and George Watson did, contrary to the auncient lawes of this colony, trade w<sup>th</sup> the Indians for corne, and thereby both the quantitie of corne & the value of thereof was forfaited to the collony, and that therevpon the corne so traded contrary to law was seized to the vse of the collony, and that afterwards, by a publicke order made in the Court, it was referred to the bench, the said bench doth now order, that thone halfe of the said corne, and the forfaiture besides, shalbe freely given to them againe, and thother half of the corne shalbe delivered to the Treasurer for the vse of the collony, to be disposed as the bench shall think fitt.

At a Court of Assistant ( held the xxth of February, 1636.

ROWLAND LEYHORNE was allowed to build on Ducksborrough side by the Goûnor & Assistant (.

\*At a Court of Assistant held the vj<sup>th</sup> of March, 1636.

A <sup>PCELL</sup> of land is graunted vnto M<sup>r</sup> Thomas Prence, lyinge betweene the two cedar swamps at Iland Creeke Pond, the same to be set forth and vēwed by M<sup>r</sup> Collyer and M<sup>r</sup> Alden.

A ficell of land containing a knowle, or a little hill, lying ouer against  $M^r$  Aldens lands at Blewfish Riuer, is graunted by the Court vnto the said  $M^r$  John Alden in lue of a ficell of land taken from him (next vnto Samuel Nashes land  $\mathcal{C}$ ) for publike vse.

Whereas John Bundy stand( bound by indenture to serve Griffin Mountegue, carpenter, in New Engl., the full terms of eight years from the 14<sup>th</sup> of March, 1635, — the said John Bundy acknowledged himselfe content to serve out the remainder of his terms w<sup>th</sup> Wilł Brewster, the Elder, of Plimouth, who hath compounded w<sup>th</sup> the said Mountegue, his master. 6 March. [\*102.]

6 February.

WINSLOW,

GOUNR.

20 February.

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1636-7.	*At	a Geñall Court holden at New Plymouth, for the whole Gour-
7 March.		ment, the vijth Day of March, 1636, in the xijth Yeare of the
BRADFORD,		Raigne of our Souraigne Lord, Charles, by the Grace of God
GOÜNOR. [*104.]		of England, Scotland, France, & Ireland, King, Defendor of the
[ 104.]		Fayth, &c.

#### The Names of the Freeman.

||Mr Bradford, Gounor,|| Wilłm Basset, Edward Winslow, gen., Nathaniell Sowther. William Bradford, gen., Leiftennant Wilłm Holmes, Thomas Prence, gen., James Hurst. Wilłm Collyer, gen., Edmond Chaundler. ||Capt Standish,|| John Dunham, John Alden, gen., William Pontus. Tymothy Hatherly, gen., Josua Pratt. Phineas Pratt, ||John Jenney, gen.,|| Steephen Hopkins, gen., Georg Sowle, John Browne, gen., Edward Dotey, William Brewster, gen., Christopher Wadeworth, Captaine Miles Standish, Thomas Clarke, Henry Howland, John Atwood, gen., Humphrey Turner, Raph Smyth, gen., Isaack Allerton, gen., Richard Sparrow, John Howland. Wiltm Hatch. John Done, Georg Kennerick, John Jenney, gen., Loue Brewster, Wilłm Gilson, Thomas Cushman, Robte Heeks. \*Edward Banges, Manasseth Kempton, Nicholas Snow. John Combe, ‡{disfranchised for being drunk, 213.} John Cooke. John Winslow, William Palmer, dead. Kenelme Winslowe. Thomas Willet, Josiah Winslowe, Georg Watson, James Cudworth, Jonathan Brewster. Anthony Annable, Samuell Fuller. Francis Cooke, John Faunce, John Barnes, John Shawe, Steephen Tracy, Isaack Robinson,

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[\*105.]

John Holmes. Henry Rowley, Experience Michell, Anthony Savory, Roger Chaundler, John Cooper, Robte Bartlet. Richard Church, Raph Wallen, Joseph Rogers, Henry Cobb, Samuell Nash, Samuell Eedy, Phillip Delanoy, Abraham Peirce, James Coale. Samuel House, William Hodgskine, Richard Higgens, Moyses Symonson, Richard Clough, Thomas Atkinson, Henry Sampson, John Jenken. John Weekes, Josiah Cooke. William Paddy, Robte Lee. Nathaniell Morton, Edward Foster, Georg Lewes,

\*\*\*\*\*

Barnard Lumbard, 1636-7. Richard Burne, 7 March. Georg Bower, BRADFORD. Thomas Hill, GOUERNOR. Francis Sprague, Mr John Lathrop, pastor of Scituate. Mr John Vincent, Mr Edmond Freeman. Mr Thomas Burne. Mr William Leuedg, Thomas Armitage, John Paybody, Henry Bourne, Constance Southerne. William Tubbs, Mr Thomas Besbedge. Samuell Hinckley. John Lewes. Mr John Reynor, p. 146. Mr Raph Partrich, Richard Sillis, Edward Litzrandle. Mr Wilłm Thomas, Mr Wiltm Poole. Mr John Gilbert, Sen., Mr Henry Andrewes, of Co-John Stronge, hannett. John Deane. Walter Deane. Edward Case,

* William Bradford, gen., tooke his oathe this Court.				
Edward Winslow, gen.,				
Tymothy Hatherley, gen.,	A : 4 40			
Wilłm Collyer, gen.,	were sworne Assistant (.			
John Jenney, gen.,				
Thomas Prence, gen.,	were absent, & so were not sworne this			
Captaine Miles Standish,	Court.			

[\*106.]

## PLYMOUTH COLONY RECORDS.

1636-7.

7 March. BRADFORD, Goữn<sup>B</sup>.

Josua Pratt was sworne the Messenger for the whole goûment, and Constable for the toune of New Plymouth.

Edmond Chaundler, Constable, of Ducksburroug, sworne. James Cudworth, Constable of Scituate, sworne.

The Names of the Great Inquest or Grand Jury, sworne to enquire of all Abuses w<sup>th</sup>in the body of this Goûment, &?.

John Atwood, gen., Jonathan Brewster, John Winslowe, Kenelme Winslowe, Wilłm Gilson, Edward Foster, Wilłm Hateh, John Dunhame, M <sup>+</sup> John Vincent,	sworne.	Manasseth Kempton, Edward Banges, John Weekes, Christopher Wadeworth, John Cooke, Junior, Steephen Tracy, Richard Church, (xvi.,) M <sup>r</sup> Edmond Freeman,	sworne.
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It is referred to the Goûnor, Treasurer, and Assistant (, to agree w<sup>th</sup> Leiftennant ( Holmes to exercise the inhabitant ( of the colony in the use of armes.

[\*107.]

\*It is agreed vpon, by the consent of the whole Court, that Elizabeth Warren, widdow, the relict of M<sup>r</sup> Richard Warren, deceased, shalbe entred, and stand, and bee purchaser instead of her said husband, as well because that (hee dying before he had pformed the said bargaine) the said Elizabeth pformed the same after his decease, as also for the establishing of the lotts of land giuen formily by her vnto her sonnes in law, Richard Church, Robert Bartlett, and Thomas Little, in marriage w<sup>th</sup> their wives, her daughters.

Concerning the trade of beaver, corne, & beads, &c, w<sup>th</sup> the Indians, it is agreed, by the consent of the Court, that they that now have y<sup>t</sup> shall hold y<sup>t</sup> vntill the next Court, the begiñing of June; and then further conference to be had for the mannageing thereof, that such further course may be taken therein as shalbe thought fitt. And in the meane season, M<sup>r</sup> Hopkins, M<sup>r</sup> Atwood, M<sup>r</sup> Done, & Jonathan Brewster shalbe added to the Goûnor and Assistant<sup>ℓ</sup>, to aduise vpon such pposicons and wayes so as the said trade may be still continued to the benefit of the collony. \*At a Genall Meeting the xx<sup>th</sup> of March, 1636, according to the Order 1636-7. of the Court, these Hey Grownde were assigned to the Inhabitant of Phymouth, Eele River, & Ducksbury.

20 March. BRADFORD, GOUNOR. [\*108.]

TO eich pson as followeth, for theire vse this printe yeare following, vizt, 1637; and then were psons also appoynted to veiwe all the hey grounds w<sup>th</sup>in the limittf seually followinge, before the next Court, that eich man may be assigned a porcon as shall thought convenyent.

The Messenger,	)
M <sup>r</sup> Hopkins,	were appoynted to veiw the hey ground the betwixt
Manasseth Kempton,	the Eele River and the towne of Plymouth.
Edward Banges,	J
The Goûnor,	
M <sup>r</sup> John Jenney,	appoynted to view the hey ground from the
M <sup>r</sup> John Browne,	towne of Plymouth to Iland Creeke.
The Messenger,	J
M <sup>r</sup> Collyer,	
Jonathan Brewster,	appoynted to view the hey ground from Iland
Steephen Tracy,	Creeke to the River beyond Phillip Delanoys.
The Messenger,	
M <sup>r</sup> Edward Winslow, )	
Henry Howland,	appoynted to veiw the hey ground from the
The Messenger,	river beyond Phillip Delanoy to the South
Phillip Delanoy,	Riuer.
*TT1 ~ · · ·	

\*The pticuler psons assigned this yeare as followeth for hey : --[\*109.]

To Mr Reynor and Mr Browne, the vpper end of Jones Riuer, where John & Josias Winslow had the last yeare ; Mr Revor to haue a full pporcon there for foure or five head of cattle; and if the rest suffice not Mr Browne, then hee to seeke supply elswhere.

To Mr Atwood and Kenelme Winslow, the northerne poynt or poynt of the beach lying against the Great Wood Iland assigned to John & Josias Winslowe.

To John Winslowe and Josias Winslow, the Great Wood Iland at Greenes Harbor, for this yeare.

To Mr Collier, the hey ground he had the last yeare, and the next nooke saue one to Bowmans ground more this yeare.

Christopher Waddesworth, the the hey ground he had the last yeare, wth the addition of some more before his house.

## PLYMOUTH COLONY RECORDS.

### 1636-7.

20 March. BRADFORD, GOUNOR.

[\*110.]

To Captaine Standish & Washburne, the hey ground they had the last yeare, and to mowe as they were appoynted.

To Francis Sprage and William Basset, the same hey ground they had last yeare ; and that M<sup>r</sup> Brewster haue that w<sup>ch</sup> was not cutt by them the last yeare.

To Thomas Cushman, the remaynder of the marsh before the house he liueth in, (w<sup>ch</sup> M<sup>ris</sup> Fuller doth not vse,) and the little p̃cell at the wadeing place on thother side Joanes Riuer.

To M<sup>r</sup> Thomas Prince & Joseph Rogers, the hey ground they had the last yeare, to be deuided pportionable to their cattle; and what more M<sup>r</sup> Prince shall want, to have his supply at the Heigh Pines.

To Mr Done, to have hey ground at the Heigh Pines.

\*To John Barnes and Edward Holman, to have hey ground at the Gurnet( Nose.

To John Banges and Edward Dotey, hey ground at Saggaquash.

To Steephen Tracy and Leiftennant Holmes, the hey ground they had the last yeare, and Joseph Biddle to have hey w<sup>th</sup> them for one cowe.

To John Dunhame, for the sheepe, the hey ground hee had the last yeare, and what more can be spared at Goose Poynt.

To M<sup>r</sup> John Jenney, where he had the last yeare, and to edge more vpon the sedgey place, that there may be hey also gott there for the teame of the towne.

To M<sup>ris</sup> Fuller, where shee gott hey the last yeare.

To Mr Howland, where he got hey the last yeare, at Iland Creeke Pond.

To M<sup>t</sup> Heeks, Georg Watson, & Richard Higgens, for one cowe, where they had hey the last yeare.

To William Paddy, betweene the iland & the glade at Pouder Poynt.

To Mr Alden, the hey ground he had the last yeare.

To Goodman Hurst, the hey ground he had the last yeare.

To Mr Smyth, the hey ground he had the last yeare.

To M<sup>r</sup> Holmes, hey where he had the last yeare.

To Phineas Pratt and M<sup>r</sup> Coomes, the hey ground they had the last yeare. To John Faunce, where M<sup>r</sup> Bradford mowed the last yeare.

[\*111.]

\*To Richard Church, Robte Bartlet, & Thomas Little, hey ground where they had the last yeare, and to take further supply where they can fynd yt, in plact not graunted to others, and Robte Bartlet to have the swampe or pitt at the head of M<sup>r</sup> Bradfordt ground.

To Manasseth Kempton, pt of the meaddow at Joanes River where M<sup>r</sup> Bradford and Constance Southerne do get hey.

To Georg Sowle, where he gott hey the last yeare.

To Mr Hopkins & Thomas Clark, the hey ground they had the last yere. 1636-7. To Mr Edward Winslow, the place he had the last yeare.

To Nicholas Snow, at Wellingsley, where he had the last yeare.

To Raph Wallen, where he had the last yeare.

To John Cooke, in some convenyent place about Experience Michells & Henry Howlandf grownds.

To Richard Burne, where Mr Reynor gott hey the last yeare.

To Mr Vincent, hey ground betweene Moyses Symons feild & the landf lately given to Edmond Chaundlor, towardf that weh is appoynted to Mr Collyer.

To Josiah Cooke, the plott of grasse for hey against John Barnes his creek, & from the ware to the milne, & vp at Fresh Lake where he can pike yt.

It is also agreed vpon that if any man shall fynd any convenient place good for hey ground wet is not graunted to any, it shalbe lawfull for him to burne and dresse the same, and to make vse of yt for his owne pticuler.

\*At a Court of Assistant ( held the third of Aprill, 1637, in the xiijth Yeare of the Raigne of our Souraigne Lord, Charles, by the Grace of God of England, Scotland, France, & Ireland Kinge, Defendor, &c.

1637.3 April. [\*112.]

IBERTY is graunted vnto Mr Bradford, Goûnr, to take in his acrees at Strawberry Hill.

It is also agreed by the Court that those tenn men of Saugust, vizt, Edmond Freeman, Henry Feake, Thomas Dexter, Edward Dillingham, William Wood, John Carman, Richard Chadwell, Wiltm Almey, Thomas Tupper, & George Knott shall have liberty to view a place to sitt downe & have sufficient lands for three score famylies, vpon the condicons ppounded to them by the Goûnor and Mr Winslowe.

Liberty is graunted to George Cleare, a carpenter, to build a house vpon a garden place appoynted him by George Watsons, and to have an acre or two of land( layd to yt about Mr Hills lott at Wellingsley.

Liberty is graunted to Josias Winslow to take in a little swampe lying at the end of his new ground, contayneing about half an acre of ground.

‡A midstead is graunted to George Russell in the towne of Plymouth, and to have land assigned vnto yt in a convenient place.‡

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VOL. I.

20 March. BRADFORD, GOUERNOR.

# 1637. \*At a Court of Assistant held the second Day of May, in the xiijth Yeare of his Ma<sup>tics</sup> now Raigne, of England, &c.

BRADFORD, Gov. [\*113.]

I was ordered by this Court, that a jury should be empanelled to set forth the heigh wayes about Plymouth, Ducksborrow, and the Eele Riuer, w<sup>ch</sup> was accordinge sumoned, and vpon the ninth day of May next after they appeared before the Goûnor, and tooke their oathes to lay forth such heigh wayes about the townes of Plymouth, Ducksborrow, & the Eele Riuer equally & justly, w<sup>th</sup>out respect of psons, and according as they shalbe directed by informacon of others, & as God should direct them in their discretion for the genall good of the colony, and w<sup>th</sup> as little pjudice to any mans pticuler as may be, and to marke the treeys vpon the said way, and so it to remayne a way forcuer.

The Names of the Jury.

John Done,	Francis Cooke,
William Palmer,	Richard Burne,
Loue Brewster,	John Jenkyne,
Experience Michell,	Moyses Symons,
Phillip Delanoy,	Robte Bartlett,
Thomas Cushman,	Richard Higgens.

7 July. The Verdict or Order of thabouesaid Jury, p<sup>r</sup>formed by them the tenth Day of May, 1637, and deliuered by them into the Gefiall Court held the vij<sup>th</sup> of July next after, and by the same confirmed in these words following, viz<sup>t</sup>:

> It is agreed, that the heigh wayes, both for horse, cart, and foote, shalbe as followeth: From the towne of Plymouth to Joanes River, as it was cleared, pvided it be holpen at M<sup>r</sup> Allertons by going through the old cowe yard at the riuer, the place being comonly called the Old Wading Place, and so through a valley vp the hill, and then to turne straight to Abraham Peirces ground, and through his ground as it is marked, and so the old path to Massechusett, leaueing M<sup>r</sup> Bradfords house vpon the west, & from M<sup>r</sup> Bradford house to Steephen Tracys ground, as the way now lyeth, being already trenched, a foote way from the lower steping stones to Steephen Tracies, the heigh way lying through Steephen Tracies feild now enclosed. Alsoe, we allowe a way from Francis Billingtons ground through the nooke, as it now lyeth, to the ferry, and from the ferry to Steephen Tracies house, and so

#### COURT ORDERS.

through the meaddow to the bridg. The heighway from Steephen Tracies ground through the other ground(, as far as the trees were marked, to the bridg at John Rogers, & from John Rogers along as the way now lyeth to the corner of Jonathan Brewsters cow yard, and so by a valley downe his ground, nere to the house of Mr Prince, and from thence the old way to Christopher Wadsworth, whose pallasadoe is to be remooned, and a sufficient way allowed to enter into Francis Sprages ground, and there to fall into a way that leadf from Mortons Hole to Ducksborrow towne, and from thence a way to fall to the Captaine Standish<sup>s</sup> and M<sup>r</sup> Brewsters, as it is now marked, the auntient foote way to be continued from Mr Brewsters to France Sprages, and so through Wiltm Basset ground to the heigh way. The heigh way leadeing from Xpofer Wadesworths to be continued through Francis Sprage and Willim Bassets, being his garden or orchard to the cast side. Also, we allowe a heigh way from the cutt betweene Wiltm Basset & Francis Sprage, to goe to \*Ducksborrow towne; the heigh way to be continued from Willim Bassetf garden or orchard, through John Washburnes ground, to Wilłm Palmers gate, as it now is, and so along through Peeter Browne ground, by the outeside of which we allow a way to the marsh, and vp to the woods; the way still to passe by Henry Howland house, leaueing it on the east side, so keepeing the old way through the marsh to Mr Aldens house, and from thence through a valley weh leadeth to the corner of Phillip Delanoys feild, so to passe to Edward Bumpas house, and fourty foote to be allowed aboue his house straight to Rowland Leyhornes house, & so passinge aboue the house to Greenes Harbor path. The vpper path also to be allowed as marked from M<sup>r</sup> Howlands.

## To the Eele River, from Plymouth.

The wayes now in vse to Wellingsley bridge, and so the creeke, where wee allowe fiftie foote from the banke, & from the corner at Raph Wallens. The vpper way to Thomas Clarkes still; the lower way from Raph Wallens right out to Holmans Rock; allowed fourty foote on the west side, and so straight to Manasseth Kemptons ground, whose fence is to be remoued twenty foote inward, and so passing betweene two rocks at the brooke, straight to Edward Banges, leaueing his house west, and so along, leaueing Nicholas Snowes house east, & and so to M<sup>r</sup> Hopkins house, leaueing it east, and so vp the valley to Thomas Clarkes vper stile, the foote way to be continued from M<sup>r</sup> Hopkins, in the old path, belowe Thomas Clarkes, to the heigh way. The heigh way from Thomas Clark<sup>ℓ</sup> stille to passe betweene his house and his hoggs coate downe to George Soules, next the riu<sup>r</sup>, and the said Georg to allow a sufficient way from thence of the riuer by a bridge, and so to another 1637.

7 July. Bradford, Gouno<sup>r</sup>.

[\*114.]

## PLYMOUTH COLONY RECORDS.

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## 1637.

7 July. New Plymouth. Bradford, Goûn<sup>b</sup>. heighway alowed for that neighbourhood; to the w<sup>ch</sup> neighbourhood we allow a way from M<sup>r</sup> Hopkins house downe to a  $p_{\star}$  that lead( to the fishing poynt; from whence we allow a way to Robert Bartlett(, leaueing his house east, and so alonge, leaueing Thomas Little<sup>s</sup> east, & M<sup>ris</sup> Warrens west, and so to Richard Churches, leaueing his house on the west side; so to a place of comon ground, which is still to be left betweene.

7 June. [\*116.] \*At the Gen<sup>\*</sup>all Court of o<sup>\*</sup> Sou<sup>\*</sup>aigne Lord, the Kinge, holden at New Plymouth the vij<sup>th</sup> Day of June, in the xiij<sup>th</sup> Yeare of the Raigne of our Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God of England, Scotland, France, § Ireland, Kinge, Defendor of the Fayth, §c.

BEFORE William Bradford, gent., Goûnor, Edward Winslowe, Thomas Prence, tief of the pages of al colleging lord the kinge and Assistant in t

justice of the peace of or soliaigne lord the kinge, and Assistante in the goument.

EXECUCON is graunted against Mr John Browne, at the suite of Frauncis Cooke, vpon the verdict recoiled against him.

It is concluded and enacted by the Court, that the colony of New Plymouth shall send forth ayd to assist them of Massachusett Bay and Conectacutt in their warrs against the Pequin Indians, in reveng of the innocent blood of the English w<sup>ch</sup> the s<sup>d</sup> Pequins haue barbarously shed, and refuse to give satisfaccon for.

It is also enacted by the Court, that there shall thirty psons sent for land service, and as many others as shall sufficient to mannage the barque.

Leiftennant William Holmes is elected to goe leader of the said company.

M<sup>r</sup> Thomas Prence is also elected by lott to be for the counsell of warr, and to goe forth w<sup>th</sup> them.

Mr John Lathrop, pastor of Scituate, Thomas Hill, Francis Sprage, and Georg Bower were admitted freemen, and tooke their oaths.

[\*117.] \*The Names of the Souldiers that willingly offer themselues to goe vpon the s<sup>d</sup> Service, w<sup>th</sup> M<sup>r</sup> Prince & the Leiften<sup>t</sup>.

Voluntaries.

Thomas Clarke, Richard Church, Georg Soule, Samuell Jenney,

Constance Southerne,	Thomas Redding,	1637.
John Barnes,	Lone Brewster, or	7 June.
Mr Nathaniel Thomas & his mann,	Joseph Robinson, his man,	BRADFORD,
M <sup>r</sup> Goarton,	Edward Holman,	Gofino <sup>R</sup> .
John Cooke, if his famyly can be puided,	Wilłm Paddy,	
M <sup>r</sup> Steephen Hopkins,	John Hearker,	
John Heyward,	Richard Clough,	
Thomas Williams,	Henry Ewell,	
Nicholas Presland,	Joseph Biddle,	
Thomas Pope,	Wilłm Tubbs,	
Phillip Delanoy,	George Kennerick,	
Francis Billington,	Thomas Halloway,	
Henry Willis,	John Irish,	
Perregrine White,	John Jenkins,	
Caleb Hopkins,	Jacob Cooke,	
Samuell Nash,	Giles Hopkins,	
Robte Mendall,	John Phillips,	
Henry Sampson,	Thomas Goarton.	

Such as will goe if they be prest.

M<sup>r</sup> Thomas Hill, Thomas Boardman, James Coale.

\*It is also enacted by the Court, that M<sup>r</sup> Hopkins and John Winslow for [\*118.] the towne of Plymouth, M<sup>r</sup> Howland and Jonathan Brewster for the towne of Ducksborrow, and M<sup>r</sup> Gilson and Edward Forster for the towne of Scituate, shalbe added to the Goûnor and Assistant to assesse men toward the charges of the souldiers that are to be sent forth for the ayde of the Mattachusett Bay and Connectacutt.

The Prsentment( of the Grand Enquest.

Edward Forster, of Scituate, for selling lesse then a Winehester		
quart for ij <sup>d</sup> , in regard it was ignorantly done, the fyne was assessed	xij <sup>d</sup> .	Pª.
but at	J	
James Coale, of Plymouth, for the like, but not of ignorance,	х <sup>8</sup> .	Pª.

There is tyme given to Scituate and Ducksborrow to make their pound $\ell$ in vntill the next Court, and for their stocks vntill this tyme twelve months; and if they faile in either at the s<sup>d</sup> tymes limmitted, then to be fyned by the Court for their default $\ell$ .

The like liberty is graunted to Plymouth for a pound makeing.

#### PLYMOUTH COLONY RECORDS.

1637.

7 June. BRADFORD, Goữn<sup>b</sup>.

[\*119.]

It is also agreed by the bench that all that have not brought in their eare marks of their cattle betwixt this and the next Court shalbe fyned in default thereof at the descretion of the bench.

M<sup>r</sup> Tilden is adjudged by the Court to pay Henry Ewell tenn shillings for summoning him to the Court, and had not entred an action against him.

\*It is enacted by the Court, that if any man haueing any peclls or vessells of herings at the weare growing noysome, and shall lett them remayne there one day after they shalbe warned thereof, the ptie so delinquent shall forfait ten shillings for the said pecll of hearings, be it firkin, barrell, or hodgshead, or any other vessell, and to haue no more hearings vntill they haue payd the fyne.

Whereas Willm Hatch, of Scituate, is psented for an encroachment vpon a peece of ground on this side the river w<sup>th</sup>out lycence of this Court, it is therefore enacted by the Court that the said Willm Hatch shall reape the cropp therevpon this year onely, and leave the land, w<sup>ch</sup> is the mulct layd vpon him for his psumption therein.

Whereas the trade of beauer, &?, is now likely to goe to decay, in regard that they w<sup>eh</sup> haue had it will not any longer hold yt, the Court hath referred it to the Goûnor and Assistant? to advise and consider of a way and course how the said trade may be vpholden for the good of the whole collony ; and for the better advisement therein haue joyned to the Goûnor and Assistant? M<sup>r</sup> Hopkins, M<sup>r</sup> Atwood, M<sup>r</sup> Done, Thomas Willet, & John Winslow for Plymouth, M<sup>r</sup> John Howland and Jonathan Brewster for Ducksborrow, and Josias Winslow for Scituate ; and what way and course they shall agree and conclude vpon, the whole colony doth consent vnto.

It is enacted by the Court, that Ducksborrow shall become a towneship, and vnite together for their better securitie, and to have the p<sup>r</sup>veledges of a towne; onely their bounds & limmit shalb sett and appoynted by the next Court.

It is also ordered by the Court that there shall a guard of twelve musketiers to attend the pson of the Goûnor on the Lords day, and other tymes when it shall required.

[\*120.]

\*Whereas, according to the order of the Court, the Goûnor and Assistant $\xi$ , w<sup>th</sup> the help of M<sup>r</sup> Hopkins and John Winslow for the towne of Plymouth, M<sup>r</sup> Howland and Jonathan Brewster for the towne of Ducksborrow, and M<sup>r</sup> Gilson & Edward Foster for the towne of Scituate, have mett together & considered of the charge in setting forth the souldiers, and fynd that it will amount vnto the sume of two hundred pound $\xi$ , the w<sup>ch</sup> is appoynted & concluded to be payd in manner following, viz<sup>t</sup>: one hundred pounds by the towneship of Plymouth & the liberties thereof, fifty pounds by the towneship of Duckborrow, and thother fifty pound $\xi$  by the towneship of Scituate.

A warrant was made to Mr Hatherley & the inhabit of Scituate psently	1637.
to make an equall assessment whereby the said sume may be psently made vp	7 June.
for the psent expedition.	BRADFORD,
xxij <sup>th</sup> June, 1637. Thomas Butler, of Ducksborrow, labor, ac-	GOÜN <sup>R</sup> .
knowledgeth to owe vnto or soulaigne lord the King, &c, to ,  xxx <sup>li</sup> .	22 June.
levyed, &?,	
John Done, of Plymouth, gent., as his suretie, xi <sup>li</sup> . P	<sup>a</sup> all. Releas <sup>a</sup> .
The condition that Thomas Butler shall keepe the peace towards our sou-	
aigne lord the King, & all his leige people, & especially toward (Sanneret B.,	
and appeare at the next Genall Court to be holden for this goument, and not	
dept the same w <sup>th</sup> out lycence; that then, &c.	
July xij <sup>th</sup> , 1637. Marke Mendall, of the Eele Riuer, labor,	12 July.
acknowledgeth to owe vnto or souaigne lord the King, &c, to be   lxxx <sup>li</sup> .	
levyed, & d,	
Richard Church, of the same, yeoñ, his surety, xi <sup>i</sup> .	Released.
The condición that the said Marke Mendall shalbe of the good behauior	
toward (our source lord the King, & all his leigh people, & appeare at the	
next Genall Court to be holden for this colony, & not depte the same wthout	
lycence; that then, &d.	
July xij <sup>th</sup> , 1637. John Richards, of the Eele Riuer, labor, ac-	12 July.
knowledgeth to owe vnto or s <sup>d</sup> souaigne lord the Kinge, &d, to be xl <sup>ii</sup> .	
levyed, &d,	
Thom. Little, of the same, yeoñ, his surety, $xl^{li}$ .	Released.
The condicon that the said John Richard shall keepe the Kings peace	
toward( or said souaigne lord the King, & all his leigh people, and especially	
toward (Marke Mendall, and appeare at the next Genall Court to be holden	
for this colony, and not depte the same wthout lycence; that then, &d.	
*Thomas Pope and Anne Fallowell were marryed the xxviij <sup>th</sup> of July,	28 July.
1637, before the Gounor.	[*122.]

## At a Court of Assistant ( held the third of July, in the xiij<sup>th</sup> Yeare of <sup>3 July.</sup> the Raigne of o<sup>r</sup> sou<sup>r</sup>aigne Lord, Charles, &c.

TENN acres of lands are graunted to Thomas Burges, lying on Ducksborrow side, bounded as followeth, viz<sup>t</sup>: haueing a common marsh on the south side, the lands of Wiltm Basset on the east side, the lands of M<sup>r</sup> John

1637.

3 July. BRADFORD, GOUNOR.

Vincent on the north side, and the comons towards the woods on the west side; to have and to hold the said lands vnto the said Thomas Burges, his heires and assignes foreû, & to their onely proper vse and behoofe foreû.

6 August. [\*124.] \*At a Court of Assistant, held the vj<sup>th</sup> of August, in the xiij<sup>th</sup> Yeare of the Raigne of o<sup>\*</sup> Sou<sup>\*</sup>aigne Lord Charles, S<sup>\*</sup>c.

W ILLIAM MORRIS, of Royston, in the county of Hartford, butcher, by his indenture beareing date the fourth day of Aprill, in the xiij<sup>th</sup> yeare of King Charles, &ĉ, bound to Wilłm Collier, gent, for fiue yeares next ensuing after the date of the said indenture, w<sup>th</sup> diuers other couenant( & condicons on both ptt to be pformed, as by the said indenture it doth and may more plainely appeare : Now, the said Wilłm Morris is contented and agreed, w<sup>th</sup> consent of the s<sup>d</sup> M<sup>r</sup> Collyer, to dwell and abide as a servant w<sup>th</sup> Loue Brewster, of Ducksborrow, yeom, for & during all the residue of the said fiue yeares yet vnexpired, the said Loue Brewster pformeing such condicons to the s<sup>d</sup> Wilłm as on his pt are to be pformed, as also the said Wilłm Morris seruing the said Loue as his m<sup>r</sup> the residue of the said terme.

John Allexander & Thomas Roberts were both exâned and found guilty of hude behaviour and uncleane carriage one w<sup>th</sup> another, by often spendinge their seede one vpon another, w<sup>ch</sup> was proued both by witnesse & their owne confession; the said Allexander found to have beene formly notoriously guilty that way, and seeking to allure others therevuto. The said John Allexander was therefore censured by the Court to be severely whipped, and burnt in the shoulder w<sup>th</sup> a hot iron, and to be ppetually banished the gouerment of New Plymouth, and if he be at any tyme found w<sup>th</sup>in the same, to be whipped out againe by the appoyntment of the next justic, &c, and so as oft as he shall be found w<sup>th</sup>in this gouerment. W<sup>ch</sup> penalty was accordingly inflicted.

Thomas Roberts was censured to be severely whipt, and to returne to his m<sup>r</sup>, M<sup>r</sup> Atwood, and serue out his tyme w<sup>th</sup> him, but to be disabled hereby to enjoy any lands w<sup>th</sup>in this goûment, ‡except hee manefest better desert.‡

John Derby is graunted threescore acrees of land $\ell$  at Mounts Hill, if yt shalbe found convenient vpon view to be taken thereof by M<sup>r</sup> Edward Winslow & M<sup>r</sup> John Jenney.

‡Edward Dotey is to have the like there also, if it be thought fitt vpon their view as aforesaid.‡

William Paddy is graunted a garden place next to Thomas Willet(, on the east side.

## \*At a Court of Assistant, held the xxj<sup>th</sup> August, in the xiij<sup>th</sup> of 1637. King Charles, &c.

**J**OHN BUNDY was exaned and found guilty of lude behavio<sup>r</sup> & vnciuill carriage towards Elizabeth Haybell, in the house of her m<sup>r</sup>, M<sup>r</sup> Wiltm Brewster, and is therefore adjudged to be seuerely whiped, w<sup>ch</sup> was executed vpon him accordingly.

Whereas, the fourteenth day of Septemb<sup>r</sup>, 1637, Mathew Osborne, by his indenture beareing date the third day of May, in the xiij<sup>th</sup> yeare of his ma<sup>ties</sup> now raigne, &ê, hath bound himself apprentice to John Reade, of Waymouth, for the terme of six yeares next after the date of the said indenture, w<sup>th</sup> diuers other couenant( on both pts to be pformed, contained & expressed in the said indenture. Now, the said John Read, for and in consideración of the sume of eight pounds to him in hand payd by John Done, of New Plymouth, hath, with & by the consent of the s<sup>4</sup> Mathew Osborne, put him ouer to the said John Done, to serue all the residue of his tyme, according to the s<sup>4</sup> indenture.

\*At a Court of Assistant, held the second of Octob<sup>r</sup>, in the xiij<sup>th</sup> <sup>2</sup> October. Yeare of the Raigne of our Sou<sup>r</sup>aigne Lord, Charles, of Eng- [\*126.] land, &c, 1637.

T is graunted by the Court that M<sup>r</sup> John Atwood, Thomas Armitage, and John Shawe, to have enlargement of lands next vnto the lands abutting above their lotts at Playne Dealeing, to the northward, w<sup>ch</sup> lands are to be first viewed, and afterwards to be devided to them.

<sup>+</sup>Tenn acrees of lands are graunted to M<sup>r</sup> John Atwood, lying from Winslowes Walk northward towards the Cedar Swampe, to lye to his house in Plymouth, and to be therew<sup>th</sup>all used, and not sould from it so long as the house shalbe inhabited.<sup>+</sup>

<sup>+</sup>Tenn acrees of lands are graunted to M<sup>r</sup> John Done, lying in the same place, northward from Winslowes Walk toward( the Cedar Swampe, to belong to his house at Plymouth, & to be therew<sup>th</sup>all vsed, and not sould from it.<sup>+</sup>

\$Scauen acrees of lands are graunted to Georg Russell, lying in the same place, to belong to his house to be built in Plymouth, and not to be sould from yt.\$

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21 August. Bradford, Gounor. [\*125.]

## PLYMOUTH COLONY RECORDS.

1637.

2 October. BRADFORD, GOUNOR.

[\*127.]

One hundred acrees of lands are graunted to  $M^r$  John Done, lying at Joanes Riuer, to have & to hold to him and his heires forever.

The two lotts of lands on Ducksborrow side, formly graunted to Christopher Wadsworth, containing fourty acres and vpwards, rangeing north & northwest, four acres in length, from the lot of Job Cole to the brooke leading to Mortons Hole in breadth, and lying to the lott of the s<sup>d</sup> Job Cole in the east, & to the s<sup>d</sup> brooke leading to Mortons Hole in the west, and to the seaward or marshes in the north, and to the common lands in Ducksborrow aforesaid in the south — the ouerplus of the said fourty acres are allowed the said Christopher in consideración of some pt of his said lotts, w<sup>ch</sup> were taken from him to make a common feild, all w<sup>ch</sup> said lands were viewed by Captaine Miles Standish and Jonathan Brewster, and are this day confirmed by the Court, as they are now bounded vnto the said Christopher Wadsworth, his heires & assignes forcü : To haue & to hold the said lands, to him & his heires for euer, and to his & their ownely pp use & behoofe for cü.

Twenty acres of lands are graunted to John Vobes, lying at Greens Harbors Payth.

\*Twenty acres of lands are graunted to Georg Partridg, lying at Greenes Harbor Payth.

Twenty acrees of land( are graunted to Wilłm Merick, lying at Greenes Harbor Payth.

Tenn acrees of land( are graunted to Edmond Hunt, lying acrosse to Greenes Harb<sup>r</sup> Payth.

Tenn acrees of lands are granted to Edward Hall, lying crosse to Greenes Harb<sup>r</sup> Payth.

Tenn acres of lands are graunted to John Tisdall, lying crosse to Greenes Harbor Payth, haueing the comon lands on the east and west sides, the lands of Georg Hall lying on the south side, and the lands of Edward Hall lying on the north side.

<sup>‡</sup>Tenn acres of lands are graunted to Georg Hull, lying crosse to Green( Harbor Path.<sup>‡</sup>

Ten acres of vplands are graunted to Edmond Hawes, lyinge crosse Greens Harbor Path, next to Wilłm Mullens on the south side.

[\*128.]

\*Lands to erect a house vpon and a garden place are graunted to Raph Goarame, of some pet of the waste grounds about Edmond Bumpas, or Phillip Delanoys house.

<sup>‡</sup>Seauen acrees of lands are graunted to Wilłm Hodgkinson vpon the north side of Winslowes Walk, toward( the Cedar Swamp, where M<sup>r</sup> Atwood & M<sup>r</sup> Done haue land(.<sup>‡</sup> A proportion of land is graunted to John Carew, about the land graunted to Robte Mendall, contavneing x acrees.

<sup>‡</sup>A garden place is graunted to Richard Wright, by John Barnes house, to build vpon.<sup>‡</sup>

Fourty acres of land are graunted to Phillip Delanoy, lying on Duxborrow side, rangeing in length east and west, and breadth north and south, haueing the marsh at the farr end of Duxborrow lying on the north side, and the lands of M<sup>r</sup> John Alden lying on the south side, the sea on the east side, and the lands of Edward Bumpasse on the west side : To haue and to hold the said land $\xi$  to the said Phillip, his heires and assignes fore $\hat{u}$ , & to his & their pper vse and behoofe fore $\hat{u}$ . 2 October. NEW

1637.

Plymouth. Bradford, Goũn.

2 October. [\*130.]

\*At a Geñall Court of o<sup>r</sup> Sou<sup>r</sup>aigne Lord the King, held at New Phymouth afores<sup>4</sup>, the second Day of Octob<sup>r</sup>, in the xiij<sup>th</sup> Yeare of the Raigne of our Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God, of England, Scotland, France, & Ireland, King, Defendor of the Fayth, &c.

BEFORE Wiltm Bradford, gent, Goû,	Captaine Miles Standish,
Edward Winslow,	John Alden,
Thomas Prince,	Tymothy Hatherley, &
Wiltm Collyer,	John Jenney, gent.,
And Anistante	P- 0

And Assistant C, & c.

WILLM GILSON, of Scituate, is fyned xx<sup>s</sup> for his non appearance vpon the grand inquiry, whereby his ma<sup>ties</sup> service might be hindred. The fine is remitted by order of the Court held in March 6<sup>th</sup>, 1637.

Mr John Vincent admitted a freeman this court, & sworne.

Whereas divers were appoynted to take a view of the meadow grounds betwixt the Eele River and South River, that there might be an equall diuision of them to eich man, and fynding the same by estimacon to amount vnto five hundred acrees, or thereabouts, the Court doth order, that M<sup>r</sup> Wilłm Brewster, M<sup>r</sup> Steephen Hopkins, M<sup>r</sup> John Done, and John Winslowe, for the towne of Plymouth, Edward Banges for the Eele River, M<sup>r</sup> John Browne for Joanes River, and Jonathan Brewster and Edmond Chaundler for Ducksborrow, shalbe added to the Goünor and Assistant<sup>c</sup>, to agree vpon an equall course for the division of them, and to depute some certaine psons afterwards to make the said division.

## 1637.

2 October. BRADFORD, GoÜN<sup>R</sup>. It is enacted by the Court that the graunt of lands at Scituate, made to M<sup>r</sup> Tymothy Hatherly, M<sup>r</sup> Andrewes, M<sup>r</sup> Sherley, & M<sup>r</sup> Beauchamp, shall extend three miles vp into the woods from the heigh water marke, prouided that vpon the view of M<sup>r</sup> Prince & M<sup>r</sup> Collyer, it doe not too much  $\widehat{p}$ judice the towne of Scituate.

It is enacted by the Court, that the milner of Scituate shall not take above the twelfth part for the toule of grinding corne.

Presentment( by the Grand Inquest.

 $M^{t}$  Stephen Hopkins, first psentment, (for suffering men to drink in his house vpon the Lords day, before the meeting be ended, and also vpon the Lords day, both before & after the meeting  $\ell$ , servant  $\ell$  & others to drink more then for ordinary refreshing) is respited vntill the next Court, that the testimony of John Barnes be had therein.

M<sup>r</sup> Steephen Hopkins, psented for suffering servant and others to sit drinkeing in his house, (contrary to the orders of this Court,) and to play at shouell board, & such like misdemeanors, is therefore fined fourty shillings.

A warrant is to be directed to the constable of Plymouth to apphend Abraham Hooper, al<sup>s</sup> Pottle, to answere for takeing of fish out of Georg Watsons boate vpon the Lord's day w<sup>th</sup>out his consent.

\*Abraham Pottle, al<sup>s</sup> Hooper, Walter Deuell, Webb Adey, and Thomas Robert are psented for disorderly liueing, & therefore to be required to giue an account how they liue.

Samuell Chaundler is to be warned to appeare at the next Court to answere for shooteing off three guns in the night tyme, as if were an alarum.

Constant Southwood and Elizabeth Collyer married the second of Nouemb<sup>r</sup>, 1637.

 November. William Tubbs and Mercy Sprague married the ninth of Nouembr, 1637.

William Corrannell oweth or soulaigne lord the King x" sterl.

The condicon that the said William shall frame & pfer, or cause to be framed and pferred, two bills of indictment at the next Genall Court to be holden for this goûment against Edward Shaw as principall, and Marke Mendall as accessary, for the felonious takeing of certaine money privily from the pson of the said William; that then, &c.

Releas<sup>d</sup>.

Releas<sup>d</sup>.

Released 5 June, 1638.

> [\*131.] Releas<sup>4</sup>.

2 November.

Released.

68

*.At a Court of Assistant held at New Pl	ymouth, the fourth Day of	1637.
December, in the thirteenth Yeare of his	Ma <sup>tics</sup> now Raigne, &c.	4 December.
BEFORE Wiltm Bradford, gent., Gouen <sup>r</sup> ,	Captaine Miles Standish, &	Bradford, Goûn <sup>r</sup> .
Edward Winslow,	John Alden,	[*132.]
Thomas Prince,		
Gentlemen, justič of o <sup>r</sup> said soûaigne lord	the Kinge, &?, 1637.	
TDWARD SHAWE, of Ducksborrow, acl	knowledgeth to	
E DWARD SHAWE, of Ducksborrow, acl owe o <sup>r</sup> souaigne lord the Kiñ	xl <sup>ii</sup> sterl.	Released.
Thomas Clarke, of the Eele River, yeom.,	$\ldots \ldots xx^{li}$ sterl.	
The condicon is, that, if the said Edward	Shawe shall psonally appeare	
at the next Geñall Court, to be holden for the go	fument of New Plymouth, to	
answere to all such matters as on his ma <sup>ties</sup> b	ehalf shalbe objected against	
him concerncing the felonious takeing of certai	ne money from the person of	
Wilłm Cornelly priuily, and abide the further	order of the Court, and not	
dep <sup>te</sup> the same w <sup>th</sup> out licence, that then, &d.		
Marke Mendloue, of the Eele River, carpe	nter, oweth the	
King	$\ldots$ $\ldots$ $xl^{li}$ sterl.	Released.
Richard Church, of the same, carpenter, .	$\cdots xx^{li}$ sterl.	<b>Hereasea</b>
The condicion that if the said Marke Mer	idall doe psonally appeare at	
the next Genall Court, to be holden for the g		
answere to all such matters as shalbe objected		

felonious concealeing of the foresaid felony, comitted by the s<sup>4</sup> Edward Shawe, and abide the further order of the Court, and not dep<sup>te</sup> the same w<sup>th</sup>out lycence, that then, & $\hat{c}$ .

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t

Tenn acrees of lands are graunted vnto M<sup>r</sup> John Done, lying about Web old feild toward the Fresh Lake, & to range along the heigh way.

Mr John Derbys form graunt at Mounts Hill is confirmed.

Edward Dotey and Tristram Clark, his father in law, are to take Josiah Winslow, Nathaniell Sowther, & Josuah Pratt, and to view a pcell of land by M<sup>r</sup> John Derbies graunt at Mounts Hill, that vpon their report thereof to the Goûnour and Assistant (, they may have pcells thereof graunted them.

A garden place is graunted to Georg Soule, on Ducksborrow side, by Samuel Nashes, to lye to his ground at Powder Poynt.

\*M<sup>r</sup> Raph Smyth and William Fallowell are to have pportions of land to their houses in Plymouth, out of the lands lyinge betwixt the towne of Plymouth and the new feild reserveing a portion for the milne there.

[\*133.]

1637.

4 December. BRADFORD, GOÜN<sup>R</sup>. A garden place is graunted to George Russell in the neighborhood by by M<sup>r</sup> John Weeks, and to have that pcell of land lying on Woberry Playne, he lately bought of Richard Wright, to be made vp seauen acres, and to be to him and his heires forcuer.

Thomas Atkinson is graunted to enlarge his garden place at his now dwelling house towards the brook side.

Fourty acrees of lands are graunted to Richard Church, at the head & on the south side of the Eele Riuer Swampe, to have & to hold to him and his heires foreuer.

The pecll of land containing about 60 acrees, lying at the Eele Riuer, in a place there called the Whoop Place, formerly graunted to Thomas Clarke, is now confirmed to him and his heires foreuer, and is to be layd forth so as it may be least pjudiciall to Thomas Little, Robte Bartlett, M<sup>ris</sup> Warren, & the neighbourhood there.

A garden place is graunted to John Wood by Josuah Pratts, and to abutt north and south.

All that surplusage of lands lyinge at the ends of M<sup>r</sup> Wilłm Brewsters & Francis Eatons lotts, on Ducksborrow side, is graunted vnto Captaine Miles Standish, in consideración of the want of lands he should haue had to his apportion.

[\*134.]

\*One hundred acrees of lands, are graunted to M<sup>r</sup> Thomas Burne, lying at Greenes Harbör, vpon condicon that the said farme shall belong to the towne of Plymouth, and to pay his pporcon of such charges as may accedentally fall vpon it for the purchase thereof, w<sup>eh</sup> said lands are to be viewed and layd forth for him from his house to the seaward.

A garden place also in Plymouth, to build vpon, is also graunted vnto the said M<sup>r</sup> Thomas Burne.

One hundred acrees of lands, also lying at Greenes Harbour, are graunted vnto Josias Winslow, vpon the same condicons that M<sup>r</sup> Burnes is, and to lye next to him.

Fourty acrees of lands are graunted to M<sup>r</sup> John Howland, lying at the Hand Creeke Pond at the westerne end thereof, w<sup>th</sup> the marsh grownd that he vseth to mow there.

An enlargement of lands at Stony Brook is graunted to  $M^r$  William Bradford, to be viewed and layd forth in convenyent place for him, by two of the Assistants, and to adjoyne to the lands he hath there already.

Seauen acres of lands are graunted to Gyles Ricard, lying on the south side, next to the lands graunted formly to James Davis, to lye his house in Plymouth, and not to be sould from yt, but when the house shall not be habitable to returne to the towne againe. Scauen acrees of lands are graunted to John Barnes, lying on the north side, next to the lands formly graunted to James Dauis, to lye to his house at Plymouth, & not to be sould from it, but when the house shall not be habitable to returne to the towne againe.

\*M<sup>r</sup> Edward Winslow haueing formly a graunt of diuers lands at or vpon a neck of land called Green Harbor Neck, (alīs) Carsewell, the said graunt was confirmed, together w<sup>th</sup> all and singuler the vpland vpon the said neck, & seüall branches thereof, bounded & marked by M<sup>r</sup> Thomas Prince & M<sup>r</sup> John Alden, Assistant to this goument, viz<sup>t</sup>, westward vpon a marsh called Carsewell Marsh, and from thence with a smale ridg of hills to the great marsh on Greene Harbors Riuer, according to seüall marks by them made & caused to be made, eastward, abutting vpon or neere the riuer called Greene Harbour Riuer, and on the north and south side w<sup>th</sup> great marshes on either side the same, w<sup>eh</sup> lands so bounden are giuen & confirmed to the said Edward Winslow, his heires and assignes for cü.

## [The two following paragraphs are subsequent entries.]

<sup>‡</sup>The bounds of the land of M<sup>‡</sup> John Aldin, of Duxbery, as it was layed out by Goû Bradford, M<sup>‡</sup> Edward Winslow, Joshua Pratt, and Edward Banges. It begines, for the breadth of it, att a place where formerly an old pine tree stood, where now there is a grauelly hole, and from thence to a burnt walnutt stump, and runinge for the length, and from thence to take its length vnto a white oake tree standing a little within the land of Phillip Delano deceased, the root of that tree still remaining, and from thence for the breadth att the head of the lott, vp to the old Greens Harbor Path; on the southerly side bounded with the meddow of the said John Aldin in per and with the land of Experience Michell att the vper end.<sup>‡</sup>

The bounds of a  $\tilde{p}$ sell of marsh meddow, bought of Edward Hall in the yeer 1651, which meddow was  $\tilde{p}$ marily M<sup>r</sup> William Collyiars, and by him given to M<sup>r</sup> Constant Southworth, and by him sold to Edward Hall aforsaid, and bought by mee, John Alden, & is as followeth, viz.: layed out att the first for fiue acrees, and bounded with a creek, comonly called and knowne by the name of Indian Creeke; and from thence to run to the meddow land of Phillip Delano, deceased; and soe it runs on the northerly side as the river runs to the Mill Creike.

#### 1637.

4 December. Bradford, Goûn<sup>r</sup>.

[\*135.]

1637-8. \*At a Court of Assistant (held the first Day of January, 1637, in the xiij<sup>th</sup> Yeare of the Raigne of our now Sou<sup>r</sup>aigne Lord, BRADFORD, GOUN<sup>R</sup>. [\*136.] \*At a Court of Assistant (held the first Day of January, 1637, in the xiij<sup>th</sup> Yeare of the Raigne of our now Sou<sup>r</sup>aigne Lord, King Charles of England, &c., before the Gou<sup>r</sup>, & all the Assistant (except M<sup>r</sup> Hatherley.

> THE ouerplus on the south side of the lands besides Henry Howlands three shares is graunted vnto Henry Sampson, to belong to his lott.

> James Hurst is to have a portion of land lying about his house, to bee viewed by some of the Assistant<sup>e</sup>, and to be set forth for him, to have and to hold to him and his heires foreuer.

> Tenn acrees of land are graunted to John Paybody, on Duxborrow side, lying betwixt the lands of William Tubs on the north side, and the lands of Experience Michell on the south side, and from the sea in the west, and from Blew Fish River in the easte.

Whereas certaine freemen of Scituate, vizt, Mr Tymothy Hatherley, Mr John Lathrop, Wiltm Gilson, Anthony Annable, James Cudworth, Edward Foster, Henry Cobb, Isaack Robinson, Georg Kennerick, Henry Rowley, Samuell Fuller, John Cooper, Bernard Lumberd, Georg Lewes, & Humfrey Turner, have complayned that they have such smale proporcions of lands there allotted them that they cannot subsist vpon them, the Court of Assistant? haue this day graunted them all that vpland & neck of land lying betweene the North & South Rivers, and all the meadow grounde between the said rivers from the North River to the Beauer Pond, and all along by the North River side, and to hold the breadth from the South River trey, or passage, by a straight line to the North River, so far vp into the land as it shalbe marked and set forth vnto them. Alwayes provided and vpon condicon that they make a towneship there, & inhabit vpon the said land(, and that all difference betwixt them & Mr Vassell or others of Scituate be composed & ended before the next Court, or if any doe then remayne, that they bee referred to the consideración of the Gouern' & Assistant ( that their remooueall from Scituate may be wthout offence. And also prouided and vpon condicion that whereas a proporción of two or three hundred acres of the lands abouesaid should have \*beene graunted to Mr Vassall, vpon condición he should have erceted a ferry to transport men and eattell ouer the North River at these rates, vizt, for a man a penny, for a horse foure penc, and for every beast four pence; and to make causes or passages through the marshes on both sides the said ferry both for man & beast to passe by, weh he was willing to doe, and to answere all

[\*137.]

damnages weh might happen in default thereof; and the Court in their judg- 1637-8. mentf did conceiue it more expedient to pfer the necessities of a number before one private pson. That the said freemen of Seituate above named do so erect a ferry ouer the North River, to transport men and beastf at the rates abouesaid, and make such passages on both sides through the marshes to the ferry, & puide a sufficient man to attend the same, that may answere all damnages weh may happen through his neglect thereof, or els the graunt abouesaid to be voyde.

A parcell of land is graunted to Mr Raph Partrich, lying on Ducksborough side, containing fourty acres & vpwards, ranging west and by north, east & by south, in length, west & by south for the breadth, one end abutting on a swamp adjacent to the west end of the lott of Wiltm Merick in the west, the other end abutting vpon a swamp adjacent to the south corner of the ground of Mr Wiltm Collver, called North Hill, in the east, and one side enclosed wth a swamp adjoyneing to the foresaid ground of Mr Willim Collyer in the south, the other side abutting ypon the comon ground of Duckshorrow in the north.

[The following paragraph is of a more modern insertion.]

The bound of the lands of Mr John Alden att Duxburrow, as it was layed forth by Goû Bredford, Mr Edward Winslow, Joshuah Prate, Edward Banges, as followeth : from an old pine tree by the meddow, which meddow afterwards was allotted vnto mee, the said John Alden ; and for the breadth of the said land buting vpon and ranging allong the said Blew Fish River to a burnt walnut stump; and from thence for the length to a walnut tree ranging from the abouesaid stump west north west, which was sum tim after run by Joshuah Prate and Phillip Delano, Senior, vnto a white oake tree, standing a little within the bounds of Phillip Delanoes land, there being a stump or root of that tree still remaining, and from thence for the bredth att the head, vp to Greens Harbour, old path ; and on the southerly side of the land bounded ptly with my owne meddow, and with the land of Experience Michell toward the vper end.

10 VOL. I.

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1 January. BRADFORD, GoffNor.

1637-8.\*At the Geñall Court of our Sowaigne Lord the Kinge, held at2 January..New Phymouth aforesaid, the second Day of January, 1637, inNEWthe xiij<sup>th</sup> Yeare of the Raigne of our Sowaigne Lord Charles, byPLYMOUTH.the Grace of God of England, Scotland, Franc, & IrelandGoëxor.[\*138.]

BEFORE Wilłm Bradford, gent., Goûnor,	Capt. Miles Standish,
Edward Winslow,	John Alden,
Thomas Prince,	Tymothy Hatherly, &
W <sup>m</sup> Collier,	John Jenney, gen.,
Justic of our souaigne lord the	he King, &c.

M<sup>R</sup> EDMOND FREEMAN, M<sup>r</sup> Wilłm Leuerich, M<sup>r</sup> Thomas Besbidge, M<sup>r</sup> Thomas Burne, Constance Southerne, Samuell Hinckley, John Lewes, Thomas Armitage, John Paybody, William Tubs, & Henry Bourne were sworne and admitted freemen this Court.

Edward Shaw was indicted for the felonious takeing of xv<sup>s</sup> from the pson of William Corvanuell, and was found guilty, and had his censure to be seuercly whipt, and burnt in the shoulder w<sup>th</sup> a hot iron ; w<sup>ch</sup> was accordingly excented vpon him.

The jurys names that went vpon him were these : ---

John Browne, gen.,	)	Thomas Burne,	)
Francis Cooke,		James Cudworth,	
Henry Howland,		Josias Winslow,	
James Coale,	sworne.	Samuel Hinckley,	sworne.
Wilłm Paddy,		John Paybody,	
Georg Kenfick,	j	Thomas Besbidg,	]

Marke Mendloue was also indicted as accessory to the felony so conitted by Edward Shaw, and was found guilty, and was censured to be whipt ; w<sup>ch</sup> was accordingly pformed.

The juries names that past vpon him were these : ---

John Browne,	ble, sworne.	Thomas Burne,	]
Francis Cooke,		James Cudworth,	
James Cole,		Josias Winslow,	sworne
Anthony Annable,		Samuell Hinckley,	
Wiltm Paddy,		Thomas Besbidge,	
Georg Kennerick,		John Paybody,	J

#### COURT ORDERS.

\*Presentment( by the Grand Jury.

1. William Renolds is pseuted for being drunck at Mr Hopkins his house, that he lay vnder the table, vomitting in a beastly manner, and was taken vp betweene two. The witnes hereof is Abraham Warr, als Hoop, als Pottle, and sayth that there was in company Francis Sprague, Samuell Nash, & Georg Partrich.

2. Mr Hopkins is psented for sufferinge excessive drinking in his house, June 5th, 1638. as old Palmer, James Coale, & William Renolds.

Widdow Palmers man, witness<sup>8</sup> & Stepheen Tracy. Acquitted. John Winslow,

Widdow Palmer.

3. Wee psent Francis Sprague ||fined vis viiid|| for beating Wm Halloway, Fined. "Ifined vs late servant to Wm Basset. Witnesse, Wm Halloway.

4. We psent Richard Knowles for bringing a barke from Greenes Har- Acquitt. bor on the Lordf day. Discharged.

5. Wee psent Wiltm Corvannell for receiucing stolne goods againe.

6. Wee psent Edward Dotey for breakeing the Kings peace, in in assaulting Georg Clarke. Fined x<sup>8</sup>.

7. We psent Georg Bowers for leancing no passage for man or beast, neither by the sea side, nor for cattell through his ground.

The last will and testament of John Cole was proued this Court, vpon the oathes of John Maynard & Edward Hall.

*William Corvannell, of Ducksburrow, ycom., acknowledgeth to								
owe vnto o <sup>r</sup> soûaigne lord the King, to be levyed of his land¢,								
goods, &?,							•	$\mathbf{x}$ l <sup>ii</sup> .
John Barnes, of Plymouth, ycom.,								xx <sup>li</sup> .
Giles Rickett of the same, yeom.,								xx <sup>li</sup> .

The condicon that if the said Wiltm Corvannell shall appeare at the next Generall Court to be holden for this goument, to answere all such matters as shalbe objected against him on his maties behalf, for receiueing his money againe of Edward Shaw, before he was bound to psecute against him for the felonious takeing of the same privily from him, and not dept the Court wthout lycence, &d.

It is ordered by the Court, that those we'h were chosen the last yeare to bee added to the Goûnor & Assistantf to assesse men to the publike charges of the colony shall also doe it this yeare; and shall likewise consider what charge will erect a prison at Plymouth, and forthwth also leavy the same, that a prison may be psently erected.

1637 - 8.

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2 January. BRADFORD, Goữn<sup>u</sup>. [\*139.]

Renolds fined & discharged

Discharged.

1637-8. \*. It a Court of Assistant ( held at New Plymouth, the fift Day of 5 February. BRADEORD land, Sc.

BRADFORD, Gov. [\*141.]

GARDEN place at Willingsley, and seauen acrees of land vpon Woberry Plaine, are graunted to John Smaley, the garden place to be that next vnto Georg Russell.

A garden place at Wellingsley, and six acrees of land vpon Woberry Plavne, are graunted vnto Margret Toothaker, widdow.

Fourty acrees of lands are graunted vnto Thurston Clarke, and a garden place lying at the southwest end of Derbys Pond, on the south side of Monts Hill chase.

Threeseore acrees of lands are graunted vnto Edward Dotey, and a garden place lying at the westerne end of Derbys Pond.

George Moore is graunted xxv acrees of lands and a garden place there also.

William Pontus desireth vj aeres of lands to be layed to his house as necre as convenyently may be.

Thomas Little desireth to have a graunt of lands at Mannomet Ponds, when those lands are graunted, w<sup>ch</sup> was p<sup>r</sup>mised him.

M<sup>r</sup> Stephen Hopkins requesteth a graunt of lands towards the Six Mile Brooke.

Kenelme Winslow requesteth a graunt of lands at Greens Harbor.

Mr John Holmes desires enlargment aboue his house, & the wood to be stayed to be stayed from felling & carrying away.

Willim Sherman is graunted a garden place on Ducksborrow side, & fiue acrees of lands at Pouder Poynt, if it can be there had.

Raph Wallen acknowledgeth to have received of Thomas Clark eighteene pounds, in full payment for the lands he bought of him.

[\*142.]

\*Foure acrees of lands more are graunted vnto Nathaniell Sowther, & his range to goe in length to Woberry Playne.

A pcell of land containing about foure acrees are graunted to Georg Watson, lying next to Mr Thomas Hill, on the north side.

A graunt of certaine lands at Greens Harbor is made to M<sup>r</sup> John Alden, w<sup>ch</sup>, vpon view thereof taken, is to be bounden and confirmed vnto him.

<sup>‡</sup>M<sup>r</sup> Thomas Hill is graunted a pecll of land lying on the north side of Wellingsley Brooke, to lye to his house there, w<sup>ch</sup> is bounden in manner following, viz<sup>t</sup>: twenty pole at east end from the swamp northward, and twenty pole at west end from the swampe on the north side Mr Weeks goathouse, northward, and to range by a straight line on the north side in length from the head of the acrees (through weh the Eele River Payth goeth) wthin a pole of Mannamett Pavth.+

Six acrees of landf are graunted vnto Richard Wright, lving at the west end of Mr Dones land(, toward( the Fresh Lake.

All the lands remayneing betwixt Mr Burnes lands at Greenes Harbour Mr Princes and a little crecke or certaine passage of water running through betwixt the graunt. two rivers of Greenes Harbour and South River, on the westerne side of his lands, towards Scituate Path, and the hey grounds adjovneing to the said lands, except those hey grounds on the south side, and also a smale peell of vpland lying on the westerne side of the said lands, by the side of the South Riner, and environed wth swamps on the south west side, and the said South River on the north side, are graunted vnto Mr Thomas Prince, to have and to hold vnto the said Mr Thomas Prince, his heires and assignes, foreû, &c.

Mr Thomas Hill is graunted a peell of lands lying on the north side of Wellingslev Brooke, to lye to his house there, web is bounded in manner following, vizt: twenty pole at the east end from the swamp lying on the north side of the said brook, and twenty pole at the west end from the swamp on the north sid Mr Weekes goate house, and to runn in length from the head of the acrees, through which the Ecle River Payth goeth by a straight line on the north side, wtbin a pole of Mannomett Payth, and on the south side to the said brook, & through the said swamp on the backside of Mr Weeks goate house.

\*At a Court of Assistant held at New Plymouth the fift Day of 5 March. [\*144.] March, in the thirteenth Yeare of the Raigne of our Souraigne Lord, Charles, by the Grace of God of England, Scotland, France, and Ireland King, Defendor of the Fayth, S.c. 1637.

NE hundred and fifty acres of land( are graunted vnto Mr John Jenney, lying on the east side of the Six Mile Brooke, in the way to Namascutt, to bee a farme belonging to the towne of Plymouth, and to be called by the name of Lakenhame. And wheras there was not enough found on the cast sid of the said brooke, the Court graunted vnto him a certaine necke which is bounded as followeth, viz: by Lakenham Brooke one the one side, and with a swamp on the other side, with a smale brooke in it.

1637-8.

5 February. BRADFORD. Got.

1637-8.

5 March. BRADFORD, GOÛNOR. Seauen acres of lands are graunted to M<sup>r</sup> John Atwood, lying on the north side the land( graunted to James Coale, the swampe to be p<sup>t</sup>, and to be ranged in length w<sup>th</sup> James Coales land.

William Basset was deposed to the last will and testament of William Palmer, thelder, deceased this Court.

All that pccll of land remayneing of that neck of land lying on the east side of the lands lately graunted to Josias Winslow, at Greenes Harbor, are graunted to Kenchne Winslow and Loue Brewster, to be devided betwixt them, prouided that Kenchne Winslow haue that p<sup>t</sup> next adjoyneing to his brother Josias, vpon the condicions the land are there graunted vpon.

Six acres & half of lands more, lying on Woberry Playne, are graunted vnto John Allen, to be added to that he hath at Wellingsley, by M<sup>r</sup> Weeks, w<sup>eh</sup> is three acres and a halfe, or thereabout<sup>ℓ</sup>, so that the whole is x acrees granted him.

Fourty acres of land( are graunted to Josias Cooke, lying crosse to Aggowame path, betwixt foure ponds and the meadow that adjoynes to the west end of the pond w<sup>ch</sup> lyeth at the easterly end of the said lands.

Fourty acres of land( are graunted to Richard Sparrow, lying at the north end of the Fresh Lake, and a peell of a marsh for meaddow lying on the south side of the Fresh Lake, to be viewed and layd forth for him.

A garden place at Wellingsley is graunted to Thomas Whitton, and seauen acres of land vpon Woberry Playne that he hath to be  $p^t$  of yt.

A garden place is graunted to Richard Wright in the meadow by Thomas Atkinsons.

[\*145.]

\*Twenty acres of land are graunted to Richard Beare, lying on Duxborrow side, ranging in length north and south, and in breadth east and west, and lying on the west side of Greenes Harbor path, adjoyneing to the cedar swampe.

Whereas, by a Gefall Court long since, two lotts of lands containing fourty acrees, w<sup>th</sup> all the treys, wood, & tymber groweing & being therevpon, lying at Thorp, nere Windberry Hill, were graunted to William Pontus, whereon hee hath built a house, and for the more comodious receipt of people into the towne of New Plymouth the said W<sup>m</sup> Pontus hath relinquished the said two lotts, except the quantitie of flue acrees, or thereabout (, w<sup>ch</sup> he hath reserved vnto himself & his heires, as the same was or is now enclosed: Now the Court hath confirmed vnto the said Willm Pontus the said house and lands, and hath also graunted vnto him six acrees more of lands lyinge towards the new feild, haueing the lands of John Dunham the yeonger lying on north side, the lands of John Dunhame thelder lying on the east side, and the commons, lyinge on the south and west sides : To have and to hold all & singu- 1637-8 ler the said lands, woods, and tymber, wth all and singuler their appurtence, vnto the said Wilłm Pontus, his heires & assignes foreuer, & to the onely pper use of the said W<sup>m</sup>, his heires & ass<sup>\*</sup> foreû.

<sup>‡</sup>Nine acres of land, be it more or lesse, are graunted vnto Mr John Wicks, lying on the head of Willingsley Brooke, to have & to hold to him his heires for euer.

Nine acres of lands, be it more or lesse, and a goat house, as the same are now enclosed, are graunted vnto Mr John Wicks, lying on the head of Willingsley Brook, to have and to hold to him and his heires for eû.

\*At the Geñall Court held at New Phymouth the sixt Day of March, 6 March. NEW PLYM. in the thirteenth Yeare of the Raigne of our Souraigne Lord, [\*146.] Charles, by the Grace of God of England, Scotland, Franc, & Ireland King, Defendor of the Fayth, &c.

<sup>R</sup> JOHN REYNOR and M<sup>r</sup> Raph Partridg were admitted freemen this Court, and were sworne according to the forme.

John Derby, John Hewes, Giles Rieard, and Nehemiah Smyth desired to be admitted freemen this Court.

Mr Thomas Prince was elected Goûnor for the yeare following.

- 1. Mr William Bradford, Mr Edward Winslow,
- 2. Captaine Miles Standish,
- 3. Mr John Alden, Mr John Jenney, <sup>\*</sup>M<sup>r</sup> Tymothy Hatherley,<sup>\*</sup>

were elected Assistantf.

- 4. Mr John Atwood,
- 5. M<sup>r</sup> John Browne,

Whereas Mr Thomas Prince is this Court elected Goûnor, and in regard of an act of the Court requiring his residency and gouerment to be held at Plymouth, and that Mr Prince was very vnwilling, and refused to vndergoe the same, yet takeing the same into further consideración, was willing (at the request of the Court) to condiscend therevnto, vpon two condicions, weh were these ; first, that Mr Bradford would still continue Gouernor vntill Mr Prince could puide himself in some measure fitt for the place, wherevnto Mr Brad-

5 March. BRADFORD GoUN<sup>R</sup>.

1637-8. ford condiscended, so that it might not be longer then the next quarterly <sup>6</sup> March. <sup>6</sup> March. <sup>8</sup> BRADFORD, <sup>6</sup> Gof NON. <sup>6</sup> Court ; and the second condicon was, that the Court would dispence w<sup>th</sup> the said act, and that he might reside at Duxborrow, (if w<sup>th</sup>out manefest detryment he cannot remooue to Plymouth,) the w<sup>ch</sup> he puniseth to doe if possibly he cann, and in the meane season to keepe his Quarterly Court at Plymouth, wherevnto the Court did consent, laying aside the force of the said act for this psent, but not to be a psident for tyme to come.

> It is also agreed vpon, by the whole consent of the Court, that  $M^r$  Bradford shall continue Gou<sup>r</sup>nor vntill the next Court, and the Assistants also to continue in their places, vpon their form oathes, vntill then, and likewise that the grand jury and constables doe continue in their places & offices vntill the next Court also.

Josuah Pratt elected constable for Plymouth.

Christopher Wadesworth elected constable for Duxborrow.

Anthony Annable elected constable for Scituate.

\*M<sup>r</sup> John Vincent is elected constable for Sanditch, and was sworne to serue in the said office from this Court to thend of the next gouerment, viz<sup>t</sup>, for a yeare and a quarter.

Francis Sprague was fined  $vj^s$  viij<sup>d</sup> for makeing an assault vpon W<sup>m</sup> Halloway.

William Halloway was fined vs for abuseing & pyoaking Francis Sprague.

Edward Dotey is fined  $x^s$  for breakeing his ma<sup>ties</sup> peace in assaulting Georg Clarke.

Whereas Georỹ Bower was psented for not suffering heigh wayes through his ground, it is referred to be considered vpon, and a view to be taken by some especially appoynted that there may be wayes layd forth through his ground, so as it may be least pjudiciall to M<sup>r</sup> Bower, and yet sufficient for the passage of his ma<sup>ties</sup> subject.

It is agreed vpon by the Court, that Captaine Standish and M<sup>r</sup> John Alden shall, w<sup>th</sup> all convenient speede, goe to Sanditch, and set forth their bounds of the land graunted to them.

Forasmuch as, by former order of this Court, M<sup>r</sup> Prince & M<sup>r</sup> Collyer were appoynted to set bounds of lands at Scituate graunted to M<sup>r</sup> Hatherley, M<sup>r</sup> Andrewes, M<sup>r</sup> Shurley, and M<sup>r</sup> Beauchamp, three miles from the heigh water mark vp into the land, w<sup>ch</sup> was in pet accordingly pformed by them, and they measured aboute two miles from the heigh water mark, and found that by reason of the crookednes of the riner, the land will so wynd towards Conahasset that it will not much pjudice the towneship of Scituate, — the Court doth therefore confirme the said lands vnto the said M<sup>r</sup> Hatherly, M<sup>r</sup>

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BRADFORD.

Got'.

Andrewes,  $M^r$  Shurley, and  $M^r$  Beauchamp, to have & to hold to them and  $\underbrace{1637-8}_{6 \text{ March.}}$ 

[The following entries were made subsequently to the recording of the proceedings of the Court held in March, 1637-8.]

Wheareas these landes mentioned in the yeare 1633 before in this booke weare tendered vnto  $M^r$  Hatherly,  $M^r$  Andrewes,  $M^r$  Shurly, &  $M^r$  Beauchamp, vpon theire axceptation, which afterwardes, as appeares in this booke, was axcepted, vpon notise wheareof, in the yeare 1637, the grante was more fully expresed; but because the line that we runn was not expresed, therefore  $M^r$  Collier, at the appoyntment of the Courte, went to Seitewate, & on the second day of June, 1649, & fownd that the line formerly runn betweeane the towne & this grante of land was weste, alowinge a poynt & half of the compase towards the north for the variation.

May the 24<sup>th</sup>, anno 1652.

Wheras wee were appointed by the Court to view a range formerly layed out by vs att Scittuate, as bounds to the lands graunted to M<sup>r</sup> James Sherley, M<sup>r</sup> Richard Andrewes, M<sup>r</sup> John Beachhamp, and M<sup>r</sup> Timothy Hatherly, about which lands theire hath been diuers contestations, the which view wee hane this day p<sup>r</sup>formed; and wee doe certify the Court, and all others whom it doth or may conserne, that wee found vndoubtedly the old marked trees formerly ranged by vs and M<sup>r</sup> William Varssell, and proueing the said range by M<sup>r</sup> Varssels instrument, by which it was formerly ranged by vs, the space of two miles, wee find it to bee west northerley. Pformed in the p<sup>r</sup>sence and with the healp of M<sup>r</sup> Timothy Hatherley, M<sup>r</sup> Humphry Turner, M<sup>r</sup> John Varssall, M<sup>r</sup> Richard Garrett, James Cudworth, M<sup>r</sup> Joseph Tilden, Edward Jenkens, and Peeter Collymore. WILL<sup>AM</sup> COLLYARE, THOMAS PRENCE.

The Court, haueing heard and seen the review abouesaid, cannot but allow and ratifie the aforsaid linne done by theire order.

\*At a Court of Assistant held the second Day of Aprill, 1638, in the fourteenth Yeare of the Raigne of Souraigne Lord, Charles, of England, &c. 1638. <sup>2 April.</sup> [\*148.]

JOHN COOP, of Scituate, is pmised lands at Scituate for his conuenient accommodación when the difference betwixt this colony and the Mattavol. I. 11

1638.

chuset Bay are decided, but so as his lands be appoynted to belong to some towneship.

2 April. BRADFORD, Goữ.

Two hundred acres of vpland, and a competency of meadow land( to be layd to yt, are graunted to M<sup>r</sup> W<sup>m</sup> Vassell, to keepe a ferry ouer the north, where the old Indian ferry was, and to transport men & beast( at these rates, viz<sup>t</sup>: for a man j<sup>d</sup>, & for a beast 4<sup>d</sup>, a horse and his rider 4<sup>d</sup>, and to make the way passable for man & beaste through the marshes on both sides the river at his owne charges, and to keepe them in repaire from tyme to tyme, & Captaine Standish & M<sup>r</sup> Alden are appoynted to set the said land( forth for him.<sup>‡</sup>

The lands that were  $p^r$ portioned to  $M^r$  Atwood and John Shaw are to stand as they are layd forth for them, prouided the doe not  $p^r$ judice the graunt formerly made to  $M^r$  Prince & M<sup>vis</sup> Fuller.

A garden place is graunted to Gabriell Fallowell in the meadow by Thomas Atkinsons, and a pecll of fine or six acres of the lands appoynted for the milne, (w<sup>ch</sup> M<sup>r</sup> Jenney consented vnto,) to lye to the house he is to build vpon the said garden plott, and not to be sould from it, &c. All the residue of the land (reserved for the millne, whereof the five or six acrees afores<sup>d</sup> is a p<sup>t</sup>, is, w<sup>th</sup> M<sup>r</sup> Jennys consent, graunted to Gabriell Fallowell; and M<sup>r</sup> Jenney hath other land (graunted him in lue thereof at Lakenhame. The pecll is bounded as followeth : from the millne brooke southward from the land (of John Dunhame thelder, & of John the yeonger westward & northward, & from the land of Will<sup>m</sup> Falloway eastward.

The land( formly appoynted to Tristram Clarke, lying by James Skiff( land(, w<sup>eh</sup> was foure acrees in length and two in breath, lying on the south side M<sup>r</sup> Coomes lands, are now graunted to Wilłm Hodgkinson, together w<sup>th</sup> a garden place in some convenient place nere the said lands to be set forth for him.

Threescore acres of land (are graunted to Edmond Chaundler, lying on Duxborrow side, and to be layd forth for him by Captaine Standish & M<sup>r</sup> Alden, w<sup>ch</sup> was accordingly layd forth on the northeast side of the lands graunted to Moyses Symons, & ranging as his doth in length north & by east and south & by west from the marked trees.

Wilłm Maycumber, of Dorchester, coop, is lycensed to dwell w<sup>th</sup>in this goûment, at Plymouth or elsewhere, vpon the testymony of his good behauio<sup>r</sup> hee hath brought w<sup>th</sup> him.

Henry Madesly, of the same towne, carpenter, is also lycensed to dwell w<sup>th</sup>in this colony.

\*All that pcell of land called Slowly Feild, as it is now enclosed, formly

[\*149.]

in the tenure of M<sup>r</sup> Edward Winslowe, is graunted to Thomas Clark, to have & to hold the said p<sup>r</sup>miss<sup>s</sup> to the said Thomas Clark, his heires & assignes foreû.

Whereas M<sup>r</sup> Edward Winslow hath a pcell of land lying at the Eele Riuer, it is graunted by the Court that none shall head the said lands to come betwixt them & the Pyne Hills.

It is ordered by the Court, that there shalbe no more land $\zeta$  graunted about the towne vntill there be a view taken of the lands already graunted, & what more may be conveniently graunted, from hindring the passage of the cattle to the comons.

M<sup>r</sup> Thomas Prence is graunted the garden place betwixt the Spring Lane and M<sup>r</sup> John Reynors, to have & to hold to him and his heires foreuer.

\*At a Court of Assistant ( held the vij<sup>th</sup> Day of May, in the four- 7 May. teenth Yeare of the Raigne of our now Souraigne Lord, Charles, [\*150.] by the Grace of God of England, &c., 1638.

RICHARD CLOUGH desireth lands at the South Ponds, by Josias Cooke.

Anthony Snow desireth a  $\tilde{p}$ cell of land, about three acrees, lying on the north side of M<sup>r</sup> Dones lands, towards the Fresh Lake.

Nathaniell Sowther desires lands towards the Six Mile Brook.

Josuah Pratt, Nehemiah Smyth, Georg Watson, Nicholas Snow, John Rouse,

Soloman Lenner is pmised lands on Duxburrow side, (in pte of those due to him for his service,) in some convenient place.

One acre of land is graunted to Georg Soule at the watering place, in lue of another acre w<sup>ch</sup> was taken from him for other vse, puided it be so layd forth that it be least p<sup>r</sup>judiciall to the neighbourhood there; and also that peell of Stony Marsh at Pouder Poynt, containing two acres, be it moore lesse, compassed about w<sup>th</sup> the lotts of lands there graunted vnto him.

Gabriell Fallowell requesteth to haue the swamp lying on the north side

2 April. BRADFORD, GOU<sup>R</sup>.

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the heigh way leading to Thom. Atkinsons house,  $w^{eh}$  is to be viewed & so graunted as it shall seeme good.

7 May. Bradford, Goûn<sup>b</sup>. N

 $\mathrm{M}^{\mathrm{ris}}$  Fuller requesteth to be enlarged wth four acrees of lands at the New Feild.

Liberty of enlargement is graunted vnto John Winslow at the vpper end of his lot at Playne Dealeing, as farr as the lesser swamp, where they used to saw spruce trees.

An enlargement of a garden place is graunted to Josuah Pratt, to bee layd forth for him vpon view.

[\*151.] This order is new drawne. \*‡Whereas diners of the brethren of this church of Plymouth, now ymploying lands on Duxborrow side, are to repaire to this place, by w<sup>ch</sup> meanes the neighbourhood there wilbe weakened and those there remayneing are for the most per geong men, the Court doth order this day vpon a peticon exhibited by M<sup>r</sup> Partridg, in the behalf of the neighbourhood there, that the lands on Duxborrow side shall not be disposed to any but to such new commers as M<sup>r</sup> Collyer, Mr. Partrich, Jonathan Brewster, & Wiltm Basset shall approue of to be fitt for their societie; as also the lands lying betwixt the North Riuer and the South Riuer (except those lands w<sup>ch</sup> are graunted to Captaine Standish & M<sup>r</sup> John Alden,) to be reserved for farmes for *for* such new commers as shall be thought fitt to sitt downe w<sup>th</sup> them at Duxborrow.‡

Vpon a peticon p<sup>r</sup>ferred to vs by M<sup>r</sup> Partrich in the behalf of the church and neighbourhood of that side, wherein they shewed the danger of the desolution of their church estate, except the Court would bee pleased to consider their necessyty, and help them therein; that seing the church of Plymouth now called home their members who held much land( on that side, and they being but few, and the lands there were disposed in a great part to servants and other ycong men, from whom they could expect little help, they humbly requested that such lands as were yet vngranted betwixt the North and South Riuer might be reserved for farmes to such fitt men as they should approve of, and might be fitt and helpfull vnto them. It was therefore graunted vnto them by the Court, that not any of those lands should be graunted but such as these foure, viz<sup>t</sup>, M<sup>r</sup> W<sup>m</sup> Collyer, M<sup>r</sup> Raph Partrich, Jonathan Brewster, and Willm Basset should approve of as fitt for their societie. \*At a Court of Assistant held the fourth Day of June, in y<sup>e</sup> fourteenth Yeare of the Raigne of o<sup>r</sup> Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God of England, Scotland, France, S<sup>\*</sup> Ireland King, E Defendor of the Fayth, S<sup>\*</sup>c.

 $\mathbf{I}^{\mathrm{T}}$  is ordered by the Court, that no more lands shalle graunted on Duxborrow side vntill there be a view taken thereof, that such lands may be graunted as shalle found fitt, not to p<sup>r</sup>judice the graunt already made to the neighbourhood there.

Jonathan Brewster is graunted to haue a peell of land on Duxborrow side, when they are viewed.

Job Cole is pmised the like.

Joseph Rogers is to be remembred for some lands when they are viewed.

Wilłm Corvannell, of Duxborrow, lab., acknowledgeth to  $\left\{ lxxx^{li} \right\}$ 

owe or soliaigne lord the King, to be leavyed, &?, . .  $\int IXX^{*}$ . John Washburne, of the same, taylor, his surety, &?, . . . .  $X^{[i]}$ .

The condicon is, that if thaboue bounden  $W^m$  Corvannell doe appeare at the next Gefall Court to be holden for this goument, and answere all such matters as on his matters behalf shalbe objected against him for the felonious breakeing of the house of Robte Paddock, and takeing out of a chest therein xiij<sup>s</sup> viij<sup>4</sup>, and abide the further order of the Court, and not dep<sup>1e</sup> the same w<sup>th</sup>out lycence, that then, &?.

Robte Paddock, of Duxborrow, smyth, &c, oweth the King, &c, x11.

The condición, that if thaboue bounden Robte Paddock shall frame & p<sup>r</sup>ferr, or cause to be framed & p<sup>r</sup>ferred, one bill of indictm<sup>t</sup> at the next Gefiall Court holden for this goûm<sup>nt</sup> against Wilłm Corvannell, for the sus-Released. picón of the breaking of his house, and takeing out xiij<sup>s</sup> viij<sup>d</sup> out of a chest therein, and giue eucdence therevnto, as well to the grand jury as to the petty, that then, &d.

Robert Paddock is graunted the garden place next to Thomas Willet, w<sup>ch</sup> Wilłm Paddy should haue had. This graunt is remitted to John Groomes.

Released ; quit by pelamac<sup>n</sup>.

1638. 4 June.

BRADFORD, GOÜN<sup>R</sup>. [\*152.]

1638.	*At the Geñall Court held at New Phymouth the fift Day of June, in
	the fourteenth Yeare of the Raigne of our Souraigne Lord,
5 June. New	Charles, by the Grace of God of England, Scotland, France,
PLYMOTH.	& Ireland King, Defendor of the Fayth, &c.
PRENCE, Goûnor,	g neuma ming, Defender of the Layin, got

BEFORE Thomas Prence, gent, Goûnor, John Alden, Wiltm Bradford, John Atwood, & Captaine Miles Standish, John Browne, gent, Justice of or soûtaigne lord, &e.

M<sup>R</sup> THOMAS PRENCE, being the last Court elected Goün<sup>r</sup>, was sworne this Court.

M<sup>r</sup> William Bradford, Captaine Miles Standish,

were sworne Assistants this Court.

M<sup>r</sup> John Alden, M<sup>r</sup> John Atwood

Mr John Browne,

Forasmuch as  $M^r$  Edward Winslowe &  $M^r$  John Jenney were elected Assistant the last Court, and were now absent, & so could not bee sworne, the Court doth order that the Goûn<sup>r</sup> and rest of the Assistant shall administer the oath vnto them if they returne hoame before the next Court.

Because that M<sup>r</sup> Tymothy Hatherley was elected to the office of an Assistant the last Court, & will not take the said place vpon him, M<sup>r</sup> John Browne, being the next in the number of votes, was by the genall consent elected to the office of an Assistant in his stead; and for the fyne M<sup>r</sup> Hatherley is thereby lyable vnto, the Court will further consider whether the same shalbe esteated or noe.

Josuah Pratt stands vpon his form oathes constable of Plymouth, and messenger of the colony.

Christopher Waddesworth sworne constable of Duxborrow.

Anthony Annable sworne constable of Scituate.

\*Presentment( by the Grand Jury.

Web Adey is p<sup>r</sup>sented for workeing vpon the Lords day in his garden. Witnesse, Josias Cooke, M<sup>r</sup> Raph Smyth.

John Holmes, gent, is p<sup>r</sup>sented for keeping three swine vnringed. Gyles Ricards is p<sup>r</sup>sented for the like for two swine.

[\*155.]

Censured & whipt.

[\*154.]

William Lathame is p<sup>r</sup>sented for entertaining of John Phillips into his house contrary to the acte of the Court. Jonathan Brewster, witnes. Fined 40<sup>ss</sup>.

John Stockbridge, of Scituate, is p<sup>\*</sup>sented for disgracefull speeches, tending to the contempt of the goument, & for jering speeches to them that did reprove him for yt. Witnesse, Edward Foster & James Cudworth.

 $M^r$  Steephen Hopkins is p<sup>r</sup>sented for selling beere for  $ij^d$  the quart, not Fined, worth  $j^d$  a quart. Witness, Kenelme Winslow.

Item, for selling wine at such excessive rates, to the oppressing & im-Fined. poûlishing of the colony. Kenelme Winslow & John Winslow, witnesse.

William Renolds being formly p<sup>r</sup>sented for drunkennesse, and it vpon euidence given it appeareth that hee was overtaken w<sup>th</sup> drinke in some degree, was censured by the Court to pay for a fyne vj<sup>s</sup> viij<sup>d</sup>.

Web Adey, being p<sup>r</sup>sented for breach of the Saboth, as aboue, by workeing two seuall Saboth dayes, one after another, and for disorderly liueinge in idlenesse & nastynes, is censured by the bench to sitt in the stocks during the pleasure of the bench, and that if he cannot peure himself a master that will take him into his service betwixt this and the next Court of Assistant<sup> $\ell$ </sup>, that then the Goun<sup>r</sup> & Assistant<sup> $\ell$ </sup> pvide a master for him; and for the convenient apparelling of him to be fitt for service, either to lett or sell his house & garden to any that will either take or purchase the same.

Edward Fitzrandle desireth to be admitted a freeman the next Court.

	Francis Cooke,	
	John Dunhame,	
	Henry Howland,	
	John Cooke, Junior,	
	Thomas Armitage, peut <sup>r</sup> ,	
worne.	Richard Burne,	sworne.
	Thomas Cushman,	
	Samuell Nash,	1
	Josias Cooke,	
	Nicholas Snowe,	
	Henry Bourne, pcut <sup>r</sup> ,	
	worne.	John Dunhame, Henry Howland, John Cooke, Junior, Thomas Armitage, pcut <sup>r</sup> , worne. Richard Burne, Thomas Cushman, Samuell Nash, Josias Cooke, Nicholas Snowe,

## \*The Names of the Grand Inquest.

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5 June. Prence, Goënor.

Fined for yt.

[\*156.]

1638.

5 June. New Plym. Prence, Goînor. An Inquisicon taken at New Plymouth aforesaid, at the Geñall Court there held, the fift Day of June, in the Yeare of our Souraigne Lord, Charles, by the Grace of God of England, Scotland, France, and Ireland Kinge, Defendor of the Fayth, Sc., the fourteenth.

BEFORE Thomas Prince, gent, Goûnor,	John Alden,
Wiltm Bradford,	John Atwood, &
Captaine Miles Standish,	John Browne,
Gentlemen, and Assistantf	of the goument aforesaid.

 $\mathcal{T}$ HEREBY it is manefest and appeareth by the oathes of John Done, John Barnes, Nicholas Snow, Richard Burne, Richard Sparrow, Giles Ricards, Josias Cooke, Anthony Snow, William Hiller, Richard Clough, Wilłm Fallowell, Thomas Atkinson, Richard Wright, John Smaley, Walter Horton, & John Wood, honest and lawfull men of the colony aforesaid, who being sworne, and charged vpon the view taken of the body of John England, found dead ypon the flatts of the shores of Plymouth aforesaid, dilligently to enquire how the said John England came to his death, vpon their oath aforesaid, doe say that the said John England, sayleing in a canow of Mr Thomas Burnes betwixt Greenes Harbor and Plymonth aforesaid, by reason of the insufficiency of the said canow, to make way in stormy weather, was ouer sett, and so the said John England was drowned. And so they say all that the said cannow was the cause of the death of the said John England, and do fynd the said cannow to be forfaited to our souaigne lord the Kinge, and doe apprise it at tenn shillings stert, and have committed the same to the keeping of the goument of New Plymouth aforesaid. In witnesse whereof they have herevnto put their handf, the day & yeare first aboue written, 1638.

[\*158.] \*An Answere to the Proposicons made by Mr Leûidge & others, of Sandwiche, concrining the Land there.

> Pro: 1. Whether the vndertakers have a full guift of the lands at Sandwiche, or whether a condiconall graunt onely, for the setling of such a convenient number there that may be vsefull for the common wealth, & cheifly fitt for church fellowship?

> Ans: To the first we answere, for yo<sup>t</sup> terme of vndertakers, we rather put instead thereof committies, as suting more pply w<sup>th</sup> the relacon twixt

them and vs, their graunt being condicionall, and not absolute; and the trust committed to them being for the case of the goument, and more convenient accommodación of such people as shalbe quallifyed according to the condicion and intent of the graunt, and their joynt punise.

Pro: 2. Whether such of them as are still at Saugust shall have any power at all there, either to dispose of thinges, or to possesse any lands at all, in case they come not to inhabite ?

Ans: To the second we answere negatively; for when they made suite to us, it was as a people streitened & ptending removeall really w<sup>th</sup> all possible conveniency.

Pro: 3. Whether it may not be thought convenient to ad some others in their stead to the rest in case they come not? such as are of y<sup>e</sup> church there, or neighbours of good report?

Ans: To the third we answere affirmatively, if need require, puided you make choyce of such as the goûment shall approve of, for they are but committies.

Pro: 4. Whether they may substitute any in their roomes, in case they bee necessaryly called to be absent ?

Ans: To the fourth we answere as to the third.

Pro: 5. Whether if this power be abused, how it may be reformed?

Ans: To the fift, as abuses shall arise vpon due complaint, the majestrat must do justice, as in other cases.

Pro: 6. Whether in pticuler it be not an abuse of the power in case they should monopolize the cheife places of conveniency for lands, woods, meadowes, &ĉ, to the pjudice of the towne in genall?

Ans: To the sixt we answere, such the case may be, and the damnage so great to the whole as not to be suffered; but if the committees be faythfull and able of estate, their paynes will not be small. Now their estates must be puided for, and their paynes will require more then ordinary accomodacon.

To the quere in the tre, whether two towneships, &ê, we answere, we made the graunt of the lands to one; neither can there be any other w<sup>th</sup>out the allowance of the goûment; but if the land farr of be disposed of for farmes to men of estate, we see no cause of dislike.

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5 June, Prence, Goùnor,

1638.	*At a Court of Assistant e held the $2^{d}$ Day of July, in the fourteenth
	Yeare of the Raigne of our Souaigne Lord, Charles, by the
2 July.	
New	Grace of God of England, Scotland, France, & Ireland King,
PLIMOTH.	Definition of the Frankly Pas
PRENCE,	Defender of the Fayth, &c.
GOUNOR.	

BEFORE Thom. Prence, gent, Goûn<sup>r</sup>, Willm Bradford, Edward Winslow, Captaine Miles Standish, John Alden, John Atwood, and John Browne,

Genf, Assistanf, &d.

M<sup>R</sup> EDWARD WINSLOWE was sworne to execute the office of an Assistant, according to the election of the former Court, and the order of the last Court.

Experience Michell is graunted a little peell of meadow lying at his land end, (being about three quarters of an acre,) betweene M<sup>r</sup> Holmes & John Willis.

Nathaniell Sowther, John Smaley, Georg Russell, & M<sup>r</sup> Thomas Hill request for a swamp w<sup>ch</sup> lyeth betwixt pt of some of theire lands at Willingsby Brooke.

Nicholas Snow requesteth some more hey ground, and is allowed to cutt hey this yearc ypon the meaddow reserved for the towne of Plymouth.

The like liberty is graunted to Manasseh Kempton & Josias Cooke.

Manasseth Kempton, Nathaniell Morton, & the rest of the neighbourhood there request enlargment at thend of their lottf where they dwell.

Georg Partrich requesteth for a peell of land about the Iland Creeke Pond, lying about M<sup>r</sup> Hicks ground, if hee leaue his form graunt, & it be not pjudiciall to M<sup>r</sup> Bradford when it is viewed, to be graunted.

Joseph Rogers requesteth for land in the same place, if it be not pjudiciall to Mr Bradford.

Christopher Waddesworth requesteth a pcell of land in the woods at the head of the Great Marsh, nere M<sup>r</sup> Collyers woolf trap.

Liberty is graunted to M<sup>r</sup> Starr to cutt hey this yeare at \_, , or els vpon the hey ground graunted to Captaine Standish & M<sup>r</sup> Alden, and to build a house there, if he please, to winter his cattle ; & the captaine & M<sup>r</sup> Alden will pay him for it what it is worth when he hath donn w<sup>th</sup> yt.

[\*161.]

\*One hundred acres of lands are graunted to Mr Jonathan Brewster, lying on the west side of the mouth of the South Riuer, and on the south side

[\*160.]

of the North Riner, to be viewed and layd forth for him by Captaine Standish and M<sup>r</sup> John Alden; and likewise a peell of meaddow there, to be layd forth for him vpon their report to the Court when they have viewed the same, w<sup>ch</sup> by order of the Court, was by Capt Standish & M<sup>r</sup> Alden layd forth for him, and have allowed him all the meddow land that lyeth in and about the said lands vpon the said North and South Rivers, for meddowing to the said farme.

Fourty acres of vpland are graunted to Job Cole lying at Greens Harbour, next to the lands graunted to  $M^r$  Thomas Prence, w<sup>th</sup> some meddow land there, to be layd to yt vpon the view of  $M^r$  Edward Winslow, Captaine Standish, &  $M^r$  Alden.

Three hundred acrees of vplands are graunted to Captaine Miles Standish and M<sup>r</sup> John Alden, lying on the north side of the South Riuer, the breadth whereof to begin at the easterly side of the Beaver Pond, (the said pond being included,) vnto the westerly side of the little brooke next Scituate Path oû the South Riuer, and to range in length vpon a norwest line on both sides, vp into the land, and all that tract of meaddow lying w<sup>th</sup>in or at thend of the fore said mencond breadth.

Concerning the order of the last Geñall Court about Web Ady, the Court doth order that the said Web Ady shall serue M<sup>r</sup> Thom. Prince, the Goûnor; but if the Goûnor shall dislike him vpon tryall, that then, vpon warneing thereof giuen to the Court, the said M<sup>r</sup> Prince to be discharged of him, and the Court to take order for another master for him. And for his house and lands to be sett to them that will giue most for them; and his goods to be inventoried by the constable, and sould to pay such debt( as he oweth, & the remaynder to be ymployed to his vse.

Richard Clough, taylo	or,	acl	sno	wle	edge	eth	to	owe	e th	e	Kin	g,	&ð,	, .	хl <sup>в</sup> .
John Holmes, gen <del>ĩ</del> ,															xx <sup>li</sup> .
James Cole, sayler,															$\mathbf{x}\mathbf{x}^{\mathrm{li}}$ .

The condicon that if the said Richard Clough shall appeare at the next Gefall Court to be holden for this gou<sup>nt</sup> to answere to all such matters as shalbe on his ma<sup>ties</sup> behalf objected against him conc<sup>n</sup>ning the take away a Releas<sup>4</sup>. wascoat out of a shuite he had deliuered him to make for Edward Shaw, and not dep<sup>t</sup> the Court w<sup>th</sup>out lycence, &?; that then, &?.

\*Thomas Clarke, of the Eele Riuer, ycom, acknowledgeth that [\*162.]

The condición that if the said Thomas Clark shall frame and Pfer, or cause to be framed and Pferred, one bill of indictm<sup>nt</sup> against Richard Clough, Releas<sup>4</sup>. for the fraudulent takeing of a wascoate out of a suite he had to make for

1638.

2 July. PRENCE, GOUNOR.

1638.

Edward Shawe, & giue evedence therevuto at the next Gehall Court to be holden for this  $goum^{nt}$ ; that then, &?.

7 July. Prence, Goûnor. The vij<sup>th</sup> of July; 1638, George Moore couenanted w<sup>th</sup> the Goû & Assistant( (that vpon condición hee may haue his xxv acres of land confirmed vnto him) to keepe a sufficient cannow, or ferry, to carry passengers ouer at Joanes Riuer for the space of two yeares if need require so long, and to haue a penny a man for transportación, and to make causes on both sides, that passengers may be transported at all tymes of the tyde.

Web Adey was proved to have pfaned divers Lords dayes by working sondry times vpon them, & had beene for the like offence formly sett in the stocks, and was now againe found guilty thereof; was censured to be senerely whipt at the post, w<sup>ch</sup> was accordingly pformed.

Steephen Tracy hath hired John Price for foure months; his tyme was to begin the first week in June.

<sup>7</sup> August. \*At a Court of Assistant held at New Plymouth, the vij<sup>th</sup> Day of New Plym. [\*164.] August, in the xiiij<sup>th</sup> Yeare of his Ma<sup>tics</sup> now Raigne, of England, &c., before the Goun<sup>r</sup> & Assistant.

I JOHN JENNEY was sworne for an Assistant, according to the form elección, and the order of the last Gefuall Court.

One hundred and twenty acrees of lands are graunted vnto M<sup>r</sup> Comfort Starr, lying betwixt the North Riuer & the South Riuer, and such part of it to be meaddow as shalbe thought meete & convenyent, and to be viewed and layd forth by M<sup>r</sup> Edward Winslow, Capt Standish, & M<sup>r</sup> Alden; w<sup>ch</sup> was accordingly layd forth, and rangeth west south west in length, & south southeast in bredth, and butteth vpon the South Riuer.

Thirty acrees of land lying neere the Hand Creek Pond, about the head of  $M^r$  Hicks land $\ell$ , are graunted vnto Georg Partrich, to be viewed and layd forth for him by Captaine Standish,  $M^r$  Howland, Johnathan Brewster, & Josuah Pratt, puided that it be w<sup>th</sup> as little pjudice to  $M^r$  Hicks as may be.

Whereas Richard Church wanteth an acre & a half of the pportion of meaddow ground w<sup>ch</sup> was assigned him, a peell of meadow ground, containeing about an acre & a half is graunted vnto the said Richard Church, lying vp the river, betwist the two Mannamett Pond $\ell$ , w<sup>ch</sup> is to be viewed (by those that layd forth the meaddow ground) and layd forth for him; & if that

peell be two little to make vp his measure, the rest to be made vp at Mannamett Pondf.

<sup>‡</sup>Joseph Rogers is graunted to have a pecll of land to make him a feild or two to plant corne vpon in the place where hee desireth; and to be viewed & appoynted him by M<sup>r</sup> Bradford, that it may not too much p<sup>r</sup>judice the comons of the neighbourhood there.<sup>‡</sup>

Liberty is graunted to M<sup>r</sup> Steephen Hopkins to erect a house at Mattacheese, and cutt hey there this yeare to winter his cattle, puided that it be not to w<sup>th</sup>draw him from the towne of Plymouth.

Fourty acrees of land $\ell$  are graunted to Thomas Little, lying at the nearer end of Mannamett Pond $\ell$ , where he mowed grasse this yeare, w<sup>ch</sup> is to be viewed & lavd forth for him.

\*A peell of marsh ground, containing about three or four acrees, be it more or less, lying at the head of Jones River Swamp, is graunted vnto M<sup>r</sup> John Browne.

M<sup>r</sup> John Holmes requested 10 or 12 acrees of land( at his lotts end, to be viewed & layd him forth; as also a little pcell of meaddow at the Reed Pond.

Nicholas Snow desireth 5 or 6 acrees of land lying on the north side the land graunted lately to Mr Atwood.

Anthony Snow desireth 3 acrees.

John Joyce a pcell of land.

Francis Goulder a pcell of land.

Raph Hill is graunted fue acrees of land at Wocberry Playne, and a garden place at Wellingsley, abutting vpon the land of John Allen and Margrett Toothaker, vpon the south side thereof.

Whereas Thomas Boardman, liueing incontinently w<sup>th</sup> Luce, his now wyfe, and did begett her w<sup>th</sup> child before they were marryed together, w<sup>ch</sup>, vpon exãiación, was confessed by them both, the said Thom. Boardman was censured to be seuerely whipt, w<sup>ch</sup> was pformed accordingly, and to fynd sureties for his good behau<sup>r</sup>; and that he left the child (so vnlawfully begotten) liueing in England, & bring good testymony thereof; and the s<sup>4</sup> Luce, his wyfe, to be censured when shee is deliuered, as the Bench shall think fitt.

Thomas Hallowell was comitted because he cannot bring forth where he had a paire of red silk stockings, now shewed in the Court, w<sup>ch</sup> afterwards he confessed that he tooke out of a window of a house in Boston, & was therevpon sent to Boston to answere the fact.

Concerning the order for the leighter, it is thought meet by the Court to order it as followeth, viz<sup>t</sup>: ---

1638.

7 August. PRENCE, Goữn<sup>n</sup>.

1638.

7 August. PRENCE, Goûn<sup>R</sup>, [\*166.]

xi<sup>th</sup> August, before M<sup>r</sup> Bradford, released. That the leighter master shall have tenn shillings for his man & his leighter for xxiiij howers; and if in case he happen to bee wind-bound, & so occasioned to be stayed longer then three days & three nights, he shall have but half pay, that is,  $5^{s}$ , day & night, for the lighter & his man.<sup>‡</sup>

\*Thomas Boardman, of Sandwich, carpenter, acknowledgeth

The condicon that the said Thom Boardman shalle of the good behauior toward  $\ell$  our softaigne lord the King, & all his leige people, and appeare at the Gefall Court to be holden for this gouerment in January next, & not dep<sup>t</sup> the same w<sup>th</sup>out lycence, and shall also bring testymony vnder the hand of the alderman of the ward and pish in London, or els some other sufficient testymony, that a man child, begotten vpon the body of Luce his now wyfe, before marriage, was liucing when he put forth the same to nurse, and to whome it was put, &  $\ell$ ; that then, &c.

30 August.

31 August.

William Renolds and Alis Kitson were maryed xxx<sup>th</sup> August, 1638.

The xxxi<sup>th</sup> of August, 1638. Memorand. That whereas Wilłm Snow was lately brought ouer out of Old England by M<sup>r</sup> Richard Derby, and is his couenant servant for flue yeares, as appeares by his indenture, bearcing date the xx<sup>th</sup> of Februar., 1637, — now the said Richard Derby hath assigned ouer the said Wilłm Snow vnto Edward Dotey, to serue him the residue of the said terme of flue yeares, and two yeares longer, that is to say, for the terme of seuen yeares from the xx<sup>th</sup> day of October next ensuing vnto the end of the terme of scauen yeares thence next ensuinge, the said Edward pformeing such condicons as on his  $\tilde{p}t$  are to be pformed, and shall, in the end of the said terme, pay the said Wilłm Snow one linely cow calf of two months old, and eight bushells of Indian corne, and a sow pigg of 2 or 3 months old, w<sup>th</sup> two suits of apparell, and fynd him meate, drink, & apparell during his terme.

3 September. New Plym. [\*167.] \*At a Court of Assistant held at New Plymouth, the third Day of Septemb<sup>r</sup>, in the xiiij<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God of England, S.c., before the Goun<sup>r</sup> S<sup>\*</sup> all y<sup>e</sup> Assistant.

ROBERT CARVER is graunted twenty acres of land( lying on the norwest side Greenes Harbor River, and a garden place vpon Stoney Riner, neere Edward Bumpasse, to be viewed & layd forth for him by M<sup>r</sup> Collyer, Jonathan Brewster, & W<sup>m</sup> Bassit, (w<sup>ch</sup> lands are layd forth on the northeast side of Francis Godfrey, and vpon the same poynts of the compas that his are.)

Francis Godfrey is graunted twenty acres of lands lying on the norwest side of Greenes Harbour Riuer, and a garden place at Stony Riuer, neere Edward Bumpasse, to be viewed & layd forth for him by M<sup>r</sup> Collier, Jonathan Brewster, & W<sup>m</sup> Basset, (w<sup>ch</sup> land was, the 28<sup>th</sup> October, 1640, by them layd forth as afores<sup>4</sup>, from a marked trey by the bridg ou<sup>r</sup> the riuer lying to the heigh way leading to Seituate, on the right hand, in length nor west & by north, & in bredth tenn acres, lying to another marked trey vpon the s<sup>4</sup> riuer noreast & by east.)

Mr Rich: Derbve requesteth landf towardf the six miles brooke.

Walter Knight requesteth some landf on Duxborrow side.

M<sup>ris</sup> Fuller requesteth more meaddow ground.

Francis Goulder and George Rowes are graunted foure acrees of lands of the neerest to the towne that can be found vndisposed of.

Edmond Tilson is graunted a portion of land at Woeberry Playne, to be viewed and layd forth for him if it be not pjudicial to the neighbourhood there.

Gregory Armestronge is graunted to goe dwell at Mattacheese, w<sup>th</sup> the leave of the committees for that place, & to have a lott there.

Gabriell Wheildon is lycensed to dwell at Mattacheese, w<sup>th</sup> consent of the comittee of the place, & to have landf there.

Willin Maycumber, a cooper, is graunted an iland lying on the north side Pouder Poynt, & containing about three or foure acrees of land(, puided that the comittees of Duxborrow doe consent therevuto, and that he doe not stop the townes eattle from the fresh water therevpon.

\*Nathaniell Morton is graunted a porcon of meadow land called the Long Poynt, lying against Experience Michells land, & next to John Willis.

Liberty is graunted to Wilłm Maycumber, coop, to fetch tymber to make hoopes of for vessells for the colonies use at Clarks Iland & Sagaquash.

A little pcell of land is graunted to M<sup>r</sup> John Alden, lying at the southerly side of his lott, bounded w<sup>th</sup> Greenes Harbor Payth, all alonge the westerne side thereof, and w<sup>th</sup> Hounds Ditch and the land of Edward Hunt on the south side.

An iland called the Old Iland, alias Hatches Iland, lying on the south west side of the North Riner, containing aboute xx acrees, is graunted William Hatch, of Scituate.

1638.

3 September PRENCE, GOÜN<sup>B</sup>.

[\*168.]

 $\underbrace{1638.}$ 

3 September. Prence, Goûn<sup>e</sup>. An iland lying at North Riuer in New Harbor Marsh, called Coopers Iland, containing aboute eighteene acrees, be it more or lesse, w<sup>th</sup> the marshes about the same lying w<sup>th</sup>in the creeks, and south east from Hatches Iland, is graunted to John Cooper, of Scituate.

Josias Cooke is graunted fine and twenty acrees of land( for Steephen Deanes children, (in consideración of a lott they had on Duxborrow side,) lying on the south side of the mouth of the Fresh Lake, as the same is measured and marked forth.

<sup>4</sup> September. \*At a Gen<sup>\*</sup>all Court of our Sou<sup>\*</sup>aigne Lord the Kinge held at New Plymouth, the fourth Day of September, in the fourteenth Yeare [\*169.]
<sup>NEW</sup> Plymouth, the fourth Day of September, in the fourteenth Yeare of the Raigne of our said Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God of England, Scotland, Fraunce, & Ireland King, Defendor of the Fayth, &c.

BEFORE Thom. Prince, gent, Gouern <sup>r</sup> ,	John Jenney,
W <sup>m</sup> Bradford,	John Alden,
Edward Winslowe,	John Atwood, &
Captaine Miles Standish,	John Browne,
Geni, & Assistant of the sa	id goûment.

R ICHARD SILLIS and Edward Fitzrandle, of Scituate, were admitted freemen this Court, and were sworne accordingly.

Mr Thom Besbeéch & Henry Bourne were added to the grand enquest, & sworne.

Arthur Peach, Thomas Jackson, Richard Stinnings, & Daniell Crosse were indicted for murther & robbing by the heigh way. They killed and  $rob^{4}$  one Penowanyanquis, an Indian, at Misquamsqueece, & took from him fiue fadome of wampeux, and three coates of wollen cloth.

The jurys names that went vpon them were these : ---

William Hatch,		John Paybody,	)		
John Winslowe,	swornc.	Richard Sillis,			
Wilłm Pontus,		Humfrey Turner,	low		
Edward Foster,		Samuell Hinckley,	(°"		
Richard Derbye,		Giles Rickett,	1		
John Holmes,		Gabriell Fallowell,	}		

orne.

They found the said Arthur Peach, Thomas Jaekson, and Richard Stinnings guilty of the said felonious murthering & robbing of the said Penowanyauquis, but say that they, nor any of them, had any lands or tennement(, goods or cattles, at the tyme of the said felonie comitted that they know of; and so they say all.

Daniell Crosse made an escape, & so had not his tryall ; but Peach, Jackson, & Stinnings had sentence of death pnounced; vizt, to be taken from the place where they were to the place from whence they came, and thence to the place of execución, and there to be hanged by the neck vntill their bodyes were dead, w<sup>ch</sup> was executed vpon them accordingly.

William Harlow was deposed to the last will & testament of Thomas Hampton, of Sandwich, deceased.

Mr Tymothy Hatherley is to be allowed xiijs, weh he hath disbursed for the whole collony for publicke charge.

*Richard Clough, of Plymouth, taylor, acknowledgeth to owe											[*170
the Kinge, &c,										$\mathbf{x}$ l <sup>li</sup> .	
Richard Derby, of the same, $gen \tilde{t}$ ,										xx <sup>li</sup> .	Rcleased.
James Cole, of the same, inkeep, .										xx <sup>li</sup> .	

The condicon that if the said Richard Clough shall appeare psonally at the next Genall Court of our said souaigne lord the King, to answere concerning a coate he should purloyne from George Kennerick, of Scituate, out of certaine cloths weh was deliured him to make two coat( of for his children, & in the meane tyme to be of the good behauior toward our said softaigne lord the King, & all his leige people, and not depte the Court w<sup>th</sup>out lycence, that then, &d.

Fynes & Prsentment(.

John Stockbridg of Scituate, wheelewright, is fyned tenn shil- lings, for contemptuous word (against the gouennet, )	x*.
lings, for contemptuous word $\ell$ against the gou $ ilde{em^n}$ ,	
Christopher Winter, of Scituate, for publishing himself in mar-	
riage w <sup>th</sup> Jane Coop, contrary to order & custome of this	X <sup>s</sup> .
goûment, is fyned	}
Mr Steephen Hopkins, vpon two Psentm <sup>nts</sup> against him the last	
Court, and three psentm <sup>nts</sup> this Court, for selling wine, beere,	$v^{1i}$ .
strong waters, and nutmeggs at excessive rates, is fyned .	

It is ordered by the Court, that every man shall pay xij a swine for enery swyne he hath keept, & were neuer ringed before this Court.

Sandwich. All the rest of the towne is to , fyned in like manner for their swine not ringed.

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1638.

4 September. PRINCE. GoUNR.

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1638.	Richard Burne, 3 pigs vnringed,
	John Carman, j sowe & xj piggs vnringed, xij <sup>s</sup> .
4 September. Prince,	Thom. Tupper, 5 swine vnringed, $\ldots$ $\ldots$ $\ldots$ $v^s$ .
Goữn <sup>r</sup> .	Thom. Armitage, 2 swine vnringed,
	There was viij <sup>s</sup> vi <sup>d</sup> repayd to Carman, Tupper, & Armitage.
	Francis Baver, of Scituate, psented for offering to lye wth the wyfe of
	Wiltm Holmes, & to abuse her body wth vncleanesse.
[*171.]	*Scituate men for swine vnringed.
	Nathaniell Tilden, for keepeing vi swine vnringed, 00 03 00
	Samuell Hinckley, for vi swine vnring <sup>4</sup> , 00 03 00
	Georg Kenftick, iij swine vnringed, 00 01 06
	Samuell Fuller, x swine vnring <sup>4</sup> , 00 05 00
	John Lewis, 4 swine vnringed, 00 02 00
	Rowland Leyhorne, for not ringing & yeoking his swine after due warne-
	ing, ij swine, xij <sup>d</sup> .
	Nathaniell Tilden psented for denying a land way that formly M <sup>r</sup> Bes-
	beech & others had vsed by graunt from the towne of Scituate.
Released.	John Weekes, John Allen, & widdow Toothaker Psented for stopping the
	heigh way that goeth to Mannomett.
Released.	Thomas Clark psented for stopping the heigh way going to the Eele
	Riuer.
Released.	M <sup>r</sup> John Jenney psented for diging downe the heigh way before his mill,
	to the endangering of man and beast.
	A breach of order, psented for want of surveyors, for the repairing of
	the heighwayes, weh turnes to the detryment of many.
	Whereas there was a heigh way layd forth through Captaine Standish
	& Mr Willm Brewsters ground ( on Duxborrow side, weh is not of use for the
	countrey, and they doe therefore refuse to repaire the same, the said Captaine
	Standish & M <sup>r</sup> Brewster doe vndertake to repaire the said way, and it to be
	onely for theire owne vse.
20 September.	Georg Cleare & Abigall , marryed the xx <sup>th</sup> Septemb <sup>r</sup> , 1638.

\*At a Court of Assistant, held the first Day of October, in the 1638. xiiij<sup>th</sup> Yeare of the Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God of England, &c., Kinge, &c.

RAUNCIS GOULDER is graunted fiue acrees of lands, to be viewed [\*172.] and lavd forth for him at Woberry Playne.

Georg Rowes is graunted fiue acrees of landf, to be viewed & layd forth for him at Woberry Playne.

Edmond Tilson is graunted fiue acrees of land(, to be viewed & layd forth for him at Woberry Playne, weh was done accordingly.

A garden place is granted to Captaine Standish on Duxborrow side, weh was formerly layd forth for him there.

A garden place next to M<sup>r</sup> Done is graunted to Edward Holman, pvided that he do erect a house therevpon w<sup>th</sup>in two months now next ensuing, or els the garden place to be forfaited.

Whereas sixtie acres of landf were graunted to Edward Dotey, lying at a pond neere Namassacutt Payth, vpon report that he had sould his house and land at Heigh Cliffe to Mr Richard Derby, web bargaine is now relinquished, the said Edward Dotey doth also relinquish the said grant. And the Court hath graunted the said Edward Dotey six acrees of meadow there, to lye to his house at Heigh Cliffe, and all that pcell of vpland lying before the said meddow, and to begin at the esterly end at the swampe, ranging vp westerly to another swampe, and to extend to Namascutt Path, southward, saueing that the said Edward shall allow a payth for carriages as shall thought meet to be layd forth.

\*The thirty acrees of land{ formerly graunted to Leiftennant Wilłm Holmes, lying at Iland Creeke, is now confirmed vnto him by the Court. It lyeth betwixt the land of Constance Southerne & Joseph Biddle. What it wants in breadth at thone end must be allowed at thother.

Francis Sprague is lycensed to keepe victualling on Duxborrow side.

M<sup>r</sup> John Holmes is graunted tenn acres of land, lying at his lott end, pvided it bee not fojudiciall to Mr Revnor nor James Hurst.

One hundred acres of landf are graunted vnto Leiftennant Wiltm Holmes, lying at the North River, next to the lands lately graunted to Mr Jonathan Brewster, rangeing in breadth west southwest, & in length north and north west, wth a pcell of marsh ground lying to yt, & bounded as followeth, vizt: vpon the est side from his marked tree of his vpland, ou the creek next his house, & so right in the same range of his vpland, & on the west side from 1 October. PRENCE. GOUNR.

[\*173.]

100

1638.

PRINCE,

the vpland, the marked tree being the bound(, & from the marked tree est to the creek, & so by the turneing of the creeke to the west end of the Pine Hand in the marsh, & so to follow the said creeke to meet *to meet* w<sup>th</sup> his cast range in the meddow & marsh. Capť Standish, & John Alden, genť, layd it forth.

Gotn<sup>R</sup>. 23 October.

Octob<sup>r</sup> 23, 1638. Mathew Southerland, being proued to be drunken vpon the oath of Wilłm Vincent, was sett in the stocks.

24 October.

Octob<sup>r</sup> 24<sup>th</sup>, 1638. John Long is hyred w<sup>th</sup> M<sup>r</sup> Atwood, to serve him from the first of Septemb<sup>r</sup> last past, to March following, for iij<sup>ii</sup> ster<del>l</del>, or comodities worth so much.

Richard Clark, servant to Mr Richard Derby, is turned où to Mr Atwood.

15 October.

Gowen White, of Scituate, & Elizabeth Ward, were marryed the xv<sup>th</sup> of October, 1638.

John Winchester, of Hinghame, and Hannah Sillis, of Scituate, were marryed the xv<sup>th</sup> Octob<sup>7</sup>, 1638.

<sup>5</sup> November. \*At a Court of Assistant held the fift Day of Novemb<sup>r</sup>, in the xiiij<sup>th</sup>
 [\*174.] Yeare of the Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God of England, &c.

Released.

SAMUELL GORTON, of Plym., yeom, doth acknowledg to owe

The condicon that if the said Samuell Gorton shalls of the good behavio<sup>t</sup> toward<sup> $\ell$ </sup> o<sup>t</sup> said sould agree and the King, & all his leige people, and appeare at the next Genall Court to be holden for this gou<sup>nt</sup>, and abide the further order of the Court, & not depart the same w<sup>th</sup>out lycence; that then, &c.

Whereas Alderedg, widdow, was required psonally to appeare this day at the Court, to answere to all such matters as on his ma<sup>ties</sup> behalf shalbe objected against her, and shee did willfully absent herself, & was conveyed away by the meanes and help of M<sup>r</sup> Samuell Gorton & his wyfe, whereby the Court was deluded, it is ordered, that if shee shalbe found w<sup>th</sup>in this gou<sup>nt</sup>, that shalbe apphended, and after corrección as the Bench shall thinke fitt, shee be sent from constable to constable to the place from whence shee came.

The tenn acres of land lying on Duxborrow side, formly vsed by Thomas Burges is graunted to Nicholas Robins, and three acres more lying on the south east pt of the said tenn acrees, and also a garden place in the towneship to build vpon.

Joseph Rogers is graunted threescore acres of vpland & meadow, lyinge about a mile & a half from the brooke beyond  $M^r$  Bradford (farme, vpon Mattachusetts Payth, on the west side thereof, to be layd forth for him there by  $M^r$  Wiltm Collyer & Jonathan Brewster, w<sup>th</sup> the least pjudice to the neighbourhood there.

John Barker is grannted fourty acres of vpland, lying by Joseph Rogers, and to be layd forth by M<sup>r</sup> Collyer & Jonathan Brewster, as shalbe thought most convenyent.

Whereas George Slawson had bestowed some labour in fenceing of x acres of land lying on Duxborrow side, & by consent sould the said labours to Thomas Heywood for  $iij^{ii}$  ster<sup>1</sup>, now the Court hath graunted the said tenn acres of land $\xi$  vnto the said Thomas Heywood, to have & to hold to him & his heires for ever.

\*John Barker hath coucnanted to keepe the ferry où Joanes Riuer, and [ is to haue two pence a peece for carrying a pson où vntill there be a bridg erected où the s<sup>d</sup> riuer. And if he make causes on eich side for passage to the boate, and do not hold the same so long as may recompence his labour & charg thereof, that then the countrey to allow him what shalbe thought fitt to countervaile his charges when hee leaues it, and is to beginn the xij<sup>th</sup> of Novemb<sup>r</sup>, & so to continue as fores<sup>d</sup>.

Francis Goulder is graunted the next garden place to Georg Russell, at Wellingsley, on the cast side.

Ţ	Villiam Latham,	of Duxborrow,	yeom	., (	owet	h	the	Ki	ng		xx <sup>li</sup> .	
Ι	oue Brewster, of	the same, yeom	., .								x <sup>li</sup> .	Released.
Ŋ	[ <sup>r</sup> John Howland	, of Plymouth, .									x <sup>li</sup> .	

The condicon that if the said Wiltm Lathame do psonally appeare at the next Genall Court to be holden for this goument, to answere to all such matters as on his maties behalf shalbe objected against him concening his drunkenesse at Plymouth & Duxborrow, & abide the order of the Court, & not dept the same w<sup>th</sup>out lycence; that then, &c.

Wiltm Burne, of Duxborrow, lab., oweth the King xx <sup>11</sup> .	
Richard Sparrow, of Plymouth, yeom.,	Released.
Josuah Prat, of the same, yem., $\mathbf{x}^{ii}$	

The condicon that if the said Wiltm Burne shall psonally appeare at the next Genall Court to be holden for this gou<sup>nt</sup>, to answere to all such matters as shalbe on his ma<sup>ties</sup> behalf objected against him for his disorderly 101

5 November. Prence, Goûn<sup>r</sup>.

[\*175.]

1638. liveing, and abide the further order of the Court, & not dep<sup>t</sup> the same w<sup>th</sup>out lycence; that then, &?.

John Richards is graunted fine and twenty acrees of land, lying at Mannamett Ponds, for the lands due to him by indenture for his service, puided that it doe not entrench vpon the lands already there graunted.

John Tisdall, vpon the good report made of him, & of his good carryage, is allowed to keepe house and plant for himself, puided that he so continue his carryage still.

Georg Moore is allowed the line w<sup>th</sup> Edward Dotey, he carrying himself in good order, as he ought to doe, and to enjoy the bargaine betwixt them.

\*The iland called Spectacle, lying vpon Greens Harbor, is graunted to M<sup>r</sup> John Howland.

Tenn acrees of land( in some convenyent place about the towne, are graunted to M<sup>r</sup> Thomas Prence, Goûn<sup>r</sup>, puided it , two much pjudice the comons for the cattell.

Six acres of land( are graunted to Josuah Pratt, lying at the east end of M<sup>r</sup> Dones land, except the Goûnor make choyce of it for him self.

William Baker, of Water Towne, is lycensed to come to dwell w<sup>th</sup>in this goû<sup>nt</sup>, puided he bring good testymony of his good conûsacŏn.

Robert Shelley & John Winter, of Scituate, desire to be admitted freemen the next Genall Court.

5 November. Novemb<sup>r</sup> 5. Memorand. That Wilłm Edge, genĩ, doth acknowledg that for & in consideración of the sum of xij<sup>h</sup> sterl., to him in hand payd, by M<sup>r</sup> Thom. Prince, Goũ, hath assigned & sett ouer all his right and interrest in the service of Robt Wicksen, w<sup>ch</sup> by indenture he ought to serue the s<sup>d</sup> M<sup>r</sup> Edge, to serue the same w<sup>th</sup> the s<sup>d</sup> M<sup>r</sup> Prince, now Goũn<sup>r</sup> of New Plymouth, according to his said indenture, and the couenant (therein contayned & expressed on both part (. And whereas p̃t of his tyme was past w<sup>th</sup> M<sup>r</sup> Edge, the s<sup>d</sup> M<sup>r</sup> Edge is to pay his wages for that tyme, and M<sup>r</sup> Prince for thensuing tyme afterward (, to thend of the said terme in the s<sup>d</sup> indenture expressed.

8 November.

Novemb<sup>†</sup> 8. Memorand. That whereas Elizabeth Watson, widdow, assigned & turned ouer her servant, Henry Blage, vnto Thomas Watson, for the residue of the terme he had to serue her, w<sup>ch</sup> was foure yeares from Easterday, 1638, paying her xj<sup>ii</sup> x<sup>s</sup> p ann., that is to say, viij<sup>ii</sup> to her, and iij<sup>ii</sup> x<sup>s</sup> to the said Henry Blage, for his wages yearely, during the said terme, — now, the said Thomas Watson hath, w<sup>th</sup> and by the consent of the said Henry, assigned his right & title in the said Henrys service, for the residue of the s<sup>4</sup> terme, to John Rogers, vpon the same condicons that the s<sup>4</sup> Thomas should haue him, his tyme to begin the xvij<sup>th</sup> day of October last past, 1638.

PRENCE, Gour.

Richard Paul and Margery Turner, of Cohannett, were marryed the viijth								
of Novembr, 1638.	8 November.							
*John Smyth, of Plym., labr, doth acknowledg to owe or sou-								
aigne lord the King, &?, $xl^{li}$ .	Goữn <sup>R</sup> .							
Edward Banges, of the same, yeom.,	[*177.]							
John Comes, of the same, gent.,	Ree. ij*. Released in							
The condicon, &c, that if the said John Smyth shall psonally appeare	June, 1639.							
either at the next Genall Court to be holden for this goument, or the Court of	He marryed the weomā, &							

Assistants w<sup>ch</sup> shall first happen next after the byrth of a child begotten vpon appear<sup>4</sup> & had his censure to be whiled, w<sup>ah</sup> and abide the further order of the Court, & not dep<sup>t</sup> the same w<sup>th</sup>out lycence; was accordingly done.

George Partrich and Sarah 'Tracy marryed the , of Novembr, 1638.

John Smaley & Ann Walden marryed the xxix<sup>th</sup> Novemb<sup>r</sup>, 1638. 29 November. Thomas Williams & Elizabeth Tart marryed the xxx<sup>th</sup> Novemb<sup>r</sup>, 1638. 30 November.

At a Court of Assistant held at New Plymouth, the third of De- 3 December. cemb<sup>r</sup>, in the xiiij<sup>th</sup> Yearc of the Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God of England, Scotland, France, & Ireland King, Defendor of the Fayth, &c.

BEFORE Thom. Prince, gent., Goû,	John Alden,
W <sup>m</sup> Bradford,	John Atwood, &
Ed: Winslow,	John Browne,
Gent., Assistant of	the s <sup>d</sup> goumnt.

NE hundred & fifty acrees of lande are graunted vnto Mr Vassell,

U puided he take the oath of fidelitie, &c.

M<sup>r</sup> Richard Smyth, of Cohannatt, tooke the oath of allegiance to the King, & fidelitie to the colony.

A ficell or tongue of land about an acre & a half broad at Smilt River, lying betwixt the river & the land( of M<sup>r</sup> Thomas Prince, is graunted vnto M<sup>r</sup> Thomas Prince. It was graunted before to Franc( Cooke.

Richard Bushop hath hired himself w<sup>th</sup> Loue Brewster, for the terme of one whole yeare from the xxvj<sup>th</sup> of Novemb<sup>r</sup> last, & is to have for his yeares service iij<sup>li</sup> in money, & twenty bushells of Indian corne.

Rec. in pt of Mr Richard Smyth, 5<sup>11</sup> for corne. 1638. Of Sittuate constable for hoggs, 0.13°, & 10° for Winter (fyne. ~~ 3 December. Of Sandwich constable for hogg, . . . . . . . . . . ~ PRENCE, GOUNR. Of M<sup>r</sup> Gilbert for corne, . . . . . . . . . . . ~ Of Duxborrow constable, . . . . . . . . . . . . . . Edward Shaw is hyred wth Robte Bartlett for a yeare from the first of

December, 1638, for eight pounds tenn shillings sterl., to be paid in money.

<sup>4 December.</sup> *Att a Gen <sup>*</sup> all Court held at New Plymouth, the fourth [*178.] Decemb <sup>*</sup> , in the xiiij <sup>th</sup> Yeare of the Raigne of our Lord, Charles, by the Grace of God of England, Franc., & Ireland King, Defend <sup>*</sup> of the Fayth, &c.	Sou <sup>r</sup> aigne
BEFORE Thom. Prince, gent., Gou <sup>r</sup> , John Alden,	
W <sup>m</sup> Bradford, John Atwood,	, &
Edward Winslow, John Browne	,
Gent., Assistant of the gount, &d.	
Released. WILL <sup>M</sup> GILSON,	,
Released. VV John Comes, gen.,	
Humfrey Turner,	
James Cudworth,	
Sick. Samuell Fuller, fined 3 <sup>s</sup> a peece for non apparent	).
Georg Lewes,	
Barnard Lumberd,	
Released. Franc. Sprague,	
John Lewes,	
Released. Wiltm Gilson,	
. Humfrey Turner,	
James Cudworth,	
Released. Samuell Fuller, > fined 3 <sup>s</sup> appece for non apparence	з.
Georg Lewes,	
Barnard Lumberd,	
John Lewes,	

These 7 were called the third tyme and were absent, & are fined 3<sup>s</sup> a peece more.

M<sup>r</sup> William Thomas, M<sup>r</sup> Will<sup>i</sup>m Poole, M<sup>r</sup> John Gilbert, Sen., M<sup>r</sup> Henr. Andrewes, John Strong, John Deane, Walter Deane, Edward Case.

tov ne: go were admitted freemen, & sworne according to the custome.

John Strong is sworne constable of Cohannett vntill June next.

Mr John Holmes is sworne messenger for the whole goument.

Josua Pratt is sworne constable of Plymouth vntill June next, and the Court gives him the measurcing of land $\zeta$ , and scaleing of waights and measures, and the fees due for the same, w<sup>ch</sup> he was likewise sworne to pforme duly & faythfully.

L<sup>res</sup> of administracon of the goods and chattells of Phillip Lincks, late of Scituate, deceased, is graunted to M<sup>r</sup> Tymothy Hatherley.

*William Lathame, of Duxborrow, yeom., doth acknowledg to owe vnto our sofiaigne lord the King, to be levyed, & $\hat{c}$ , .	[*179.]
owe vnto our soûaigne lord the King, to be levyed, &ê, . $\int^{ ext{XI}^n}$	Respited.
John Barnes, of Plymouth; yeom., &∂,	Relesed.
The condicon that the said Wilłm Lathame shalbe of the good behavior	
ward( our souaigne lord the King, & all his leigh people, and appeare at the	
ext Genall Court of our s' souaigne lord the King, to be holden for this	
offiment, & not dept the same wthout lycence ; that then, &d.	

Francis Sprague, of Duxborrow, yeom., oweth the Kinge, &c, to be levyed, &c,	xl <sup>ii</sup> .	Pª 4s.
Samuell Nash, of the same, yeom., to be levyed, &?,		
Henry Howland, of the same, ycom.,	xx <sup>li</sup> .	Released.

The condicon that if the said Francis Sprague shalbe of the good behauior toward our sourigne lord the King, & all his leighe people, and appeare at the next Genall Court of our sourigne lord the King, to be holden for this goument, and not dept the same w<sup>th</sup>out lycence; that then, &c.

Samuell Gorton, of Plymouth, yeom., for his misdemean<sup>rs</sup> in the open Court toward( the elders, the Bench, & stirring vp the people to mutynie in the face of the Court, is fyned xx<sup>li</sup>, to be psently levyed, and to put in sureties for his good behauio<sup>r</sup> during the tyme he shall remayne at Plymouth, w<sup>ch</sup> is limitted by the Court to xiiij dayes, and if he stay aboue, then to abide the further censure of the Court.

Samuell Gorton, of Plym., yeom., acknowledgeth he oweth the

4 December. Prence, Goปีก<sup>ห</sup>.

## Thomas Atkinson, of the same, yeom., to be levyed, &d., . . xl<sup>H</sup>.

The condicon that if the said Samuell Gorton shalls of the good behauior toward our sourigne lord the King, & all his leigh people, and depart the towne of Plymouth, and the goument thereof, w<sup>th</sup>in fourteene dayes next ensuing, or abide the further censure of the Beneh at the next Genall Court of our s<sup>4</sup> sourigne lord the Kinge, to be holden for this goument, & not dep<sup>t</sup> the same w<sup>th</sup>out lycenc, &  $\hat{e}$ ; that then, &  $\hat{e}$ .

A warrant to be directed to James Skiff, comaunding him to recarry Henry Eue and his wyfe, and their good(, to the place from whence hee brought them.

Samuell Gorton is committed to ward for want of surctics for his good behauio<sup>r</sup>.

[\*180.]

\*It is ordered by the Court, that the Goûnor and Assist<sup>nts</sup> shall appoint some to view the heigh wayes, and repaire them where they are amisse, and to alter those that are not convenyently layd forth vnto a moore convenient place. And that they constables shall require some speciall help for the psent repaire of them in the vnpassable place, and those that help now to be spared in summer.

Fines and Scontmonth

	I mos und P	semment (	
Remitted	Samuell Gorton,	$\ldots \ldots \ldots \ldots xx^{\mu}$ sterl.	
to x <sup>li</sup> .	The men of Scituate for non appare	ence, vt antea.	
	William Lathame for receiveing in	to his house John Phillips	
Released the	& other his misdemeanor in law	ish & slanderous speeches, $\left\{ x^{ls}, \ddagger \right\}$	
6th Januar., 1639.	&d, fined,		
	Francis Sprague, of Duxborrow, fo	r drinking où much, fined xl <sup>s</sup> .	
	Robert Barker, of Jones Riner, for	breakeing the Kings peace	
	in drawing blood vpon Henry B	hague, fined, $\ldots$	
Released.	John Wakefeild, psented for liueing out of service, hath tyme giuen him		
	to puide him a master, after he hath serued a month w <sup>th</sup> M <sup>r</sup> John Howland.		
	Francis Billington for drinking tobaccoe in the heighway, $\ldots$ xij <sup>4</sup> .		
	John Phillips, for the like,		
	John Stockbridge, of Scituate,		
	Edward Fitzrandle, of the same,	are all psented for receiving stran-	
	Thomas Rawlins, of the same,	gers & forreiners into theire	
Were all dis- charged 5 <sup>th</sup> month, 1638, [1639,] by the Court.	James Cushman, of the same,	houses & landt, wthout lycence	
	Samuell Hinckley, of the same,	of the Gour or Assistant(, or	
	Thom. Chambers, of the same,	acquainting the towne of Seittu-	
	George Sutton, of the same,	ate therew <sup>th</sup> .	
	John Handmer, of the same,		

# 106

1638.

4 December. PRENCE, GoÜN<sup>R</sup>. Christopher Osborne ||dead|| & Jeremiah Willis, ||released|| of Duxborrow, 1 are psented for lineing disorderly out of service, contrary to the order of the Court.

Abraham Sampson, of Duxborrow, pseuted for strikeing & abusinge John Washbourne, the yeonger, in the meeting house on the Lord (day.

Leiftennant Willim Holmes pseuted for inordinate drinking in the Bay, w<sup>eh</sup> was not directly prooued, & so he was discharged by order of y<sup>e</sup> Court.

\*John Barnes, pseuted for inordinate drinking about foure months since, and in regard the eucdence thereof was not adjudged sufficient eucdence, it was remitted to better proofe.

Edward Freeman,	Ricl	hard Kerby, )	e Standard In Indian InContain
Georg Slawson,	Pete	er Gaunt,	of Sandwich, being defective in armes, fined x <sup>s</sup> a peece.
John Dingley,	M <sup>r</sup> s	Stutely, j	in armes, inter x a peece.
$W^m$ Harlow,	•	. 3 hoggs, )	
M <sup>r</sup> Hedge,		. i	
Thom. Shellingworth,		. i j	
$W^m$ Almy,		. ij	
Edward Freeman, .		. 6	
Rich. Kerby,		. 2	for keeping swine vnringed.
Robt Bodfish,		. 2	
John Dingley,		. 2	
Peter Gaunt,		. 1	
Richard Chadwell, .		. 6	
John Burges,		. 5 )	

John Smyth and Bennett Moorecock marryed the vijth Decembr, 1638.7 December.Robte Waterman & Elizabeth Bourne marryed the xith Decembr, 1638.11 December.William Hodgskins & Ann Hynes marryed the 21th Decembr, 1638.21 December.Raph Hill & Margreat Toothaker marryed the 21th Decembr, 1638.21 December.

Decemb<sup>r</sup> 18<sup>th</sup>. M<sup>r</sup> John Crow & M<sup>r</sup> Thomas Howes, of Mattacheese, al<sup>s</sup> 18 December. Yarmouth, tooke the ooath of allegiance to the Kinge, and of fidelitie to the gou<sup>nt</sup>; and likewise M<sup>r</sup> Anthony Thacher tooke the same oath the 7<sup>th</sup> Januar., 1638; and M<sup>r</sup> Marmaduke Mathews tooke the same oath the 7<sup>th</sup> Februar., 1638.

M<sup>r</sup> John Groomes is graunted a garden place in Plymouth, lying on the east side next to Thomas Willett, puided he erect a house therevpon before the end of the next summer.

Memorand. the eight day of January, 1638. That M<sup>r</sup> Wilłm Brewster hath assigned ouer to Johnnathan Brewster, his sonn, all his interrest and title into the service of John Bundy for the residue of his terme, w<sup>ch</sup> is five yeares from the fourteenth of March next.

1638-9. 8 January.

4 December. PRENCE, GOÚN<sup>R</sup>.

Released.

[\*181.]

Georg Clarke & Allis Martin marryed the xxijth Januar., 1638.

\*A graunt of a plantacon called Seppekann, and the lands thereabout(, for the scatinge of a towneship for a congregation there, is made vnto M<sup>r</sup> Thomas Besbeech, James Cudworth, William Gilson, Anthony Annable, Henry Rowley, Edward Foster, Henry Cobb, and Robte Linnell, as committees to dispose of such lands lying there about( as shalbe liminited and bounded vnto them, reserveing a pcell of 300 or 400 acrees for a farme, or to be disposed of as the gouerment here shall thinke meete.

Henry Ewell & Sarah Annable marryed the xxij<sup>th</sup> Novemb<sup>r</sup>, 1638. Thomas Ensigne & Elizabeth Wilder marrỹ 17<sup>th</sup> Januar., 1638.

7 January. \*At a Court of Assistant held the vij<sup>th</sup> of January, in xiiij<sup>th</sup> Yeare of [\*183.]
 the Raigne of our Sowaigne Lord, Charles, by the Grace of God of England, Scotland, France, & Ireland King, Defendor of the Fayth, &c.

BEFORE Thom: Prence, gentl., Goûnor,	John Alden,
Wiltm Bradford,	John Atwood, and
Edward Winslow,	John Browne,
Contlon Assistants	6-2

Gentlem., Assistants, &c.

THE names of those to whom the	M <sup>r</sup> Anthony Thacher,
graunt of the land( at Matta-	M <sup>r</sup> Thom: Howes,
cheeset, now called Yarmouth,	Mr John Crow.
is made.	John Coite, to be enquired of.
	M <sup>r</sup> Madrick Mathewes,
	M <sup>r</sup> Anthony Thacher,
	M <sup>r</sup> John Crowe,
The names of those that are	M <sup>r</sup> Thomas Howes,
pposed to take vp their free-{	Phillip Tabor,
dome at Yarmouth.	Wilłm Palmer,
	Samuel Rider,
	W <sup>m</sup> Lumpkin,
	Thom. Hatch.

Robte Badfish, of Sandwich, desireth his freedome.

1638 - 9.

22 January.

PRENCE, Goûr.

[\*182.]

17 January.

#### COURT ORDERS.

	Old Worden, (dead,)	1638-9.
Psons there excepted against.	Burnell,	
	Wright,	7 January. Prence,
	Wat Deuille.	Goữn <sup>n</sup> ,

Mr Raph Partrich is graunted to make vse of the lands lying on the south west end of the North Hill, requested by his Ire, and if it proue such as will content him, & not graunted to any other before, then to be confirmed vnto him in lue of so many acrees of the fourty formally graunted as the peell will containe, and be also allowed hey ground, if he will take paynes to fynd out a convenyent place.

Mr Edward Winslow, Mr John Alden, Jonathan Brewster, & Wilłm Bassett are appoynted by the Court to veiwe the North Hill land( graunted to Mr Wilłm Collyer, and to set forth the bound( thereof.

M<sup>r</sup> Wilłm Kemp is graunted a pporcon of land a mile or two from the head of the South Riuer, to be viewed by M<sup>r</sup> Winslow, M<sup>r</sup> Alden, M<sup>r</sup> Browne, Jonathan Brewster, and Wilłm Basset, and vpon their report of the nature of the land, the number of acrees to be assigned by the Court.

\*Thomas Weybourne is graunted the tenn acrees of land formly used by [\*1 M<sup>r</sup> John Vincent, and lying to the house he hath bought of the said M<sup>r</sup> Vincent.

John Handmer is graunted tenn acres of land at the head of M<sup>r</sup> Howlandf land at the Hand Creek Pond.

John Gregory is graunted six acrees of land at west end of the new feild, and the next garden place aboue Robte Paddock.

Jeremiah Willis is graunted a weeks tyme to puide him a master, or els further course to be taken w<sup>th</sup> him.

Nathaniell Morton is graunted tenn acrees toward¢ the head of his lott next to Richard Higgens, puided that he doe not head Manasseth Kemptons land¢, & to be measured out by Josuah Pratt, by the onersight & view of M<sup>r</sup> John Browne & Georg Watson.

Richard Knowles is graunted a garden place next to John Barnes.

John Rowe is allowed to marry, and to haue a garden place by Scittuate Path, about Goodman Godfrayes.

Jonathan Brewster & Wilłm Basset are appoynted to lay forth Robte Mendlones & John Carews land, and the garden place for John Rowe.

The Court hath graunted that Clarkes Iland, the Eele Riner beach, Sagaquash, & Gournett Nose shall & remayne vnto the towne of Plymouth, w<sup>th</sup> the woods therevpon.

Ann iland lying at Greenes Harbour, called \_\_\_\_\_, is graunted to Mr Wilłm Bradford.

[\*184.]

1638-9.

7 January. PRENCE, GOUNOR. [\*185.] Ann iland lying at Greenes Harbour, called Spectacle Iland, is graunted to M<sup>r</sup> John Howland.

\*Whereas a part of the marsh ground lying by Spectacle Iland, on the south side, was graunted to M<sup>r</sup> Thomas Prince, to bee meaddow belonging to M<sup>r</sup> Allertons farme, the said M<sup>r</sup> Prence hath relinquished the same to M<sup>r</sup> John Howland, prouided he be allowed meddowing elswhere in lue thereof.

10 January. The x<sup>th</sup> Januar., 1638. Whereas Wilłm Barden was the couenant servant of Thom. Boardman for the terme of scauen yeares, now the said Thomas Boardman, w<sup>th</sup> the consent of the said Wilłm, hath sould all his interrest for the terme of yeares he should haue serued him vnto John Barker, bricklayer, w<sup>ch</sup> are yet vnexpired, viz<sup>t</sup>, six yeares and a half from the first of December last past before the date hereof. And the said John Barker is to teach the said Wilłm Barden the trade of a bricklayer, and in thend of his terme to giue him twenty bushells of Indian corne, two suites of apparell, & an ewe goate lambe.

24 January. The xxiiij<sup>th</sup> Januar., 1638. Memorand : That John Edward( hath put himself apprentice to Edmond Chaundlor, of Duxborrow, yeom., and after the manner of an apprentice w<sup>th</sup> him to dwell from the last day of September next ensuing the date hereof vnto the end & terme of fiue yeares thence next ensuing, to serue him in all such lawfull labours as the said Edmond shall ymploy him in during the said terme; the said Edmond Chaundler fynding vnto his said servant meate, drinke, and apparell during the said terme, and in thend thereof to giue him double apparell throughout, in convenyent manner, w<sup>th</sup> one suite for Lords dayes, and another for workeing dayes.

## 1 February. Februar. the first, 1638.

Mr Wilłm Vassell, of Scituate, Thomas Prior, Henry Ewell, Isaack Wells, W<sup>m</sup> Holmes, Sen., Wilłm Crocker, Robte Shelly, Edmond Eddenden, Pď. John Crocker, Henry Merick, Joseph Coleman, Thomas Chittenden, Nicholas Wade, Wilłm Perry, Wiltm Parker, Robte Linnell, Georg Willerd, Josias Checkett, John Stockbridg, Thomas Hyland, Thomas Pinson, p<sup>d</sup>,

Inhabitant( of Scituate, tooke the oath of allegiance to the King, and fidelitie to the colony.

23 January.

Wilłm Sherman & Prudence Hill marryed the xxiij<sup>th</sup> Januar., 1638.

\*.At a Court of Assistant (held the fourth of Febrar., in the xiiij<sup>th</sup> 1638-9. Yeare of the Raigne of o<sup>r</sup> Sou<sup>T</sup>aigne Lord, Charles, by the Grace of God of England, S.c.

BEFORE Thom. Prence, gent., Goûn <sup>r</sup> ,	John Alden,
Will <sup>m</sup> Bradford,	John Atwood, and
Edward Winslow,	John Browne, gent.,
John Jenny,	Assistant(, &c.

CONCERNING M<sup>r</sup> Steephen Hopkins and Dorothy Temple, his servant, the Court doth order, w<sup>th</sup> one consent, that in regard by her couenant of indenture shee hath yet aboue two yeares to serue him, that the said M<sup>r</sup> Hopkins shall keepe her and her child, or puide shee may be kept w<sup>th</sup> food and rayment during the said terme; and if he refuse so to doe, that then the collony puide for her, & M<sup>r</sup> Hopkins to pay it.

Josias Winslow haucing bought fifty acrees of lands of Wilłm Phybs, w<sup>eh</sup> was due to him for his service, according to his couenant, w<sup>eh</sup> was affirmed vnto by M<sup>r</sup> Thomas Willet, who had often tymes seene the said couenant, the Court doth graunt him xxv acrees, to be layd forth for him in some convenient place, to be in full satisfaccon of the said 50 acrees.

Concerncing the differenc about the measure of land betwixt M<sup>r</sup> Thomas Burne, Josias Winslow, Kenelme Winslow, & Loue Brewster, the Court doth order, that if the said Kenelme Winslow and Loue Brewster wilbe at the charg to remeasure the same againe, that then allowing the said M<sup>r</sup> Burne and Josias Winslow theire hundred acrees apecce, the said Kenelme & Loue to haue the surplusage of the said neck according to their graunt; and the Court appoynteth M<sup>r</sup> Edward Winslowe, M<sup>r</sup> John Browne, M<sup>r</sup> Vassall, if he please, John Winslowe, and Josuah Pratt, to sett the bound betwixt them vpon the remeasureing thereof againe.

An enlargement of tenn pole is graunted to Abraham Peirce, from the lower end of his fence, to range vp by his land $\ell$  west, w<sup>th</sup> as little pjudice to M<sup>r</sup> Done and M<sup>r</sup> Willet $\ell$  land $\ell$  there granted as may be.

Wilłm Paddy is graunted sixscore acrees of vpland, lying on the south side of the Eele Riner, w<sup>ch</sup> was formly graunted to Kenehme & Josias Winslowe, but now relinquished by them vpon other land( graunted them at Greens Harbour.

\*Whereas one hundred acrees of lands were formerly graunted to M<sup>r</sup> [\*187.] John Done, lying at Joanes Riuer, and for the accommodateing of M<sup>r</sup> Thomas

Goʊ̈́́́́̈́́́́, [\*186.]

4 February. PRENCE. GOUNB.

1638-9. Willett, the said Mr Done hath remitted thone half thereof to the said Thomas Willett, and another pcell thereof to enlarge Abraham Peirce. The Court doth graunt vnto the said John Done and Thomas Willett one hundred acrees a peece of vpland and meddow more, lying betweene Jones Riuer and the pond to the north west of Joanes River Swampe.

> A parcell of vpland lying at thend of Goodman Shawes land at Smilt River is graunted to Francis Cooke, puided it doe not pjudice the graunts formily made to Mr Thomas Prince, Mrs Fuller, and others, web lands are to be viewed and lavd forth for him.

> Mr Alden, Jonathan Brewster, & Wiltm Basset are appoynted to lay forth Edmond Chaundlers landf, and Moyses Symmons landf, as likewise the landf granted to Solomon Lenner.

> Solomon Lenner is graunted twenty fiue acrees of landf, to bee lavd forth for him by Edmond Chaundlors, weh was layd forth for him on the east side of the lands graunted to Edmond Chaundor, and ranging as his doth, north east in length, and south & by west from the marked treeys, and bounded at the vpper end w<sup>th</sup> a swampe.

> A warrant graunted to distraine Thomas Bird & Isaack Stedman for not paying their assessment (.

> The Court appoynteth Mr Alden, Mr Collyer, Xpofer Waddesworth, & W<sup>m</sup> Basset, to view North Hill & the marsh adjoyneing, and to set marks and bound vpon the poynt f thereof for Mr Collyer, according to the grant thereof formly made vuto him.

> ‡Fifty acrees of vpland at the head of the South Riuer, and a porcon of marsh meddow lying before it from a swampe there, called Holly Swampe, to a rock, called the Otter Rock, is graunted to Christopher Waddesworth, and to be layd forth for him by Mr Collver, Jonathan Brewster, and Josuah Pratt.<sup>‡</sup>

> The peell of the swampe at the end of the land granted to Mr Atwood, by Coles field, is graunted to the said M<sup>r</sup> Atwood.

> \*Edward Hall, of Duxborrow, is lycensed to build upon his lott there, if Mr Collyer, Mr Partrich, Jonathan Brewster, and Wilłm Bassett shall thinke it meete, and appoynt some other neighbours also to build by him for the good of the towne.

See below.

[\*189.]

M<sup>r</sup> Steephen Hopkins is committed to ward for his contempt to the Court, and shall so remayne comitted vntill hee shall either receiue his servant Dorothy Temple, or els puide for her elsewhere at his owne charge during the terme shee hath yet to serue him.

Christopher Waddesworth is graunted fifty acrees of vpland, lying abeut the head of the South River, & beginning at the north side of a certaine swampe there, called the Holly Swampe, & rangeing norwest & south east, in length two acrees and a half, and in breadth twenty acrees, the norwest end abutting vpon a river or brooke runing out of the said Holly Swampe, called the South River, and thother side abutting vpon the comon lands lying to the north, together w<sup>th</sup> all that peell of meaddow or marsh ground lying on both sides the said river, and in pt against the said vpland from the said Holly Swampe, northerly, to a certaine rock there, called the Otter Rock, are graunted to Christopher Waddesworth.

Moyses Symons is graunted fourty acrees of land on Duxborrow side, lying next to the garden plotts, some comon lands being left betwixt, ranging north and by west, and south and by east in breadth, north east and by east, and south west and by west from the marked trees, and next to the land graunted to Edmond Chaunlor on the southwest side.

The viij<sup>t</sup> of Februar., 1638. Memorand : That whereas Dorothy Tem- 8 Feb ple, a mayde servant dwelling w<sup>th</sup> M<sup>r</sup> Steephen Hopkins, was begotten w<sup>th</sup> child in his service by Arthur Peach, who was executed for murther and rob- p. 169. erry by the heigh way before the said child was borne, the said Steephen Hopkins hath concluded and agreed w<sup>th</sup> M<sup>r</sup> John Holmes, of Plymouth, for three poundC sterl., and other consideracons to him in hand payd, to discharge the said Steephen Hopkins and the colony of the said Dorothy Temple and her child foreuer ; and the said Dorothy is to serue all the residue of her tyme w<sup>th</sup> the said John Holmes, according to her indenture.

John Didcutt, of Sandwich, marin<sup>r</sup>, tooke the oath of allegiance & fidel- 12 February. ite the xij<sup>th</sup> Februar., 1638.

\*A Forme of the Deputación, or Committeeship, where w<sup>th</sup> any shalbe betrusted NEW PLYM. by the Gou<sup>T</sup>ment for the Disposall of any Land( w<sup>th</sup>in any pticuler Place [\*190.] or Limmit(, w<sup>ch</sup> is or shalbe thought meete for the erecting of a Plantación, <sup>Form of committeeship.</sup> Neighbourhood, Colony, Towneship, or Congregación w<sup>th</sup>in this Gou<sup>T</sup>ment.

 Whereas our soliaigne lord the King is pleased to betrust us, T. P.,

 W. B., E. W., &c, wth the goument of so many of his subject as doe or shalbe pmitted to liue wthin this goument of New Plym, and that it seemeth good vnto us to begin, set vp, & establish a neighbourhood, or plantacon, at a place called , being bounded

 and lying
 miles westward from the sd towne of New Plym; ;

 and whereas, by reason of the distance of place, and our many weighty occations, we cannot so well see to the receiving in of such psons as may be fitt to liue together there in the feare of God, and obeydyence to our said vol. I.

1638-9.

4 February. Prence. Goun<sup>R</sup>.

8 February.

12 February. PRENCE, GoUNE.

1638-9.

softaigne lord the King, in peace and loue, as becometh Christian people, all weh we earnestly desire, - that our care therefore may appeare in the faythfull discharge of our duties towards God, the Kings matte, and the people of whom we are, wee haue thought good to betrust our welbeloued T. B., A. C., G. D., &d, wth receiving in such people vnto them as may make good our desires before expressed, and therefore require of the said T. B., A. C., G. D., &c, that all and every of them be conscionably faythfull, & carefull as well to receiue in peacable & faythfull people, according to their best discerneing, as also faythfully to dispose of such equall & fitt porcons of landf vnto them, & every of them, as the sedall estates, ranck (, & qualities of such psons as the Almighty in his prouidence shall send in amongst them shall require, that so we may comfortably ratifye & confirme such said porcons of land as they shall allot & set forth in our behalf to all and every one that shalbe admitted into their societie w<sup>th</sup>in their sd limitte and bounde, that so we may be free from all manner of complete & troubles thereupon, web may cause us to alter any thing weh may seeme vnjustly or indiscreetly assigned by them or any the said deputies or comittees : prouided alwayes, that the sd T. B., A. C., G. D., &c, reserve for our disposall, at least acrees of good land, wth meaddow competent in place convenient, and be lyable from tyme to tyme, and at all tymes to receive and follow such good & wholsome instruccons as they shall receive from the goument about the disposall of the said land(, and the well ordering of their neighbourhood, & conformitie to such good & wholesome lawes, ordinancf, & officers as are or shalbe established vnder or souaigne lord the King, w<sup>th</sup>in this sd goûment of New Plym. In witnesse whereof, &c.

4 March. New Рьум. [\*]91.] \*At a Court of Assistant ( held the fourth of March, in the xiiij<sup>th</sup> Yeare of the Raigne of o<sup>\*</sup> Sou<sup>\*</sup>aigne Lord, Charles, &c., of England, &c.

BEFORE Thom Prence, gent., Goûn<sup>r</sup>, John Jenney, Wilłm Bradford, John Atwood, & Edward Winslow, John Browne, John Alden,

Gentlem., Assistant of the said goumnt.

WHEREAS there is a bridg to be erected ouer Jones River, web should have beene onely for horse & man to passe, vpon due consideración, fynding that the charges will not be much more to make yt passable for a eart, it is 1638-9. resolued to make it passable for a cart to goe ouer.

Concerneing a prison, it is likewise resolued to build it xxijtie foote in lengh, and xviteene foote in breadth, and ‡one story & a half ‡ two stories heigh, tas the workman may be agreed w<sup>th</sup>all to the best advantage, t and to be erected ypon the wast ground betwixt Mrs Fuller & Mr Hicks. John Mynor is agreed to build the frame for yt for fourty six pound, a pticon in the middest, & 3 floores.

Mr John Browne is graunted ~

Six acres of meadow ground lying at Greenes Harbor Marsh, in some convenient place there, are graunted to Mr Raph Partrich, except some other can be found fitt for him in some other place.

Mr Alden, Wilłm Bassett, and Josuah Pratt are appoynted to view & lay forth Mr Partrich laudf.

\*A little peell of meaddow ground, lying vnder the northerly side of Piñacle Hill, is graunted vnto Josias Cooke.

Fourty acrees of vpland lying at the south est side of the great South Pond, and two pcells of marsh ground for meaddow, lying southwest from the sd vpland, are graunted vnto Richard Higgens.

Six acrees of land lying at Kenelmes Dingle are graunted to Richard Willis.

Six acrees of land lying at Kenelmes Dingle are graunted to Wiltm Dennis.

Vpon hearing of the cause betwixt Richard Goodman, compl<sup>t</sup>, and Xpofer Winter, def<sup>nt</sup>, for a feather bed, the Bench doth adjudg the said featherbed to be the said Richard Goodmans, and therefore do enjoyne the said Xpofer Winter to deliuer the same to Leiftenn<sup>nt</sup> Wilłm Holmes to be conveyed to the said Goodman.

March 4th. James Leighorne is hyred to serue Francis Sprague for a 4 March. yeare for vili x<sup>s</sup>, and two pounde of tobaccoe. His tyme began the first of Februar. last past.

The Agreement made w<sup>th</sup> John Mynnard, carpenter.

It is concnanted & agreed vpon wth John Mynnard, that he shall build a house for a prison, xxij<sup>tie</sup> long and xvj<sup>teene</sup> foote broad w<sup>th</sup>in the walls, & two stories heigh, and lay it wth three floores, & couer it wth board (, & reare & finish the same, saue that the tymber is to be drawne together to the place where it must be framed, & help allowed him to reare it at the colonies charge, and brought to the place where it must \* set up at their charges. In consideracon whereof he is to have xlvii sterl. in money or comodities that will passe

4 March. PRENCE, GOUNR.

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1638-9. for so much money, payd in manner and forme following, that is to say: xx<sup>s</sup> payd in hand, & xv<sup>ii</sup> more when the stuffe is sawne, and xv<sup>ii</sup> when it is framed, 4 March. & thother xv<sup>li</sup> when it is erected and finished, the colony paying for the draw-PRENCE. Gov. ing & carriage of the tymber & frame to the place where it must be framed & erected, and fynd nayles & all iron worke about the same ; and the said John Mynnard is to leave such place for grates, doores, & windowes as shalbe directed him.

\*At a Gen<sup>r</sup>all Court of o<sup>r</sup> Sou<sup>r</sup>aigne Lord the Kinge, held at Plym [\*193.] aforesuid, the fift Day of March, in the xiiijth Yeare of the now Raigne of our s<sup>a</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God of England, &c., King, &c.

Before Thomas Prence, gent., Goûn <sup>r</sup> ,	John Jenney,
William Bradford,	John Atwood, &
Edward Winslow,	John Browne,
John Alden,	
Gentlemen, Assistantf of the said	l goûment.

WILLIAM BRADFORD clected Goûnr.

)		
elected Assistant(.		
J		
George Bower elected Constable for Plymouth.		
Steephen Tracy, Constable for Duxborrow.		
Humfrey Turner, Constable for Scituate.		
Thomas Armitage, Constable for Sandwich.		
John Stronge, Constable for Cohannet.		
Wiltm Chase, Constable for Yarmouth.		

The Names of such as are pposed to take vp their Freedom the next Court.

Thomas Hatch,	Georg Sutton,
°John Williams,	Thom Ensigne,
°John Twisden,	<sup>o</sup> Thom Chambers,
Thom Lapham,	Steephen Vinall,

5 March.

°John Lewis,	Dolor Davis,	1638-9.
<sup>‡</sup> M <sup>r</sup> Comfort Starr, <sup>‡</sup>	Thom Bonney,	
M <sup>1</sup> Wilłm Kemp,	John Rogers,	5 March. Prence,
Job Cole,	Georg Allen,	Goûn <sup>R</sup> .
Robt Shelley,	‡Wilłm Wad,‡	
John Winter,	Wiltm Harlow.	
Nehemiah Smyth,		

\*Mr Nicholas Sympkins, Heugh Tilly, and Giles Hopkins were deposed [\*194.] to the last will and testament of Peter Werden, thelder, of Yarmouth, deceased.

It is ordered by the Court, that the meaddow land (at Sandwich, w<sup>ch</sup> were layd forth, shalbe new deuided againe, by equall porcons, according to eich mans estate, and some of the townes men to be joyned w<sup>th</sup> the comittees in doing thereof.

It is ordered by the Court, that Yarmouth men shall have liberty to keepe their swine vnringed, they keeping them w<sup>th</sup> a heardman, vntill complaint be made of some hurt they have donne.

It is ordered by the Court that M<sup>r</sup> Nicholas Sympkins, William Palmer, Phillip Tabor, and Josuah Barnes, of the towne of Yarmouth, shalbe added to M<sup>r</sup> Anthony Thacher, M<sup>r</sup> Thom Howes, & M<sup>r</sup> John Crowe, comittees of the said place, to make an equal division of the planting land( now to be deuided at this first division there, to eich man according to his estate and qualitie, and according to their instructions; and that Josuah Pratt, of Plymouth, and M<sup>r</sup> John Vincent, of Sandwich, shall view the land( there, and make report thereof vnto the Court, that if those proportions w<sup>ch</sup> M<sup>r</sup> Andrew Hellot hath assumed to himself there shalbe so pjudicial to the whole, that then some just and equall order may be taken therein, to pvent the cuell consequence it may be to the whole plantación.

M<sup>r</sup> Edward Winslow and M<sup>r</sup> Wilłm Collyer are requested to take a view of the heigh wayes toward Greenes Harbor and Scituate from Plymouth, and to cause them to be amended that are in decay, or to alter them to more conveniency, and either of them to call one or two w<sup>th</sup> them to do yt.

Forasmuch as great complaint is made that the heigh wayes about the colony are in decay, it is ordered by the Court, that some shalbe joyned w<sup>th</sup> the constables to survey the wayes about eich towne, and cause men to repaire them, viz<sup>t</sup>, for Plymouth, Kenelme Winslow & John Barnes; for Duxborrow, John Washborne & Joseph Rogers; & for Scituate, Willim Hatch and Edward Foster; and to call men to laboure thereat, as they shalbe found fitt, and if any shall refuse to help about the same, that they be pseuted by the grand enquest.

\*Presentments by the Grand Enquest.

and a halfs service of James Till, servant to both, aboue the first agreement &

couenant betwixt John Emson & the said James Till and his pentf.

orderly, after half a yeares warneing, or thereabouts.

for takeing in an inmate w<sup>th</sup>out order.

Hampton, of Sandwich, deceased.

beateing of Webb Adey.

Mr Wiltm Leuich was deposed to the last will & testament of Thom

1. Isaack Steedman and John Emerson psented for extorting one yeare

2. Raph Goarame, thelder, psented for breakeing the Kinges peace in

3. Joseph Windsor, of Sandwich, psented for keepeing house alone dis-

4. Anthony Bessie psented for liveing alone disorderly, and afterward

1638 - 9.

5 March. PRENCE. GOUNE. [\*195.]

Ended, & an order made Sept., 1639.

Fined x".

Released, June 4, 1639.

Released.

Released.

Released.

Released.

Pa 124.

5. Mr John Jenney Osented for not grinding corne serviceable, but to greate losse & damnage, both in not grinding it well, as also causeing men to stay long before it can be grounde, except his servant be feede.

6. And also for not keepeing his stampers going, w<sup>ch</sup> is much to the detryment of all.

7. We psent an abuse, that whereas Thomas Clarke accused Richard Cloofe of felony, and bound ouer to answere it in Court, the said Thom Clarke was not in Court called to psecute the same for the Kinge.

8. And further, we psent that the said Thomas Clarke tooke another mans action against the said Cloofe, proakeing him, being therevnto vnwilling, & psecuted the said action in Court by way of barratrye.

9. John Roe, Wiltm Sherman, Moyses Symons, psented for drinking tobaccoe contrary to order.

10. John Holmes, the messenger, psented for takeing fiue shillinges for Discharged. serueing of a warrant.

> 11. John Holmes, the messenger, pseuted for takeing fiue shillinges for serueing a warrant vpon Thom Boardman, being def<sup>nt</sup> in a case of tryall betwixt Mr Hatherley and him.

> 12. John Emerson psented for entertaineing of other mens servants at vnlawfull tymes, diuers & sondry tymes.

> 13. Gilbert Brookes, the servant of Mr Wiltm Vassell, & John Bryan, psented for drinking inordinately at John Emersons house.

\*14. John Holmes, the messenger, psented for sitting vp in the night, or all the night, drinking inordinately, when he was sent about publike business.

15. As also for abuseing other mens names to poure wine to drinke amongst others inordinately.

Fined.

Discharged.

The s<sup>d</sup> John Bryan was discharged in Septembr, 3, 1639.

[\*196.]

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16. Johnnathan Brewster pseuted for neglecting the ferry at the North 1638-9. River. Released.

17. M<sup>1</sup> Garrat, of Scituate, psented for selling wyne by retale w<sup>th</sup>out order. Fynd xx<sup>s</sup>.

## The Grand Enquest Inquerie.

1. Wee desire to be informed by what vertue and power the Gou<sup>r</sup> and Assistant doe giue and dispose of lands either to pticuler psons or towne-shipps and plantacons.

2. Wee further desire to be informed what land( are to be had, or is reserved for the purchasers as hath beene formly agreed in Court too.

3. Wee further desire to be informed of the vndertakers of the trade what wilbe allowed to the colony for the vse of the said trade during the years past.

4. Wee further desire to be informed why there is not a Treasurer chosen for this yeare, as other officers, seing by an order in Court there should be yearely one chosen, to take vp the fynes & moneys w<sup>th</sup> in the whole colony.

March xij<sup>th</sup>, 1638. Memorand: that Willm Taylor, sonn of Willm 12 March. Taylor, of Boddington, in Cornewell, carpenter, the couenant servant of M<sup>r</sup> John Atwood, hath, w<sup>th</sup> and by the consent of his said master, of his owne voluntary will, put himself to Thomas Little, to serue him seaven yeares from the first of March last past; the said Thomas fynding him meate, drink, apparell, & all other things necessary for him during the said terme, and at thend of foure yeares of the said terme to giue him a sowe pigg of two months old; and if hee doc the said Thomas good service, that then he will relinquish or abate one yeare of his service, and in thend of his terme giue him double apparel, and xij bushells of Indian corne.

*Wilłm Hiller, of Plym, earpent, ackr	107	vleo	lget	h	to	ow	e t	he	( 11i	[*197.]
*Wilłm Hiller, of Plyñ, earpent <sup>r</sup> , ackr King, &∂,	•					•	•	•	$\int X \Gamma^{*}$	
Josias Cooke, of the same, yeom., .				•	•		•	•	xx <sup>li</sup> .	Released.
Robte Waterman, of the same, yeom.,									xx <sup>li</sup> .	

5 March. Prence, Goû<sup>r</sup>.

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1639. At a Court of Assistant held the first of April, in the xv<sup>th</sup> Yeare of his Ma<sup>ties</sup> now Raigne, of England, Sc.

1 April. New Plym. Prence, Goữn<sup>r</sup>.

BEFORE Thom Prence, gent, Gou<sup>r</sup>, John Alden, Wilłm Bradford, John Atwood, & Edward Winslow, John Browne, Gent., Assistant of the said gou<sup>nt</sup>.

THE names of such as requested land( this Court : --

Wilłm Sherman.

John Mynard.

Abraham Sampson.

John Kidbye.

Lone Brewster, for meadow ground.

Thurston Clark, for meaddow ground.

Edmond Howes, for vpland & meaddow.

John Willis, for the like.

John Barnes, for landf.

It is ordered this Court, that, whereas the land  $\xi$  at Mattacheese were graunted to divers psons that long since should have inhabited vpon them, the w<sup>ch</sup> they have not pformed; and whereas the Court is informed that those psons to whom they were first graunted are not likely to come to inhabite there in their owne psons, and least such as are there should receive in vnto them vnworthy psons, whereof the Court hath lamentable experience by comitting the disposall of land  $\xi$  in like case, the Court doth order, that onely such of them w<sup>ch</sup> at  $\beta$ sent are there shall remayne & make use of some land  $\xi$  for their  $\beta$ sent necessyty, but shall not devide any porcons of lands there either to themselves or any others, nor receive in vnto them any other psons, (then such as were nominated at the first,) w<sup>th</sup>out speciall lycence & approvement of the goument, that such inconvenyences may be  $\beta$  vented, w<sup>ch</sup> in like cases have formally happened.

[\*198.]

\*It is ordered by the Court, that M<sup>r</sup> Wilłm Bradford, M<sup>r</sup> Edward Winslowe, & M<sup>r</sup> John Browne shall take a view of the neck of land graunted vnto M<sup>r</sup> Wilłm Vassell, & to set the same forth for him, except there be some such difficultie therein that will require the further consideración of the Court. William Harvey & Joane Hucker, of Cohannett, marryed the second of

2 April.

16 April.

Aprill, 1639.

John Rogers and Ann Churchman marryed the xvj<sup>th</sup> of Aprill, 1639. Richard Derby, gent, acknowledgeth to owe the King . . . xl<sup>ii</sup>.

John Barnes, of Plym., yeom.,						xx <sup>li</sup> .	
Gyles Rickett, of the same,					•	xx <sup>li</sup> .	`

The condicon that the said Richard Derby shall psonally appeare at the next Genall Court of our softaigne lord the King, to be holden for this goftm<sup>ut</sup>, to answere to all such matters w<sup>ch</sup> on his maties behalf shalbe objected Released. against him, concrining the ympoysoning of the body of John Dunford, (whereby he is disabled to worke,) and not dep<sup>t</sup> the same w<sup>th</sup>out lycence; that then, &d.

\*At a Court of Assistante held the sixt of May, in the xv<sup>th</sup> Yeare NEW PLYM. of his Maties now Raigne, of England, Sc.

Before Thomas Prence, gent, Gour, John Alden, Wiltm Bradford. John Atwood, & Edward Winslow, John Browne,

Gent., & Assistantf, &c.

T I is ordered by the Court, that if Mr Callecutt do come in his owne pson to inhabite at Mattacheese before the Genall Court in June next ensuing, that then the graunt shall remayne firme vnto them; but if hee fayle to come wthin the tyme pfixed, that then their graunt be made voyde, and the land( to be otherwise disposed of.

It is also ordered by the Court, that the pporcon of land graunted to Mr Andrew Hellot, at Mattacheesett, shalbe and remayne vnto him, and that those that are appoynted to set forth the boundf betwixt Mattacheese and Mattacheesett shall lay forth the said pporcon vnto him in a convenient place there.

The xvjth of May, 1639, the townesmen of Plymouth mett, & according 16 May. to the order & act of the Court, elected foure comittees to bee added to the Goûnr & Counsell to make lawes, &?, vizt, Mr John Done, Manasseth Kempton, John D<sup>n</sup>hame, & John Cooke, Jun.

Memorand, the xvjth of May, 1639 : that Mr John Atwood, for & in 16 May. consideración that Job Cole payd for the passage of Thom Gray, & found him some apparell, hath assigned and sett où all his right, title, & interest of and into the service of the said Thom Gray during the remaynder of yt, according to his indenture, the said Job Cole pformeing the condicions on his pt to be pformed, and also pmiseth that if the said Thom Gray approve himself

VOL. I. 16 1639.

I6 April. PRENCE. GoUNR,

6 May.

[\*199.]

\*Memorand, the xxv<sup>th</sup> of May, 1639: That Robte Eldred, the hvred ser-

1639. well & faythfull in his service, the sd Job will remitt him a yeare or two of his terme.

25 May. Prence, Goữn<sup>r</sup>,

[\*200.]

vant of Nicholas Sympkins for the terme of three yeares from about the of July next for  $4^{\text{H}}$  p aun. & an ewe goat at thend of his tyme. The said Nicholas Sympkins, for and in consideración of the sum of  $x^{\text{H}}$  sterl. to him in hand payd by M<sup>r</sup> Thoñ Prence, hath, w<sup>th</sup> and by the consent of the said Robte Eldred, assigned & set ouer the said Robte Eldred vnto the said M<sup>r</sup> Thoñ Prence, to serue him all the ramaynder of the said terme, the said M<sup>r</sup> Prence paying him four pounds p ann. during the said terme of three yeares; and whereas there is a difference betwixt the said Nicholas Sympkins and the said Robte Eldred about 10<sup>s</sup> p ann. more then the 4<sup>H</sup> for his yearely wages, if the bargaine shalbe proued to be 4<sup>H</sup> 10<sup>s</sup> the sid Eldred ought to haue, that then the said Nich. Sympkins shall pay yt, and the sid Eldred is to come to dwell w<sup>th</sup> the sid M<sup>r</sup> Prence the xv<sup>th</sup> of June next; and M<sup>r</sup> Prence lent the sid Nich. Symkins 40<sup>s</sup> the same tyme.

27 May.

Released.

Relese

Memoranđ, the xxvij<sup>th</sup> May, 1639 : That whereas M<sup>r</sup> John Combe had formly mortgaged, assigned, & set où vnto M<sup>r</sup> Thomas Prence one browne cow called Berry, w<sup>eh</sup> was sent him out of England, and that the said M<sup>r</sup> Prence hath released the same vnto him againe, now the said M<sup>r</sup> John Combe, for and in consideración that the said M<sup>r</sup> Thomas Prence hath vndertaken to pay certaine sumes of money for the said John Combe vnto John Barnes, the first of February next, the said John Combe hath againe assigned, set où, and mortgaged the said browne cowe vnto the said M<sup>r</sup> Thom Prence, for his securytie.

Richard Willis doth acknowledg to owe the Kinge, &d, . . . v<sup>li</sup>.

Gyles Rickett,  $\ldots$   $\ldots$   $\cdots$   $\cdots$   $\cdots$   $\cdots$   $\cdots$   $\cdots$   $\cdots$   $\cdots$ 

The condicon that if the said Richard Willis shall appeare at the next Gefiall Court of our sd sofiaigne lord the Kinge to be holden for this gou<sup>nt</sup>, to answere for takeing xviij<sup>a</sup> p day, & his dyet, for his day labour, contrary to the act & order of the Court, & abide the further order of the Court, & not depte the same w<sup>th</sup>out lycence ; that then, &?.

	John Wakefeild, of Plym., lab., .						•		v <sup>li</sup> .
sed.	Georg Watson, of the same, yeom.,								v <sup>li</sup> .
	That the 3d John Wakefeild shall ap	pea	re v	pon	the	sam	e ec	ndiá	oon, &d.

\*At a Court of Assistant ( held the third Day of June, in the xvth Yeare of the Raigne of our Souraigne Lord, Charles, by the Grace of God King of England, Scotland, France, & Ireland, NEW PLYM. Defendor of the Fayth, S.c.

John Alden, BEFORE Thoñ Prence, gent., Goûn<sup>r</sup>, John Jenney, Wilłm Bradford, John Atwood, and Edward Winslowe, John Browne, Capt. Miles Standish, Gent., Assistant of the said goumnt.

THEREAS a porcon of land was graunted vnto Mr John Browne in the Genall Court held the first day of March, in the xjth yeare of his maties now raigne of England, &ê, lying at the Hand Creeke Pond, weh in regard it was afterward (alleadged to be pjudiciall to the neighbourhood there, vpon further pmise made vnto the said John Browne, at the next ensuinge Court, that if hee would relinquish the said graunt, he should have liberty to make choyce of any peell of land web was not then disposed of, wherevnto the said John Browne condiscended, and made choyce of a peell of land, pte whereof was graunted fomly to Mr Tymothy Hatherley, the web the said Mr Hatherley did relinquish, yeilding vp all his right and title therein vnto the said John Browne, in weh consideracións the Court hath confirmed all the said peell of land vnto the said John Browne, his heires and assignes foreû, as the same is bounded following, viz: All that pcell of land lying on the south side Joanes River, rangeing along the said river vp to the great swamp called Joanes Riù Swampe, the landt of Clement Briggs and Mr Thomas Prenec lying on some pt of the south side thereof ; and also that marsh ground layd forth to belong to the said peell of land lying at the easterly end thereof, and runinge along the said Joanes River, together wth the long marsh adjoyneing therevnto, as the same are now bounded forth ; & also one pcell of fresh marsh lying at the head of Joanes River Swamp, containing about four aarees, be it more or lesse, to have & to hold the said pcell of vpland and marshes therevnto belonging, wth all and singuler their apprtenct, vnto the said John Browne, his heires & assignes forcû, to the onely pp use & behoofe of him, the said John Browne, his heires and assignes foreu : provided alwayes, that the said peell of vpland do not extend itself southerly vpon the land of the said Mr Thomas Prence as to head any pte of the same.

\*Whereas at a Court of Assistant held the third day of Decembr, in the [\*202.]

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3 June. PRENCE. GoUNR, [\*201.]

3 June. PRENCE, Goữ. fourteenth yeare of the raigne of our souaigne lord, Charles, by the grace of God of England, Scotland, France, & Ireland King, defender of the fayth, &d, one hundred and fifty acres of landf were graunted vnto Mr Wiltm Vassell, of Scituate, lying ypon the North River ; and whereas, by a further order of the Court held the first of Aprill in the xvth yeare of his said maties now raigne, of England, &e, Mr Wiltm Bradford, Mr Edward Winslow, & Mr John Browne were appoynted to view and lay forth the said peell of land vnto the said Wilłm Vassall, the said Wilłm Bradford & Edward Winslow haue, vpon view thereof taken the xvjth day of May last past, appoynted the boundf thereof to be in manfi & forme following, vizt: to begin on that neck of land weh lyeth ypon thother side of the North River, right ouer against the lands of the said Wiltm Vassall, which are scituate & being on Scituate side, that is to say, on that corner weh lyeth toward ( the northwest, and to extend towards the east two hundred rooddf or perches, vpon a straight lyne, & likewise begining at the corner aforesaid, & so to extend upon a straight lyne towards the south one hundred and twenty roodds, and from thend of the first menconed lyne of two hundred rodds, to extend ypon a straight line southwards into the woods one hundred & twenty roodds, and from thend of the second mencioned lyne of one hundred & twenty rodds, to extend two hundred rodds vpon a straight line into the woodland towards the east, so that the two cross lynes meeteing in the woods land(, will make the sd peell of land to lyc in forme of a longe square. And also all that marsh or moweing ground that abutteth vpon any or every pt of the said vpland before mencioned, lying north & west & northwest, betweene the said vpland & the said North River, & a certaine creck there runing vpon the west side, & so farr on the north side as where the said North River comes hoame to the said vpland, and so far vpon the west side as the said hundred & twenty rodd do extend, directly as the sd lynes do extend themselues out of the woods to the North River and creeke aforesaid, now called or knowne by the name of West Newland, to haue & to hold the said peell of vpland and marsh or mowing ground so butted and bounded as aforesaid, wthall & singular their apprtence to the said Willim Vassall, his heires & assignes foreû, and to the onely pp use and behoofe of him the said Wiltm Vassall, his heires & assignes foreû.

ONCERNEING the order for the leighter, the Court doth order as followeth : —

That the leighter master shall have x<sup>s</sup> for his man and his leighter for xxiiij howers; and if he happen to be windbound, and shalbe stayed longer then three dayes, that then he shall have but half pay, that is, v<sup>s</sup> for every day & night that hee shalbe stayed afterward (, for his man & leighter.

3 June. Bradford, Goữn<sup>r</sup>.

1639.

[\*204.]

\*.At a Gen<sup>\*</sup>all Court of o<sup>\*</sup> Sou<sup>\*</sup>aigne Lord the King, held the fourth 4 Day of June, in the xv<sup>th</sup> Yeare of the Raigne of o<sup>\*</sup> said Sou<sup>\*</sup>- <sup>NEW</sup> aigne Lord, Charles, by the Grace of God King of England, S.c.

4 June. New Plym. [\*205.]

BEFORE Wilłm Bradford, gent., Goûn <sup>r</sup> ,	W <sup>m</sup> Collyer,
Thomas Prence,	John Browne,
Capt. Miles Standish,	Tymothy Hatherley, &
John Alden,	John Jenney,

Gent., Assist. of the said gout.

# / R WILLM BRADFORD sworne Goûnor.

M <sup>r</sup> Thomas Prence,	
Capt. Miles Standish,	
M <sup>r</sup> John Alden,	
M <sup>r</sup> Wiltm Collyer,	sworne Assistant(
M <sup>r</sup> John Browne,	
M <sup>r</sup> Tymothy Hatherley,	
Mr John Jenney,	
Constables.	
George Bower for Plymouth,	
Steephen Tracy for Duxborrow,	
Humfrey Turner for Scittuate,	
George Allen,   †Thom: Armitage,† for Sandwich,	sworne.
John Stronge for Cohannett,	
Wiltm Chase for Yarmouth,	
Wiltm Casely for Barnestable,	

<sup>\*1639.</sup> BRADFORD, GOUN<sup>R</sup>.

## PLYMOUTH COLONY RECORDS.

1639.	The Grand Inquest, &c.
4 June. BRADFORD, GoffN <sup>R</sup> .	<ul> <li><sup>o</sup>Mr Wilłm Thomas, John Winsłowe,</li> <li><sup>o</sup>Dhillip Delanoy,</li> <li><sup>o</sup>Phillip Delanoy,</li> <li><sup>o</sup>John Paybody,</li> <li><sup>o</sup>John Paybody,</li> <li><sup>o</sup>Wilłm Wood,</li> <li><sup>o</sup>Samuell Hinckley,</li> <li><sup>Richard Sparrow,</sup></li> <li><sup>w</sup>Wilłm Hoskine,</li> <li><sup>o</sup>Isaack Robinson,</li> </ul>
[*206.]	*M <sup>r</sup> Wilłm Wood, of Sandwich, M <sup>r</sup> Comfort Starr, of Duxborrow, Thomas Payne, Phillip Tabor, } of Yarmouth,
	The Comittees or Dep <sup>ties</sup> for eich Towne.
	For Plymouth, John Cooke, Jun., John Dunhame.
	For Duxborrow, { Jonathan Brewster, Edmond Chaundler,
	For Scituate, { Anthony Annable, Edward Foster.
	For Sandwich, { Richard Burne,
	For Cohannet, { Capt. Wiltm Poole, M <sup>r</sup> John Gilbert, Henry Andrewes.
	For Yarmouth, { Thomas Payne, Phillip Tabor.
	For Barnestable, $\left\{ \begin{array}{l} \mathrm{M}^{\mathrm{r}} \mathrm{ Joseph \ Hull,} \\ \mathrm{M}^{\mathrm{r}} \mathrm{ Tho} \widetilde{\mathrm{m}} \mathrm{ Dimmack,} \end{array} \right\}$ made in Decemb <sup>r</sup> Court, 1639.

Memorand: that M<sup>r</sup> Wilłm Bradford and his ptners doe give the collonies warneing that they will hold the trade no longer then Nouemb<sup>r</sup> next, that some other course may be thought vpon against that tyme for the continuance of yt.

Mr Henry Feake, of Sandwich, desireth to be admitted a freeman the next Court.

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John Smyth, for vncleanes w<sup>th</sup> his wyfe before marriage, is censured to <u>1</u> be whipt : was accordingly executed.

Dorothy Temple, for vncleanes and bringing forth a male bastard, is censured to be whipt twice; but shee faynting in the execución of the first, thother was not executed.

M<sup>r</sup> John Done is allowed to draw wine vntill the next Court, that further order may be taken therein.

\*It is ordered, by the consent of the whole Court, that a comission shalle made and directed to  $M^r$  Wiltm Bradford &  $M^r$  Edward Winslow, for the decideing of the controusie betwixt us and the Bay, concering the bound( of the patents, w<sup>ch</sup> was drawne and approued by Court, in these words following, viz<sup>t</sup>: —

To all Xpian people to whome these prnt shall come, greeting, &c.

Whereas, for the avoyding and pventing of all difference and controusies that might arise about or concining the extent and limmitte of the patent of New Plymouth and Massachusettf Bay, and for the continuance and mayntenance of the auncient loue and amytic wee, the said inhabits of the goument of New Plymouth, haue alwayes most zealously desired to hold, obserue, and keepe wth our neighboures, the inhabits of the said Massachusett Bay, know you that we, the Goûnr, Counsell of Assistant (, and the rest of the whole cominaltie and body of freemen of the sd gournt of New Plym, being this day in publike Court sumoned and assembled together, haue, wtb mutual and joynt assent and consent made, constituted, deputed, assigned, and authorised our right trusty & welbeloued Wiltm Bradford, gent., and our Goûnor, and Edward Winslow, gent., our joynt and pp deputies, agent(, and comissionrs, to solicite, conferr, comune, and entreate wth the depties, agentf, & comrs, deptuted, constituted, authorised, and appoynted by the gouer<sup>nt</sup> & inhabit<sup>s</sup> of the said Mattachusett Bay appoynted for the like purpose on their pts & behalf, and finally to finish, determine, & sett forth the extent (, limmitt (, and boundaries of the lands betwixt the two said pattentf and goumnts, so as they may remayne and bee foreû hereafter vnalterable & invyolable ppetually wthout any further question, contention, controûsie, debate, or differrence whatsoeû. And whatsoeû our said deputies, agentf, & comers shall doe, conclude, determine, & finish, or cause to be donne, concluded, determined, & finished, in, about, and concerning the said pmiss\*, shalbe, and ever taken to bec, as ample, authenticall, & effectuall to all the said end(, intent(, & purposes as if the same had beene done & pformed by the whole body & cominalty of the Goûn<sup>r</sup>, Counsell of Assistant, & freemen of the gount & corporation of Plym afore1639.

4 June. BRADFORD, GOUR.

[\*207.]

4 June.

BRADFORD. Got<sup>es</sup>.

sd in theire owne psons, and so to remayne absolutely wthout any controdiccon or question whatsoed hereafter, and to be entred vpon record at the next Genall Court after the returne of our said com"s, &c; prouided this warrant & comission remayne in force the space of six months next after the date hereof, & no longer.

In witness whereof, &d.

*208.]	*Richard Derby, of	Plyñ,	gent.,	acknowle	dgeth	to	owe th	e
	King, &ĉ,				• •	•	• •	•

Released.

[\*

					-											
King, &ĉ,										•		•	•	•	$xl^{ii}$ .	
John Combes	, of	th	e s	am	e, g	gent	•••								xx <sup>li</sup> .	
Edward Dote																
								-							1 0	

The condicion that if the said Richard Derby shall appeare at the Genall Court to be holden in June next to answere to all such matters as on his maties behalf shalbe objected against him concrueing the giveing of an empoysoned potion of drinke to John Dunford & divers others at his comeing out of England, whereby they were endangered of their liues, and abide the further order of the Court, and not depte the same wthout lycence ; that then, &d.

### Fines & Censures.

John Dunford, for his slaunders, clamors, lude & cuell carriage, pued as well by his owne confession as otherwise, is censured to dept the goument w<sup>th</sup>in the space of three months next ensuing, and in the meane tyme well to behaue himself, and if after his depture he shalbe found wthin the goument againe, to be whipt & sent from constable to constable out of the goument.

Raph Gooame, for breakeing the Kings	pea	ace vr	on	Web	X <sup>S</sup>
Raph Gooame, for breakeing the Kings			•	• •	<b>j</b>
John Wakefeild, for takeing xviij <sup>d</sup> p day, is fyned	&	dyett	16	days,	} xij <sup>8</sup> .
is fyned				• •	}
Richard Willis, for the like, for ij dayes,	•				xviij <sup>d</sup> .

11 June.

Memorand, the xjth of June, 1639 : that whereas vpon a form<sup>r</sup> contract James Bushop was absent from the service of his mr, Mr Thom Farrall, of Cohannat, the space of one yeare or thereabout(, it is this day concluded & agreed vpon betwixt them, that the said James Bushop shall serve his said mr, Thomas Farrall, half a yearc after the terme is expired, web by his indenture the said James is to serve the said Thomas, and to come to the said Thomas the xxij<sup>th</sup> of this instant moneth of June.

24 June. [\*209.]

\*Memorand, the xxiiijth of June : that Mary Moorecock hath of her owne voluntary will, wth consent of her father in law, Thomas Whitton, put herself

apprentice w<sup>th</sup> Richard Sparrow, of Plymouth, and Pandora, his wyfe, and after the manner of an apprentice w<sup>th</sup> them to dwell from the day of the date hereof vnto thend & terme of nyne yeares now next ensuing, & fully to be compleate & ended; the šd Richard Sparrow fynding his said servant meate, drink, & apparell during the said terme, and shall also keepe her a ewe lambe w<sup>eh</sup> her said father in law will bestow vpon her during the said terme, and shall haue the third p<sup>te</sup> of thencrease thereof for his charğ & labour : prouided that if the said Richard & his wyfe shall dye & dep<sup>te</sup> this life before thend of the said terme, that then the said Mary shalbe free; and in the meane tyme that the said Richard nor his wyfe shall assigne or set ouer the šd Mary for her service during the šd terme to any other, w<sup>th</sup>out consent and likeing of the šd Mary & her frend (. And if it shall happen that the said Mary shall haue a motion of marriage before thend of the said terme, that then it shalbe referred to two indifferent men to arbitrate what the said Richard shall haue for his charges he shall haue beene at w<sup>th</sup> her.

Memorand, the xiijth day of August, 1639 : that John Barnes hath, wth and by the consent of the w<sup>th</sup>in bounden Symon Trott, in consideración of the sume of eight pound( stert, to be payd in March next, hath assigned and set ouer the terme of service of the said Symon, yet vnexpired, vnto Thomas Clark ; the said Thomas pformeing the couenant ( weh, on the pt of the said John Barnes, are to be pformed. And the said Symon Trott doth further covenant & agree to and wth the said Thomas Clark, to serve him the space of seauen yeares from the seauenth day of this instant August next ensuing, and fully to be compleat, the said Thomas Clarke giveing him a heiffer calf of eight weekf old when that six yeares of the said terme are expired, and keepe it him till his tyme be expired, and giue him the xij bushells of Indian corne at thend of the said terme; and if the said Symon do happen to dept his said masters service wthout lycence, by runing away, the said Symon doth pmise to serve the s<sup>d</sup> Thomas two yeares over and above his terme for every tyme that hee shall so runn away before the expiracion of the said terme of seauen veares.

\*Thom Riddings & Ellene Penny marryed the xxth July, 1639.

Richard Knowles and Ruth Bower marryed the xv<sup>th</sup> August, 1639.

Memorand, the last day of August, 1639 : that Richard Higgens for & in consideration that John Smaley shall teach Samuell Godbertson the trade of a taylor, as farr as in him lyeth, & principally imploy him therein, hath assigned & set ouer all the residue of his terme, w<sup>eb</sup>, by indenture, he is to serue the said Richard Higgens, vnto the said John Smaley, w<sup>eb</sup> is vntill Aprill, w<sup>eh</sup> shalbe in the yeare of our Lord 1641, the said Richard Higg-

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[\*210.] 20 July. 15 August. 31 August.

24 June. BRADFORD, Goun<sup>B</sup>.

13 August.

### PLYMOUTH COLONY RECORDS.

1639. gens fynding the said Samuell apparell during the said terme, and the said John Smaley meate, drinke, & lodginge.

3 September. \*At the Geñall Court of or Souraigne Lord the King, held at Phyñi NEW PLYM. [\*211.] afores<sup>d</sup>, the third Day of Septemb<sup>r</sup>, in the xv<sup>th</sup> Yeare of the Raigne of our s<sup>d</sup> Souraigne Lord, Charles, by the Grace of God of England, Scotland, France and Ireland King, Defendor of the Fayth, S.c.

Before	Wilłm Bradford, genĩ, Goû,	Wiltm Collyer, gent,
	Thom Prenee, gent,	Tymothy Hatherley, gen <b>ĩ</b> ,
	Cap <b>ĩ</b> Miles Standish, gen <b>ĩ</b> ,	John Jenney, gent, &
	John Alden, gent,	John Browne, gen <b>ĩ</b> ,
	Assistantf of the sd ge	offment.

**J**OHN BLAKEMORE allowed to exercise the inhabitant of the towne of Sandwich in the use of armes.

Wilłm Palmer allowed the like for Yarmouth.

Georg Allen admitted freeman, & after also sworne constable of Sandwich for the remaynder of this yeare.

It is ordered by the Court, that the corne seised vpon, w<sup>eh</sup>  $M^r$  Callecutt bought of the Indians about Teightauentt and Cohannet, contrary to the order of the Court, shalbe those half given to the sd  $M^r$  Callecutt, he allowing the charges.

Vpon the peticon of George Morrell the Court doth order, that M<sup>r</sup> Collyer and Jonathan Brewster shall conferr and conclud w<sup>th</sup> John Handmore, or any other, to keepe him vpon such reasonable condicons as they shall think fitt, and to allow a porcon of lande toward( the mayntenance of him.

It is graunted by the Court, that  $M^r$  Andrew Hellot shall have his greate lott of two hundred acrees at Yarmouth 80 pole in breadth, at the first begining at the head of the cõe from the marked trey, & to beare vp that breadth fourty pole in lengh, and afterward to be een larged in breadth in the ranging of yt toward thother end, w<sup>ch</sup> was afterward layd forth in forme following, viz<sup>t</sup>: from the sd tree on the east sid vpon a southerly line 40 pole, and then enlarged in breadth toward the east 20 pole, & extending in lengh 60 pole, and from thence in breadth 38 pole, and from thence extends still in lengh 100

<sup>31</sup> August. Bradford, Gour.

pole beyond a great pond to thend thereof; and on the north & norwest side from the said trē, 80 pole in breadth, and in lengh first 40 pole, & then enlarged to the westward 50 pole in bredth, & thence extending itself 160 pole, and the south side thereof vpon a straight line 188 pole.

\*For the towne of Yarmouth, it is ordered by the Court, that it shall not be lawfull for any man dwelling there to purchase two house lott $\ell$  or more, to lay them together & mayntaine but one house vpon them ; but if any doe so, the bargaine & sale to be voyde.

Whereas, by complaint, it is very phable that divers of the committees of Sandwich have not faythfully discharged that trust reposed in them, by receiveing into the said towne divers psons vnfitt for church societie, w<sup>eh</sup> should have beene their cheife care in the first place, and have disposed the greatest  $\tilde{p}t$  of the land $\xi$  there already, and to very few that are in church societic or fitt for the same, so that w<sup>th</sup>out speedy remedy our cheifest end wilbe vtterly frustrate, — these are to require such of the committees as are herein faulty to appeare at the next Court of Assistant $\xi$ , to answere the complaint, and in the meane tyme not to dispose of any more land $\xi$  there, w<sup>th</sup>out further order from the Court, nor make sale nor convey any of their land $\xi$  they have assumed to themselves to any pson.

It is ordered by the Court, that a *therring* ware to take fish shalbe erected at Joanes Riuer.

The like liberty is graunted for a ware to take fish at Mortons Hole, Eagles Nest, and Blewfish Riuer.

It is ordered by the Court in regard that many do want lands w<sup>ch</sup> were heare when the diuision of land $\ell$  and goods were made about twelue yeares since, shall have liberty to go & seeke out a convenient place, or two, or three, for their accomodacon, that, vpon report thereof vnto the Court, the s<sup>4</sup> land $\ell$ may be confirmed vnto them.

Vpon the psentment ag<sup>t</sup> Isaack Stedman & John Emerson conc<sup>†</sup>ning James Till, the Court doth order, that the said Isaack Stedman shall returne the said Till the lamb or goate, w<sup>th</sup> the encrease, w<sup>ch</sup> was delified to him, he paying for the keepeing thereof, and that the said James Till shall serue out the remaynder of his fiue yeares terme w<sup>th</sup> John Emerson, but no longer, except vpon new agreement.

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3 September. BRADFORD, Gov. [\*212.]

3 September. BRADFORD, GOÜN<sup>R</sup>.

Mr John Holmes, the messenger, for drinking inordinately,	1.
M <sup>r</sup> John Holmes, the messenger, for drinking inordinately, fyned	$\int x l^s$ .
Mr Nathaniel Thomas, for being drunken, fyned	
Robte Waterman, for the like, fyned	xl <sup>s</sup> .
M <sup>r</sup> John Combe, for being drunken, is disfranchised of his free	dome.

James Till, for lying, & allureing John Bryan to drinking, and slandering his dame Emson, saying he would go whome & lye w<sup>th</sup> her, is censured to be whipt.

John Bryan discharged, wth admonicon.

Mary, the wyfe of Robte Mendame, of Duxborrow, for useing dallyance divers tymes w<sup>th</sup> Tinsin, an Indian, and after committing the act of vncleanesse w<sup>th</sup> him, as by his owne confession by seûall interprets is made apparent, the Bench doth therefore censure the said Mary to be whipt at a cart( tayle through the townes street(, and to weare a badge vpon her left sleeue during her aboad w<sup>th</sup>in this goûnt ; and if shee shalbe found w<sup>th</sup>out it abroad, then to be burned in the face w<sup>th</sup> a hott iron ; and the said Tinsin, the Indian, to be well whipt w<sup>th</sup> a halter about his neck at the post, because it arose through the allurement & inticement of the said Mary, that hee was drawne therevnto.

Xpofer Winter, of Scituate, for committing vucleanesse w<sup>th</sup> Jane, his wyfe, before marriage, is censured to be whipt at the post at the Goûn<sup>rs</sup> discretion; and the said Jane, his wyfe, to be whipt at a carts tayle w<sup>th</sup> the said Mary Mendame.

Such as are possed to be Freemen the next Court.

Richard Smith, Wilłm Parker, John Smyth, M<sup>r</sup> Thoñ Farrall, M<sup>r</sup> David Kerwythy, M<sup>r</sup> Hallowell, M<sup>r</sup> Thomas Howes, Wilłm Pahner, of Yarmouth.

25 September. [\*214.]

r. \*The xxv<sup>th</sup> Septemb<sup>r</sup>, 1639. Memorand: that M<sup>r</sup> Henry Feake, of Sandwich, w<sup>th</sup> and by the consent of Edmond Edward(, his servant, hath assigned and made ouer vnto John Barnes, of Plyñ, all the residue of the terme w<sup>ch</sup> by indenture the said Edmond is to serue the sid M<sup>r</sup> Feake, to serue it forth w<sup>th</sup> the said John Barnes, the said John Barnes fynding vnto the said Edmond meate, drinke, lodging, & washing, during the terme; and instead of apparell, pay him for the first three pound( sterl., and for every yeare after three pound{ tenn shillings stert, during the 3d terme ; & in thend thereof, double apparell him wth one suite for Lordf daves, & another for workeing dayes, & pay him six poundf stert.

Memorand : that this Court, Vssamequin and Mooanam, his sonn, came into the Court in their owne aper psons, and desired that the auncient league & confederacy formerly made wth this gouerment, wherein he acknowledgeth himself subject to the King of England, & his successors, may stand and remayne inviolable. And the said Vssamcquin and Mooanam, his sonn, for themselves and their successors, do faythfully punise to keepe and observe the couenantf and condicons therein expressed & contayned, web on their partf are to be kept and observed. And the said Vssamequin & Mooanam, his sonn, do now also punise to the whole Court, that he nor they shall or will needlesly or vnjustly raise any quarrells or doe any wronge to other natives, to pyoake them to warr against him; and that hee or they shall not give, sell, or convey away any of his or their land(, territories, or possessions whatsoeil, to any person or persons whomsoever, w<sup>th</sup>out the privitie & consent of this goverment, other then to such as this goumnt shall send and appoint, all web condicons the said Vssamequin and Mooanam, his sonu, for themselues and their successors, do faythfully pmise to observe & keepe. And the whole Court, in the name of the whole goument, for eich towne respectively, do likewise ratifie and confirme the foresaid auncient league and confederacy, and do also further puise to the said Vssamequin & Mooanam, his sonn, and their successors, that they shall and will from tyme to tyme defend the said Vssamequin & Mooanam, his sonn, & their successors (when neede & occation shall require) against all such as shall vnjustly rise vp against them to wrong or oppresse them vnjustly.

\*At a meeting at Sandwich the 3<sup>d</sup> of Octobr, 1639, wherein Mr Thomas Prence 3 October. and Captaine Standish were appoynted by the goument to heare and determine all difference & controusies amongst the comittees and inhabits of the said towne of Sandwich.

Whereas Joseph Winsor hath a lott in the towne of viij pole broad, & xij pole long, or there about(, wch he purchased of Thom Shillingsworth, wch was Thom Hamptons, deceased, and that the place is fitt for a publike vsc, it is ordered, that the towne shall have it for other use, they giveing the 3d Joseph Winsor as much as the same is worth ; and in the meane season the 3d Winsor to keepe his possession thereof vntill he be puided for elsewhere.

Forasmuch as the neck of land called Moonuscaulton is by all or most pt of the inhabitants adjudged to be fitt for breeding vp veong cattell, it is 1639.

25 September. BRADFORD. GoUNR.

[\*215.]

3 October. BRADFORD, GOÛN<sup>R</sup>.

[#016 ]

concluded and agreed vpon by the gefiall consent of the inhabit<sup>s</sup> of Sandwich, that the said neck of land called Moonuscaulton shalbe reserved to the towne as a common, for the breeding of their yeong cattell, and not to be appropriated to any mans pticuler, w<sup>th</sup>out consent of the whole towne, and approbacon of the gofin<sup>t</sup>, saue that the wood therevpon shalbe free for all to take of, puided it be w<sup>th</sup>out wast and spoyle thereof.

The like is concluded and agreed vpon for the other neck of land called Shaume Neck, lying betwixt the Riuers of Shaume & Manuscussett, to be reserued for a comon for the towne, and not to be appropriated to any mans pticuler w<sup>th</sup>out consent of the whole towne, and approbación of the goûment, saue that the wood therevpon shalbe free for all to take thereof, puided it be w<sup>th</sup>out waste & spoyle thereof.

It is also concluded & agreed vpon both by the comittees & other the inhabit<sup>s</sup> of Sandwich, that for the redressing of the negligence of the comittees in receiueing into the towne many inhabit<sup>s</sup> that are not fitt for church societic, & for  $\beta$  venting of like eucli for ensuinge tyme, it is ordered, that none hereafter shalbe admitted into the towne, or haue land $\ell$  assigned them by the committees, w<sup>th</sup>out consent & approbacon of M<sup>r</sup> Leûich & the church first had & obtayned. And likewise that such of the now inhabit<sup>s</sup> as are disposed to sell their estat $\ell$  and de $\tilde{\rho}$ t the towne, they shall not sell their labours to any pson except he be gefally approoued of by the whole towne.

And lastly, for the puenting of dangers, euclis, & discord $\xi$ , that may happen in the disposall of land $\xi$ , or other occations w<sup>th</sup>in the towne, it is concluded and agreed vpon, that the towne shall from tyme to tyme make choyce of some one of the Assistant $\xi$ , and at psent of M<sup>r</sup> Thom Prence, to be joyned w<sup>th</sup> the comittees to whom from tyme to tyme they shall haue recourse to aduise w<sup>th</sup>, and receive direccons from, in all such occations as hereafter shalbe needfull.

8 October.	*Heugh Norman & Sarah White marryed the viij <sup>th</sup> Octob <sup>r</sup> , 1639.
9 October.	Gyles Hopkins & Katherne Wheldon marryed the ix <sup>th</sup> Octob <sup>r</sup> , 1639.
11 October.	Richard Willis & Amey Glasse marryed the xj <sup>th</sup> Octob <sup>r</sup> , 1639.
	Samuell Tompkins & Lettis Foster marryed the xj <sup>th</sup> Octob <sup>r</sup> , 1639.
16 October.	Morris Truant & Jane 🔒 marryed the 16 <sup>th</sup> Octob <sup>r</sup> , 1639.
8 November.	Anthony Snowe and Abigall Warren marryed the viiijth Novembr, 1639.
10 November.	Thomas Pynson & Joane Stanley marryed the x <sup>th</sup> Novemb <sup>r</sup> , 1639.
20 November.	Samuell Jackson & Hester Silis marryed the xx <sup>th</sup> Novemb <sup>r</sup> , 1639.
24 November.	William Paddy, of Plymouth, mchant, & Alice Freeman, of Sandwich,
m	urryed the xxiiij <sup>th</sup> of Novemb <sup>r</sup> , 1639.
22 November.	Thomas Whitton and Winyfride Harding marryed 22th Nouembr, 1639.

*At a Court of Assistant ( held the vijth of October, in the a	$xv^{th} = 1639.$
Yeare of his Maties now Raigne, of England, &c.	
	7 October. BRADFORD,
BEFORE Wiltm Bradford, gent., Goûr, Wiltm Collyer,	Goữn <sup>R</sup> .
Thom Prence, John Jenney, &	[*217.]
Capt. Miles Standish, John Browne,	
John Alden,	

Gent., Assistant( , &c.

WILĨM CLARK, of Yarmouth, tooke the oath of allegiance & fidelitye, and was also sworne to execut the office of a constable at Yarmouth vntill June next.

It is ordered by the Court, that a paire of stock & a pound shalbe psently erected in Yarmouth, and the constable to see them done, & haue a warrant to distrayne such as shall refuse to pay what he shalbe assessed to the charg thereof, as also a warrant to levy the charges of the comittees of the said towne that attend the Court  $\ell$ .

Edward Morrell, being sworne, deposeth & sayth, that  $W^m$  Chase (at his returne hoame from the Court when  $M^r$  Mathewes & hee were here together) did report that  $M^r$  Mathewes had nothing to say for himself, & that he marvailed how any durst joyne w<sup>th</sup> him in the fast, & further said that some being then in  $\rho$ sence w<sup>th</sup> the ma<sup>trats</sup>, did hold vp his hand, & cryed, Fye fye ! for shame !

Captaine Miles Standish, M<sup>r</sup> Alden, & M<sup>r</sup> Ed. Winslow are appoynted to lay forth the land( and meaddow graunted to Job Cole, as also the land( graunted to Francis Godfray & Robert Carver, and to pportion their number of acrees.

Thomas Clarke is graunted liberty to crect a house at Mannamett Ponde, to fodder his cattle in this winter, vntill some lande be there layd forth for him.

It is ordered by the Court, that the sequenceene acrees of meaddow lying at the Stoney Coe, in Yarmouth, shalbe layd forth for M<sup>r</sup> Andrew Hellot, on the southwest side of the sd coe, & if it want of that pportion, then to be made vp on thother side, and ten acres more vpon the Stoney Coe Neck.

It is ordered, that there shalbe six men of the towne of Plym, and three men of the towne of Duxborrow, chosen to assesse the charges of both townes for the charges of the bridg ou Joanes Riuer.

John Carew is allowed to be for himself vpon the continuance of the

7 October. BRADFORD. good report of his carriage & demean"; & at a Court of Assistant ( held the fourth of Novembr next after, Edmond Weston is lycenced to liue wth John Carew, & to be ptner wth him in workeing and planting vpon the 3d John Carews land, ypon their good demean<sup>r</sup> together.

GoữN<sup>R</sup>.

2 December. \* At a Court of Assistant, held the second of Decembr, in the xvth Yeare of the Raigne of or Souraigne Lord, Charles, by the [\*218.] Grace of God King of England, &c.

BEFORE W <sup>m</sup> Bradford, gent., Goûn <sup>r</sup> ,	Wil <del>l</del> m Collyer,
Thomas Prence,	Tymothy Hatherley,
Capt. Miles Standish,	John Jenney, and
John Alden,	John Browne,
Gent, Assistantf	, &ê.

ILIM FALLOWELL, Robert Finney, John Finney, & Thomas Lettis are to have garden places assigned them about Webbs feild, when the Gounr, Mr Prenee, & Mr Jennev haue viewd yt.

Mr Thomas Prence is graunted the peell of ground lying betwixt John Barnes garden and Georg Watsons feild.

3 December. \* At a Gen<sup>7</sup>all Court held the third of Decemb<sup>r</sup>, in the xv<sup>th</sup> Yeare of the Raigne of or Souraigue Lord, Charles, by the Grace of God [\*219.] of England, S.c., Kinge, S.c.

BEFORE W <sup>m</sup> Bradford, gent., Goû,	Wiltm Collyer,
Thomas Prence,	Tymothy Hatherley,
Capt. Miles Standish,	John Jenney, &
John Alden,	John Browne,
Gent., Assistar	ntC, &c.

YCENC or liberty is graunted to Mr Wiltm Vassell to make an oyster bank in the North River, sixty rods in lengh, & crosse the said river, in some convenyent place nere his farme there, called the West Newland, and to appropriate it to his owne vse, forbidding all others to use the same w<sup>th</sup>out his lycence.

M<sup>r</sup> Joseph Hull, M<sup>r</sup> Thom Dimmack, Wilłm Caseley, Robert Linnett, John Williams, John Twisden, Thomas Chambers, John Hewis, M<sup>r</sup> Anthony Thacher, & M<sup>r</sup> Wilłm Kemp, admitted freemen this Court, & sworne accordingly.

Wiltm Casely sworne constable w<sup>th</sup>in the ward of Barnestable, vntill June next.

The difference betwixt M<sup>r</sup> Samuell Gorton & Thomas Clarke are referred by consent of the said Thoñ Clarke, and appoyntment of the Court, to Richard Church & Edward Banges as arbitrat<sup>ra</sup>, and John Dunhame as vmpire, to be decided & ended by them.

Mr Joseph Hull & )

 $M^r$  Joseph Hull  $\propto$  $M^r$  Thom Dimmack, comittees for Barnestable.

Thomas Lumbert is allowed to keepe victualling, or an ordinary, for entertainement of passengers, and to draw wyne at Barnestable, he keepeing good order in his house.

 $M^r$  Steephen Hopkins, vpon his psentment for selling a lookeing glasse for 16<sup>4</sup>, the like whereof was bought in the Bay for ix<sup>4</sup>, is referred to further información.

Joseph Beedle and Francis Sprague to be both warned to answere their psentment( ag<sup>st</sup> them scually.

\*M<sup>r</sup> Garrat, of Scittuate, is fyned vpon a form<sup>r</sup> psentm<sup>t</sup> for drawing wyne [\*220.] w<sup>th</sup>out lycence, xx<sup>s</sup>.

Thomas Clark, for extortion, in buy. a paire of boot  $\ell$  spurrs for  $x^s$ , & selling them agains for  $x^{s}$ , is fyned  $xxx^s$ .

Jonathan Brewster, for neclect of the ferry at the North Riner, is fyned  $xx^s$  to the colony, &  $x^s$  a piece to  $M^r$  Groomes & Edmond Weston, if they will take yt.

M<sup>r</sup> Steephen Hopkins, for selling strong water w<sup>th</sup>out lycence, proued & confessed in Court, is fyned iij<sup>ii</sup>.

Richard Higgens, of Plym, taylor,	.'	•	•	•	•	•	. xx <sup>li</sup> .
James Hurst, of the same, plant <sup>r</sup> ,							. xx <sup>1</sup> i.

The condicon that if the said Samuell Chaundler shall psonally appeare at the next Geffall Court of our souaigne lord the King, to be holden for this goum<sup>nt</sup>, to answere to all such matters as on his ma<sup>ties</sup> behalf shalbe objected against him, concerning opprobrious & slanderous word (spoken by him

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3 December. Bradford, Gou<sup>r</sup>.

Released.

1639-40. against the Gou<sup>r</sup> and goument, and abide the further order of the Court, & not defite the same w<sup>th</sup>out lycence ; that then, &c. Respited to the next Court.

21 January. BRADFORD, GOG<sup>R</sup>. Nehemiah Smyth & Ann Burne marryed the xxj<sup>th</sup> Januar., 1639.

<sup>6 January.</sup> \*At a Court of Assistant held the vj<sup>th</sup> of January, in the xv<sup>th</sup> [\*221.] Yeare of his Ma<sup>ties</sup> now Raigne, of England, &c.

> BEFORE W<sup>m</sup> Bradford, gent., Gou<sup>r</sup>, Wilłm Collyer, Thom Prenc, John Jenney, & Capt. Miles Standish, John Browne, John Alden, Gent., Assistantf, &2.

IN consideración that Thomas Clark shall relinquish his graunt of land( at the Whoop Place, (except eight acrees reserved to Thomas Little,) the Court doth graunt and assigne vnto the said Thomas Clarke, in lue thereof, fourscore acres, and fue more due to the said Thomas Clark, purchased of Nicholas Presland, fourscore and fine acrees in all, to be layd forth for him at Mannamett Ponds, fourty acres formly graunted to Thomas Little there, to be peell thereof, and to be layd forth by M<sup>r</sup> Thomas Prence, M<sup>r</sup> John Jenney, and Josuah Pratt.

12 January.

The x<sup>th</sup> of Jañary, 1613, the said Barnes came w<sup>th</sup> the said Rich: Sparrow, & acknowledged full satisfaction, & desired the record to be cancelled, w<sup>eb</sup> was donn accordingly.

<sup>‡</sup>The xij<sup>th</sup> of January, 1639. Memorand : that John Barnes, of Plymouth, hath sould vnto Richard Sparrow, of the same, foure steeres of two yeares old a peece, at the next spring, and one bull of three yeares old. The foure sd steeres are to be delified vnto the said Richard at Yarmouth, where they are now wintered, the first day of May next, the said John paying for half the charges of fetching them hither ; and the bull to be delified in Plymouth some tyme in July next ; and the said Richard Sparrow is to pay the said John Barnes, his execut<sup>18</sup>, administrat<sup>18</sup>, or assignes for the said steeres & bull fourscore and three pounds, current money, at or vpon the second day of February, w<sup>ch</sup> shalbe in the yeare of our Lord God one thousand six hundred fourty and one, at or w<sup>th</sup>in the now dwelling house of the said John Barnes, sectuate in Plym̃ aforesaid.

Quit & payd.

Witness, MANASSETH KEMPTON, JOHN DUNHAM, Senior, NATHANIELL SOWTHER.; Memorand : the same day the said Richard Sparrow sould vnto Josias Winslow, of Plyñ, two of the foresaid steeres and the bull, for the suñe of fifty pounds, of like current money, to be payd the same day, viz<sup>t</sup>, the second of Februar., anno Dñi 1641, to the said Richard, his execut<sup>rs</sup>, administrat<sup>rs</sup>, or assignes, at his now dwelling house in Plyñ aforesaid; prouided alwayes, that when the said steeres are brought from Yarmouth, they shalbe equally matched into two paire by the said Josias, and what thone paire shalbe adjudged better then thother by the šd Josias, the said Richard shall either giue or refuse, at the choyee of the said Richard, and the said difference betwixt the said paire is to be payd at the day & place where thother money is to be payd. And it is further agreed vpon betweene the said Josias & Richard, that the said Richard shalbe at the charge to bring them from Yarmouth to Plyñ, and the said Josias shall keepe them all at Greenes Harbour at his charge, vntill thend of September following.

## Witnes, NATHANIELL SOWTHER.

There was fourty shillinges difference in the matching & paireing the said steers, w<sup>ch</sup> 40<sup>s</sup> the said Josias Winslow is to pay the said Richard Sparrow at Quint & payd. the day & place where thother money is to be payd; viz<sup>t</sup>, the 2<sup>d</sup> of Februar., 1641.

\*The xiij<sup>th</sup> Februar, 1639. Memorand : that whereas James Glasse, 13 February. servant to Henry Coggen, of Barnestable, is to serve the said Henry for the [\*222.] terme of fine yeares from the fourteenth day of June next ensuing, — now, the said Henry Coggen, for and in consideración of the sume of fifty shillings sterł, and twenty bushells of Indian corne, to him in hand payd by Manasseth Kempton, of Plyñi, hath, w<sup>th</sup> and by the consent of the said James Glasse, sould and assigned vnto the said Manasseth Kempton all the resedue of the terme of yeares w<sup>ch</sup> the said James is to serue him, the said Henry Coggen, to be serued forth w<sup>th</sup> the said Manasseth Kempton, and vntill the first of October following longer, the said Manasseth Kempton fynding the said James Glasse meate, drink, and apparell during the said terme.

Francis Weston & Margery Reeues marryed the 27<sup>th</sup> of Februar., 1639. 27 February. Samuell Kinge is graunted liberty to plant his land he bought of M<sup>r</sup> Derby, & to build a house vpon it; but to liue in house, w<sup>th</sup> his father in law, Giles Rickett.

The last of Februar., 1639. Memorand: that whereas Willm Hony- 28 February. well is to serve M<sup>r</sup> Thomas Prence vntill June next, and some further tyme w<sup>ch</sup> he should also serve for absenting himself divers tymes from his service, — now, in consideration that they said Willm Honywell shall wholly imploy

1639-40.

12 January. BRADFORD, GoUN<sup>R</sup>. 1639-40.

28 February.

BRADFORD, GOUR. himself in setting, planting, and weeding the acres of the said Mr Thom Prence, newly taken in on the south side of the towne Plym, or as much thereof as hee cann, & not loyter or work wth any other man except it be for worke againe, or by lycence from Mr Prence. The said Mr Thomas Prence hath released the said Willim Honywell all the terme he should have served him, and shall fynd him seede corne to set the land wthall; and the 3d Wiltm Honywell shall have those half of the crop at harvest for his paynes. And it is agreed upon that the said W<sup>m</sup> Honywell shall remayne in house wth Thomas Atkinson, and that Mr Prence shall allowe him so much in corne as hee shall agree wth the said Thom Atkinson for, for his dvett & being in his house; and the said W<sup>m</sup> Honywell shall pay the corne againe to Mr Prence out of his share of the erop at haruest, and that Mr Prence will spare his goatehouse to gather & dresse vp the corne in at harnest; and that herevpon the xij bushells of corne, wch the sd Willm should have had at thend of his terme, is relinquished, onely the said Wilłm is to have the xxv acres of land according to his couenant.

3 March. New Річм. [\*223.] \*At the Geñall Court of o<sup>\*</sup> Sou<sup>\*</sup>aigne Lord the Kinge, held at New Plym, the third of March, in the xv<sup>th</sup> Yeare of his said Ma<sup>tics</sup> now Raigne, of England, &c.

 BEFORE Willim Bradford, gent, Goü,
 Capt Miles Standish,

 Thom Prence,
 Tymothy Hatherley,

 Willim Collyer,
 John Jenney, &

 John Alden,
 John Browne,

 Gent, & Assistant( of the said goût.

M<sup>R</sup> JOHN MAYO, of Barnestable, & Job Cole admitted freemen this Court & sworne.

M<sup>r</sup> Wetherell, M<sup>r</sup> Mathewe, Thom Falland, & Gabriell Fallowell ppounded to take vp their freedome the next.

Mr Wilłm Bradford elected Gouernor.

Mr Thomas Prence,	M <sup>r</sup> John Jenney,	
Mr Wiltm Collyer,	M <sup>r</sup> John Browne,	elected Assistant (.
Capt Miles Standish,	Mr Edmond Freeman,	elected Assistant.
M <sup>r</sup> Tymothy Hatherley,		J

Mr Tymothy Hatherley elected Treasurer.

#### COURT ORDERS.

	Joseph Rogers, Georĝ Kennerick, M <sup>r</sup> W <sup>m</sup> Wood, <sup>  W<sup>m</sup> Lumpkin,  </sup> <sup>‡James Mathews,‡</sup> ) M <sup>r</sup> John Gilbert, Sen.,	Sworne. Constables nominated for the seûall townes.	1639-40. 3 March BRADFORD GOEN <sup>R</sup> .
	Nicholas Snow, Richard Sparrow, & Josiah Cooke, & Thoñi Cushman,		
Duxborrow, Scittuate, Sandwich,	Experience Michell & Constant Southwood, Richard Sillis & John Lewes,	Surveyors of the heighwayes.	
Sandwich, Yarmouth,	Georg Allen & Richard Burne,		
Taunton, Barnestable,	^		

\*Thomas Ricard and Wilłm Croeker sworne this Court to the last will & testament of Daniell Stanleck, of Scituate, deceased.

Georg Kenrick & Wilłm Crocker sworne also to the last will & testam<sup>t</sup> of Thomas Pryor, of Scituate, deceased.

John Pryor, execut<sup>r</sup> of the said Thom Pryor, deposed to the inventory exhibited to the Court of the good & chattells of the sd Thom Pryor.

Whereas M<sup>r</sup> Gilson, of Scituate, is lately deceased, & that Edward Foster, who should have produced his will, and M<sup>r</sup> Gilsons wyfe, who should have exhibited an inventory of his goods, were both dangerously sick, a comission is graunted to M<sup>r</sup> Tymothy Hatherley, Wiltm Hatch, & Henry Cobb, to take the phate of the said will & inventory by sufficient witness<sup>s</sup>, and to returne the same the next Court.

Forasmuch as John Crocker, of Scituate, is proued to have corrected his servant boy, Roger Glasse, in a most extreame & barbarous manner, the Court vpon due consideración hath taken the said Roger Glasse from the said John Crocker, and placed him w<sup>th</sup> John Whetcombe, of Scituate, to serve out his tyme w<sup>th</sup> the said John Whetcombe, w<sup>ch</sup> is six yeares from the fourteenth of June next; the said John Whetcombe paying the said John Crocker three [\*224.]

### PLYMOUTH COLONY RECORDS.

1639-40, pound, deducting five shillings for his charges, & the said Crocker to deliver vp his cloathes to the said Whetcombe.

3 March. BRADFORD. Gour.

Whereas there is controusy betwixt Greens Harbour & Duxborrow about the landf betweene the fresh of Greens Harbour River and the South River, it is ordered and graunted by the Court of Freemen to Mr Edward Winslowe & the rest of the neighbourhood of Greens Harbour, a competent pcon of vplandf and meddowe betwixt the said rivers for a farme for a minister, and one other competent porcon of land nere vnto the said lot for the minister, either for Nehemiah Smyth or some other, as the said inhabitantf of Greens Harbour shall place in. And whereas Mr Thom Prence hath a porción of land there graunted to him for a farme, it is ordered also that those that view the foresaid landf shall likewise view Mr Princes landf, and if they fund it not competent for a farme, that they shall add thereto such further pporcon of landf of those that lye next it as shalbe thought competent.

Concerning the prison, John Barnes & Georg Bower are appoynted by the Court to see the tymber & frame of the said prison, to be brought to the place where it shalbe erected, & to puide the leighter to fetch yt, but Duxborrow men to layd it into the leighter, and they to receive yt here & se it vnloaden, & puide carriage to bring it to the place where it is to be set vp. & to get handf & help to finish the same.

\*Whereas Mr Thacher, Mr Crowe, & Mr Howes, the committees of Yarmouth, were complayned of to have made vnequall divisions of lands there, wherevpon the said comittees have exhibited a very formall division of the said lands vnto the Court, w<sup>ch</sup> is well approoued of, and the Court doth further order, that the said comittees shall receive no more inhabitantf into the said towne, except they bring certificate from the places whence they come, vnder sufficient mens hand of the sd place, of their religious and honest carriage,  $w^{ch}$  certifycate shall first be allowed by the gounr and assistant (before such psons be admitted there.

Whereas the inhabitantf of Cohannett, now called Taunton, have complayned of thire greate want of meddow ground f, the web hath beene seriously weighed and considered vpon by speciall order of the whole body of the Court, and fynding their want{ to be such that vulesse they be supplyed of meddow landf they eannot comfortably there subsist, the Court doth therefore now order and graunt the meddow land( at Assonet, and betwixt Taunton and Assonett on both sides the river, vnto the said inhabitant( of Taunton, prouided alwayes that the ministers and people now there which are fitt & do pceede & continue in a church estate there the space of seauen yeares next ensuing, (except some speciall hand of God doe hinder the same,) that

[\*225.]

### COURT ORDERS.

then the meddow land aforesaid shalbe to them and theire heires, to have & to hold to them & their heires forener. And the Court doth further order, that they will see Mr Hooke, Mr Streete, & Mrs Poole shall have competent meddow & vplands for farmes layd forth for them about May next, by Captaine Standish & such others wth him as shalbe especially assigned therevnto.

## Fynes & Censures.

James Till, of Seittuate, for purloyneing corne & a shirt from Wm Parker, of Seittuate, when he was servant to him in his house, as also for purloyneing corne from John Enison & others, when he was servant to them, weh were confessed by him in Court, was censured to be whipt & burnt in the shoulder, and to make restitucion to his master Emerson, for the corne he stole from him, viz, six bushells of corne, either in service, corne, or otherwise.

Francis Sprague, of Duxborrow, for draweing & retayleing wine at Duxborrow, contrary to the expresse order of the Court, is fyned by the Bench xx<sup>s</sup> sterł.

Joseph Biddle, of Duxborrow, for suffering men to drinke drunken in his house, is censured xx<sup>s</sup> stert.

A writt of division of land( is graunted to Mr Tymothy Hatherley.

\*William Hurst, of Sandwich, and Katherne Thickston marryed the 17th 17 March. [\*226.] March, 1639.

Thomas Gilbert & Jane Rossiter, of Taunton, marryed the xxiijth of March, 1639.

\*At a Court of Assistant ( held at Phym, the vjth of Aprill, in the 1640. xvjth Yeare of the now Raigne of or Souraigne Lord, Charles, 6 April. by the Grace of God King of England, &c. NEW PLYM. [\*227.]

John Alden, BEFORE Wilłm Bradford, gent, Goûnor, John Jenney, & Thom Prence, John Browne, Wiltm Collyer, Capf Standish,

Genf, Assistantf, &d.

PCELL tenn acres of meddow in the long meddow by Edward Doteys is graunted to Mris Bridgitt Fuller, to be layd forth for her of that wch lyeth next to Edward Doteys meddow, and a pcell of vpland to yt.

An acre of meddow land formly layd forth for Georg Hales at the

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3 March. BRADFORD. GOUNOR.

# 23 March.

Blewfish Riuer, & lying next to Mr Partrich, is graunted vnto the sd Mr Raph Partrich, in regard the sd Hales comes not to enjoy yt.

6 April. BRADFORD, GOUNOR.

Mr William Wetherell, John Willis, Nicholas Robins, Thomas Weyborne, Thomas Hayward, Thomas Bonney, Dolor Davis, and Wiltm Brett are graunted the lands lying on the norwest side of the Northill in Duxborrow, wth the lands by Christopher Waddesworths farme, and the meddow there to be deuided amongst them by the appoyntment of Mr Collyer, Mr Partrich, Jonathan Brewster, and Willim Basset, and to have liberty to sett corne at Namassacusset, and to mowe grasse for their cattell there, and to build a house on the south side of the brooke there.

Wiltm Basset, of Duxborrow, is graunted one hundred acres of vpland, wth meddow convernient to be layd to yt, lying betweene the lands graunted to Mr Comfort Starr and the Beaver Ponds, & to begin at the creeke by the iland or thereaboutf, and Mr Alden, to be added to Mr Collver, Mr Partrich, and Jonathan Brewster, to view it and lay it forth.

That Mr Willim Kemp have a portion of land to be lavd forth betwixt Mr Starr lands and the lands graunted to William Basset, wth a porcon of meddow land to be laid to yt, vpon the view of Mr Collyer, Jonathan Brewster, & Willim Bassett.

Constant Southwood and Thomas Southwood, his brother, Joseph Rogers and John Rogers, his brother, are graunted fifty acres apeece of vpland, next where Mr Vassells farme is at the North River, wth pportionable meddow ground, to be layd forth to eich of them vpon the view of Mr Collyer, <sup>‡</sup>M<sup>r</sup> Partrich,<sup>‡</sup> Johnathan Brewster, and Wilłm Bassett.

\*John Mynard, Francis Sprague are graunted the lands lying betweene Jonathan Brewsterf land at the North River and Mr Comfort Starr, wth competent meddow, to be lavd forth vnto them by Mr Collyer, Jonathan Brewster, and Willim Bassett; the Court adjudginge there wilbe fifty acres a peece & not aboue.

Henry Sampson is graunted the comon lying at the head of his lott, and to be layd forth for him by Mr Collyer, Jonathan Brewster, & Wiltm Bassett, pyided that a heigh way be left for cattell to passe to and fro to the comon.

Daniell Cole is graunted fifty acres of vpland, lying next Willim Bassett, beyond the South River, if there wilbe spare land ( left of either side his lott when Mr Kemps land is layd forth there, & to be donn by Mr Collyer, Jonathan Brewster, & Willim Bassett, weh is accordingly layd forth from the marked tree of Wilłm Bassetts, the iland or necke of land lying in the marsh on the south side of the said tree and the meddow land lying afore the sd

iland, 5 acres in breadth, beginning at the hammock where Wilłm Basset 1640.

Willin Sherman is graunted a meadstead about the Stony Brooke, in Duxborrow, and the said Willin & John Washborne to have such accomodacons of land as may be spared in the place where they desire, when M<sup>r</sup> Collyer, Jonathan Brewster, & Willim Basset have viewed the place.

The land at Carsewell Creek, desired by John Rowse, is to be viewed by Captaine Standish & M<sup>r</sup> Alden, and if they shall adjudg it to bee competent for the said John Rowse and Abrahame Sampson, vpon their certyfycate to the Court thereof, they to have it.

John Phillips and James Lindell are graunted eich of them a garden place vpon Stony Brooke in Duxborrow, by Phillip Delanoyes, and to be layd forth for them by M<sup>r</sup> Collyer, Jonathan Brewster, & Wilłm Bassett.

John Tisdall is graunted enlargment at the lower end of his lott, if there shalbe found any spare land, when M<sup>r</sup> Collyer, Jonathan Brewster, and Wilłm Bassett haue view the place, puided that there be a heigh way left for eattell to passe to and from the comon by.

Captaine Standish and M<sup>r</sup> Alden are to view the meddow lying by the land graunted to Leiftennant Wiltm Holmes, and to allow him a pporcon thereof to his vpland there.

Wilłm Hiller & Georg Pollerd are graunted a pporcon of land containeing about fourty acrees, be it more or lesse, abutting vpon the Stony Brooke, in Duxborrow, & lying on the north side thereof; to be viewed and layd forth for them by M<sup>r</sup> Collyer, Jonathan Brewster, & W<sup>m</sup> Bassett, w<sup>ch</sup> was bounded thus, viz<sup>t</sup>: lying on the south side of a swampe aboue the homesteads on Stony Brooke, or the Milne Brooke, from a marked tree on the north side of the said swamp to another marked tree south & by west along the said river side, in breadth containeing 80 pole, and in lengh to another marked tree, west south west, ruñing to a pcell of land graunted to John Washborne, thelder, on thone side of the said land, & on thother side to runn all along by the said swamp as the marked trees are marked on the north side thereof, ruñing to the head of the said swampe, then from other marked trees to an arme at Greens Harbour Brooke ; and also all the meddow land that lyeth before the said land vppon the said Stony Brooke on that side the brooke.

• M<sup>r</sup> Wilłm Cołlyer, Capť Standish, M<sup>r</sup> Alden, M<sup>r</sup> Browne, M<sup>r</sup> Winslow, [\*229.] and Jonathan Brewster are appoynted to set forth the two farmes at the South Riuer, graunted to belong to Greenes Harbour, and likewise to view M<sup>r</sup> Princes farme there, and to add to it such a pportion as shalbe thought fitt by them, according to the order of the Court, and to allow one hundred acres for

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## PLYMOUTH COLONY RECORDS.

 $\underbrace{\begin{array}{c}1640.\\\\6\text{ April.}\end{array}}_{6\text{ April.}}$ 

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[\*230.]

there farme and fourscore acres for the other, w<sup>th</sup> competent hey ground to them as convenyent as may bee, and in case there shalle any difference ariseing about the pmiss<sup>s</sup>, that the greater number carry it; and likewise to take view of the water course that should be turned to the milne, and make report of it, how pjudiciall it may bee; and to view Job Coles meddow land there.

Memorand : that the peell of land, graunted to William Bassett, of one hundred acrees of vpland, w<sup>th</sup> meddow convenyent, was veiwed and layd forth by M<sup>r</sup> William Collyer, Jonathan Brewster, and M<sup>r</sup> John Alden, viz<sup>6</sup>; from a marked tree vpon the north side of the iland graunted to Daniell Cole, to the marked tree of M<sup>r</sup> Comfort Starrs land, for the breadth and the lengh to runn vpon the same poynt of compasse that M<sup>r</sup> Starrs doth, viz<sup>6</sup>, west southwest in lengh and south south east in breadth, together w<sup>th</sup> all the meddow land lying before the said vpland from the foresaid boundary tree of M<sup>r</sup> Starr, vpon both sides of a certaine creeke, runing vp to the foresaid marked tree to a certaine hammock of land lying on the south side of the said creeke.

Tenn acrees of vpland lying crosse Greens Harbour Path, betweene the lands of Edmond Hawes and John Tisdall, are graunted to Wilłm Mullings, to have and to hold to him & his heires for eû.

\*Francis Sprague his fifty acrees of land, to him graunted at the North Riuer, is layd forth for him by M<sup>r</sup> Collyer, Jonathan Brewster, & W<sup>m</sup> Bassett, according to the order of the Court, and is bounded as followeth, viz<sup>6</sup>: from the stake of John Maynards vttermost bonds northerly to the southermost bound tree of Jonathan Brewsters land, lying next to him, for the breadth; and the lengh ruñing vpon the same poynt of the compasse, on both sides the said Francis Spragues lott that M<sup>r</sup> Starrs lott ruñeth, w<sup>th</sup> all the meddow land that lyeth afore the said land vpon the South Riuer.

John Maynards fifty acres of land graunted him was also layd forth by the said  $M^r$  Collyer, Jonathan Brewster, &  $W^m$  Bassett, and lyeth on the north side the land $\mathbb{C}$  of  $M^r$  Comfort Starr, northward along the marsh to a stake set vp in the said marsh for the breadth, and the length running as the said Comfort $\mathbb{C}$  lott runs, w<sup>th</sup> all the meddow land lying afore yt.

The foresaid hundred acrees of vpland, graunted to Constant Southwood & Thom Southwood, his brother, at the North Riner, were layd forth for them, according to the order of the Court, the 12<sup>th</sup> of Novemb, 1640, in manner and forme following, viz<sup>c</sup>: to the said Constant & Thomas one hundred acres of vpland at the said North Riner, from M<sup>r</sup> Vassalls range, in bredth east & by north along the said North Riner, to a marked tree vpon the foresaid range.

And to Joseph Rogers the fifty acrees graunted to him there, from the

## COURT ORDERS.

aforesaid marked tree, in breadth east and by north to another marked tree vpon the same range, neere to a certaine crecke that ruñeth vp southward, pvided that the smale quantitie of ouerplus vpland lying betwixt the said Constant, Thomas, & Joseph, be equally divided amongst them three, the said crecke being the bound<sup>c</sup> of yt; as also the marsh ground or meddow lying vpon the north side of the said vplands, to be equally divided as it lyeth afore the said lands to eich seûally by equall pporcon, w<sup>th</sup> a little hammaek of vpland, lying in the said marsh, w<sup>th</sup> the meddow land about it, to eich of them joyntly.

And also to John Rogers the fifty acres of vpland graunted to him from the foresaid creeke, runing in lengh southwest, and in breadth southeast, to a certaine marked tree vpon the said range, w<sup>th</sup> the one half of the marsh land abutting vpon the aforesaid vpland, together w<sup>th</sup> a smale hammack of vpland lying in thaforesaid marsh, w<sup>ch</sup> land (lye next to the land (graunted to Francis Cooke and John Cooke.

\*At a gefiall meeting of the townesmen of Sandwich, held the xvj<sup>th</sup> day of Aprill, in the xvj<sup>th</sup> yeare of the raigne of our sofiaigne lord, Charles, by the grace of God King of England, Scotland, France, & Ireland, defendor of the fayth, &c., before Thom Prence, geuĩ, one of the Assistant( of the Goûment of New Plym, by vertue of a comission to him & John Alden, genĩ, or either of them, directed for the calling before them, or either of them, the said inhabit<sup>s</sup> of Sandwich, & to heare and determine all causes of difference & controusie now depending amongst them, in genîall, or betwixt pticuler psons, or division of vpland(& meddow, or betwixt them & the Indians, and to sett downe some orders concining the division of the said meddow land(, that the pmiss<sup>s</sup> w<sup>ch</sup> are agreed vpon may be comitted to publike record, & so remayne inviolable, w<sup>ch</sup> is as followeth : —

Imprimis, for decideing of the differrene<sup>8</sup> about the meddow grounds, & to make an equall division thereof, it is agreed vpon by the consent both of the comittees and the townesmen of Sandwich, that, together with M<sup>r</sup> Prence, there shalke fine of the comittees, viz<sup>6</sup>, M<sup>r</sup> Edmond Freeman, M<sup>r</sup> Henry Feake, M<sup>r</sup> Edward Dillinghame, Richard Chadwell, & John Carman, and fine of the townesmen to be joyned w<sup>th</sup> them, viz<sup>6</sup>, M<sup>r</sup> John Vincent, Richard Burne, Geor<sup>7</sup><sub>2</sub> Allen, Robt Botfish, & Joseph Hollyway, to view and appoynt the said meddow land<sup>(2</sup>, and to consider as well the estate & quallyty of every pson, as also the quallyty & condicon of the meddowes, and to appoynt to every man such a **pporcon** as shalbe esteemed equall and sutable to his necessyty & abillity.

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6 April. Bradford, Gou<sup>r</sup>.

> 16 April. [\*231.]

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BRADFORD,

Goữ<sup>R</sup>.

[\*232.]

And that in the division of the said meddow land, these rules & orders shalbe observed : ---

1. First, that those that have meddow allotted to them in the meddow betwixt Moonoonenuseusset and Shaume shall onely have such pportions there assigned them as in the judgment of the foresid tenn men appoynted shalbe thought meete, and that further accomodacon be added elswhere as there shalbe cause & their necessyty & condicon shall require.

2. That for the rest of the meddowes, w<sup>ch</sup> shalbe layd forth to enery man, by the aforesid tenn men appoynted, according to eich mans estate and condición, reserveing such a pporción as in the judgment of the said ten men shalbe thought fitt.

3. That the said tenn men haueing appoynted the psons & place, that then Josuah Pratt, of Plymouth, shall measure forth to every man the pporcón he shalbe appoynted.

4. That such a pporcon of meddow land ( as shall e thought fitt by the tenn men aboue said to be left and reserved, be not disposed of vntil the comittees be satisfyed their charges disbursed for the towne, weh if it shalbe donne before the next moweing tyme, that then the said pporcon of meddow so reserved shalbe to the towne to be devided according to eich mans condicon & quallitie; but if the committees be not satisfyed their said charges before that tyme, that then the comittees have the use of the said meddowe lands to cutt the grasse thereof.

\*5. That there be sixty or eighty acrees of meddow lands reserved, according to the form order, on this side Moonenoonenuscaulton River, or thereabout.

6. That if any man desire to hold the meddow landf assigned him, (being not in the meddowes betwixt Moonenoonuscussett & Shaume,) he may.

7. That all such pporcons of meddow land( as shall assigned to every pson in pticuler shalbe to have & to hold to them, their heires & assignes foreuer.

It is also agreed vpon, lastly, that those that had meddow landf formly assigned them in the meddow landt betwixt Moonoonuscussett & Shaume shall onely haue the one half of those pporcons web they had there, and the rest of their pporcons to be layd forth elswhere, saue that they shall have the whole odd acre there if it fall so to be in such sd division.

That six pence an acree be allowed for the surveying, measureing, and laying forth the said meddow land( to them that are appoynted to survey, measure, and lay forth, the same, the[y] paying Josnahs charges.

1640.

## COURT ORDERS.

The Names of the Psons to whom the Diuidend of Meddow Land is made

	is	m	ade	•							
Richard Chadwell, .											Acres. 15
John Carman,											
Peter Gaunt,											04
Wilłm Hurst,											03
Richard Kerby,				•							04
John Dingley,		•									$05\frac{1}{2}$
Thomas Burges,		•	•	•			•				$07\frac{1}{2}$
John Briggs,											$0^{-1}\frac{1}{2}$
Benjamin Noy,		•		•			•				
M <sup>r</sup> Henery Feake, .				•			•				20
Thomas Tupper,			•	•							$06\frac{1}{2}$
Thomas Armitage, .										•	$00\frac{1}{2}$
M <sup>r</sup> John Vincent,	•	•	•								$00\frac{1}{2}$
Robt Botfish,								•			05
36.1.011										•	05
$ \begin{array}{c} \mathbf{M}^{\mathbf{r}} \text{ Lettich,} \\ \text{The Pastor,} \end{array} $ the same	he	hae	d,	•	•	•	٠	٠	•	•	05
Mr Eđ Freeman,											42
$M^r$ Almey,											$08\frac{1}{2}$
$M^r$ Wood,											08
Joseph Winsor,											01
M <sup>r</sup> Willis,											04
Anthony Bessy,		•							•		01
Michaell Turner,											03
M <sup>r</sup> Edge,											14
Georg Knott,											04
M <sup>r</sup> Potter,											10
John Frend,											~
Georg Allen,											$06\frac{1}{2}$
Joseph Halloway,											15
William Newland, to b											06
Andrew Hellot,											$07\frac{1}{2}$
Georg Slawson,											02
Wilłm Braybrooke, .											01
George Blisse,											$01_{\frac{1}{2}}$
George Buitt,											01

1640.

16 April. Bradford, Got<sup>r</sup>.

## PLYMOUTH COLONY RECORDS.

1640.

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	<ul> <li>c,</li> <li>.</li> <li>.</li></ul>	<ul> <li>.</li> <li>.&lt;</li></ul>	<ul> <li></li> <li></li></ul>	c,   	c,	c,	29,       .	29,  .	29,       .	2,	2,	to be considered further when he         2,         . </td

Subscribed by THO: PRINCE,

ED: FREEMAN, EDW: DILLINGHAM, JOHN CARMAN, RICHARD CHADWELL, JOHN VINCENT, GEORĜ ALLEN, RICHARD BURNE, JOSEPH HALLOWAY, ROB<sup>TE</sup> BOTFISH, HENRY FEAKE. \*At a Court of Assistant held at Plym aforesaid, the fift Day of May, in the xrj<sup>th</sup> Yeare of the Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, King Charles, of England, S<sup>\*</sup>c.

BEFORE Wilłm Bradford, genť, Goů, Thomas Prence, Capť Standish, Wilłm Collyer, John Alden, Tymothy Hatherly, John Jenney, and John Browne,

Gentle, Assistant (, & d.

THEREAS Mrs Elizabeth Glouer, widdow, executrix of the last will and testament of Mr Joseph Glouer, deceased, constituted Mr Tymothy Hatherley her attorney, to psecute John Combe, of Plymouth, gentle, for a debt ypon a bond of twelue pound(, for w<sup>ch</sup> diuers suit( would have beene pduced by reason of diuers engagement of diuers psons therein, the charge of all w<sup>ch</sup> would have falne vpon the said John Combe, - now, for thending & decideing whereof, it is concluded and agreed vpon, in consideración that the said John Combe hath, in the open Court, bargained, sould, assigned, & made ouer vnto Mr Thomas Prence all his corne now planted and groweing vpon his land about his house at Rockeynooke, to have and to hold all the said corne vnto the said Thomas Prence, his executrs and assignes, wthout any lett or denyall of him, the said John Combe, his executrs, administratrs, or assignes, or any of them, and hath delivered possession thereof vnto the said Mr Thom Prence, by deliting of xijd in the name of possession in the open Court, the said Mr Thomas Prence hath vndertaken to pay the said debt to Mrs Glouer, and either to deliuer the sixteene bushells of wheate and eighteene bushells of rve at M<sup>ris</sup> Glouers house in Cambridg, in Mattachewsetts Bay, at or before the twentyeth day of August next ensuing, or els pay her tenn pounds two shillings stert; puided always, that if the corne be payd as aforesid, that then Mris Glouer shall allow the one halfe of the charges of the transportación thereof from hence to her house in Cambridg.

The Goûnor, M<sup>r</sup> Prence, M<sup>r</sup> Browne, W<sup>m</sup> Paddy, & Nath Sowther, John Winslow, Nicholas Snowe, Nehemiah Smyth, Georg Soule, Josuah Pratt,

are appoynted to view the meddow at Joanes Riuer, and to make report of the number of acres thereof the next Court.

are appoynted to view all the meddowes at Greens Harbour, w<sup>ch</sup> are not graunted forth, & to measure them, and to make report thereof the next Court. 1640.

5 May. New Plym. Bradford, Goënor. [\*233.]

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5 May. BRADFORD, GOÛNOR. M<sup>r</sup> John Jenney, M<sup>r</sup> John Atwood, Francis Cooke, John Barnes, Richard Sparrow, John Cooke, & Josuah Pratt,

are appoynted to view the meddows about Edward Doteys, & to computate the number of acrees, & make report thereof to the next Court.

[\*234.]

\*Twelue acrees of vpland are graunted to Josuah Pratt, lying at the Cedar Swampe, and the meddow aboute a ponde beyond Triangle Pond.

John Jenkine is graunted a pcell of meddow land, w<sup>ch</sup> Richard Higgens & Manasseth Kempton mowed the last yeare, lying betweene the South Ponds and the Eele Riuer head, containing three acrees or there abouts, be it more or lesse, and fourty acrees of vpland there by it, and six acrees of vpland lying on the west side of Raph Hills ground aboue Wellingsly.

Gabriell Fallowell is graunted the swamp lying on the north side of his house.

Richard Knowles is graunted a peell of meddow ground at the head of Georg Bowers meddow, by the Eele Riuer head.

The neck of land lying betwixt the Fresh Lake and the Little Pond is graunted to the towne of Plymouth to be a place to put workeing cattell into in the nighte tyme.

Thomas Lettis is graunted six acrees of vpland lying betweene James Hurst<sup>c</sup> and John Holmes, if there be any land there to spare when their ground is layd forth.

Richard Church, Robte Bartlett, Thomas Little, & M<sup>rs</sup> Elizabeth Warren are graunted enlargement (at the head (of their lotts to the foote of the Pyne Hills, leaueing a way betwixt them and the Pyne Hills, for cattell & cart (to passe by.

Thomas Little is graunted liberty to mowe the grasse groweing about the ponds vpon the heigh way to Sandwich.

It is ordered by the Court, that whereas there was a heigh way vp into the woods appoynted for the neighbourhood of Rockey Nooke by M<sup>r</sup> Combes land, that if it shalbe needfull to lay it through his ground, he to have allowance for it elswhere.

Vpon report made to the Court by M<sup>r</sup> Wilłm Collyer, Capł Standish, & M<sup>r</sup> John Browne, (who were appoynted to take a view of the water passage desired to be turned to the milne to be crected at Stony Brooke, in Duxborrow, for the good & benefit of the said towne of Duxborrow,) that the same will not be any way prejudiciall to any man, the Court doth *doth* graunt that Wilłm Hiller and Georg Pollerd shall haue liberty to turne that part of the said streame so viewed vnto the said milne.

\*James Cole, of Plymouth, is phibited by the Court to draw any wine or 1640.strong water vntill the next Gefiall Court, nor then neither w<sup>th</sup>out speciall ly-5 May. cence from the Court. BRADFORD, Francis Sprague, of Duxborrow, is phibited by the Court to draw any Gov. [\*235.] wyne or strong water vntill the next Gefall , w<sup>th</sup>out speciall lycence from the Court so to doe. Georg Pidcock & Sarah Ricard marryed the xvjth May, 1640. 16 May. John Mynard & Mary Starr marryed. William Fallowell & Martha Beels marryed.

Benjamin Noye and Katherne Tupper marryed the xix<sup>th</sup> October, 1640. 19 October. Wilłm Hiller and

William Nelson and Martha Forde marryed the xxixth of Octobr, 1640. 29 October.

\*At a Court of Assistant held at Plym afores<sup>d</sup>, the first Day of <sup>1 June.</sup> June, in the xvj<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne <sup>New PLYM.</sup> Lord, Charles, by the Grace of God King of England, &c.

BEFORE Wilłm Bradford, gent, Goû,	John Alden,							
Thomas Prence,	Tymothy Hatherley,							
Wiltm Collyer,	John Jenney, and							
Capt Miles Standish,	John Browne,							
Genf, Assistantf, &c.								

THE Court doth order that M<sup>r</sup> Collyer & M<sup>r</sup> Alden do shew what land was appoynted to M<sup>r</sup> Thomas at Greens Harbour; and then M<sup>r</sup> Prence, Capt Standish, Edward Bangs, Wiltm Paddy, Jonathan Brewster, John Winslow, Josias Cooke, Thomas Little, and Josuah Pratt to view & measure the meddow land t at Greens Harbour, betwixt this and the next Court; and then to make report of the number of acrees there, that they may be afterward disposed of; and if they fynd any bound mark to be pulled vp, to set vp others in their stead.

John Phillips, James Lindall, Wilłm Sherman, Edmond Weston, Samuell Tompkins, Arthur Harrison, Raph Chapman, VOL. I.

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of Duxborrow, are graunted foure acrees a peece of vpland, abutting vpon the Stony Brooke, in Duxborrow, by the milne, and to rang south and north in lengh, and east & west in breadth.

1 June. Bradford, Goûn<sup>r</sup>. A parcell of land lying at Carswell Creeke is graunted to John Rouse and Abraham Sampson, w<sup>ch</sup> they formly desired.

Richard Sparrow is graunted five acrees of meddow, &c, by Edward Dotey, in the west meddow next aboue him, at the vpper end of that meddow.

Manasseth Kempton is graunted an enlargment at the head of his ground, to extend vp into the woods as farr as Nathaniell Mortons tenn acres last granted him.

John Barnes is graunted one hundred acres of vpland, and tenn acrees of meddow next beyond the Six Mile Brooke, in the way to Namascutte, two acres of meddow lying at the said brooke to be pt of the said tenn acres of meddow.

<sup>‡</sup>M<sup>r</sup> John Done, Thomas Willett, M<sup>r</sup> John Reynor are graunted tenn

\_ of meddow a peece in the meddow by Joanes River, called \_\_\_\_\_, and Nathaniell Sowther a pcell of \_\_\_\_\_acres, Phineas Pratt five acres, Manasseth Kempton \_\_\_\_\_acrees, & M<sup>r</sup> Hopkins \_\_\_\_.<sup>+</sup>

2 June. New Plym. [\*237.] \*.At the Geñall Court of our Sou<sup>a</sup>aigne Lord the King, held at Plymouth the second Day of June, in the xvj<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>a</sup>aigne Lord, Charles, by the Grace of God, King of England, &c.

BEFORE Wiltm Bradford, genit, Gounr, &c.

/ R WILLM BRADFORD sworne Goûn<sup>r</sup> for this psent yeare.

Mr Wilłm Collyer,

Capt Miles Standish,

Mr Tymothy Hatherley, Mr Lohn Lonney formily elected Assistant(, now also sworne.

M<sup>r</sup> John Jenney, M<sup>r</sup> John Browne,

M<sup>r</sup> Edmond Freeman,

M<sup>r</sup> Thomas Prence also elected, being absent by reason of sicknes, is expected by the Goûn<sup>r</sup>, Assistant(, and the countrey when God shall restore him to health.

Committees for the seu Townes.

### COURT ORDERS.

Scittuate,	{ Edward Foster, Humfrey Turner, } Richard Sillis, John Williams.	<u>1640.</u> 2 June.
Sandwich,	{ Richard Burne, George Allen.	BRADFORD, Goun <sup>R</sup> .
Yarmouth,	{ Phillip Tabor.	
Barnestable, .	{ James Cudworth, Thomas Dimmaek, Anthony Annable.	
Taunton,	{ Edward Case, Walter Deane, } absent.	

M<sup>r</sup> Thomas Dimmack, for the towne of Barnestable, and M<sup>r</sup> John Crow, for the towne of Yarmouth, are elected and appoynted to joyne w<sup>th</sup> M<sup>r</sup> Edmond Freeman, of Sandwich, to heare and determine all causes & controusies w<sup>th</sup>in the three towneships not exceeding xx<sup>s</sup>, according to the form order of the Court.

\*Mr Charles Chauncey, Mr John Crow, Thomas Tupper, & Thom Burges, [\*238.] admitted freemen this Court, and sworne.

The Grand Inquest.

M <sup>r</sup> John Done,	)	Edward Banges,	}
Jonathan Brewster,		Thom Chambers,	
M <sup>r</sup> Wilłm Kempe,		John Lewes,	
Henry Howland,		Thomas Tupper,	
Experience Michell,	sworne.	Thomas Burges,	sworne.
Francis Cooke,		Edward Fitzrandle,	
James Hurst,		Steephen Tracy,	
Mr Thom Hill,		Mr Hen <b>r</b> Andrewes,	
	)	W <sup>m</sup> Palmer,	}

Constables of eich Towne.

Plymouth,					Richard Sparrow,	
Duxborrow,					Joseph Rogers,	
Scituate, .					Georg Kennerick,	
Sandwich,					Mr Wilłm Wood,	sworne.
Yarmouth,					Wilłm Lumpkin,	
Barnestable,					John Cooper,	
Taunton, .					John Deane,	

Surveyors of the Heigh Wayes.

Plymouth, Nicholas Snow, Richard Sparrow, Josias Cooke, & Thom Cushman.

John Joanes and Peter Mecock are censured to be both whipt at the post, and to pay viij<sup>ii</sup> a peece to the peies wronged, and the goods they have at pesent to be valued toward the payment thereof, and what is wanting to satisfye yt by their service when their tyme is expired. John Hearker is censured to sitt in the stocks whilst thother are in whipping, and to pay five pound erestincon to the peies wronged.

John Kerman deposeth & sayth that there was such disorder in James Coles house, by throweing stooles, & formes, and fyre, vntill w<sup>th</sup>in a hower of day, or there about (, that they could hardly sleepe, and in the morneing he found them on sleepe by the fyer.

\*Nicholas Sympkins, Peter Worden, and Wilłm Chase are graunted a warrant to attach and denide the goods of one Phillips Woodall, left in the said Nicholas Sympkins hand (, who is depited the goument some tyme since, being seually endebted to them & others, and to make satisfacción so farr as the said goods will extend, to themselues and others.

# Presentment (. Inprimis. We psent all whome it may concerne, for not makeing a bridg at the Eele Riuer, according to order.

Rob<sup>4</sup> We psent M<sup>r</sup> Cudworth, of Scittuate, for selling & retayleing of wyne contrary to order. Witnes, M<sup>r</sup> Hatherley.

Also, we psent M<sup>r</sup> Tarte, of Scittuate, for the like. Witnes, M<sup>r</sup> Hatherley.

Also, we psent Francis Sprague, for the like. Witnes, Capt Standish & Thomas Goodman.

<sup>‡</sup>Also, we psent M<sup>r</sup> Done for selling wine contrary to order made by Discharged. Court.<sup>‡</sup> It was mistaken by the grand inquest, and so he was discharged by the Court the 3<sup>d</sup> Septemb<sup>r</sup>, 1640, and appoynted by the Court to be thus rased out.

The Ele Riuer people is to build a bridge there, & 50° repayd to Rich. Church & Rob<sup>4</sup> Bartlet.

Fyned 5ª.

Fined 5ª.

[\*239.]

1640.

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2 June. BRADFORD,

Gouns.

## COURT ORDERS.

## At the Court of Assistant c held the third of June, 1640.

EMORAND : that John Kerman, of Sandwich, is graunted one messuage, or dwelling house, in Sandwich aforesaid, and fifteene acres of vpland, be it more or lesse, adjoyneing therevnto, abutting vpon vpon the meddowes of Moonuscusset ; sixteene acres of marsh meddow ground, be it more or lesse, wth two little ilands of vpland therein, (except the said ilands of vpland,) lying before the said towne of Sandwich castward, and faceing the river that comes vp to the said towne, the said John Kerman allowing a way for carryages by water onely; eight acrees of marsh meddow, be it more or lesse, lying at the ypper end of the backside of the said townes-neck from the swamp towards the beach at the east end, and towards Richard Chadwells meddow at the west end; tenn acres of vpland, be it more or lesse, lying at Moonuscaulton, & adjoyneing to the landf of Mr Edmond Freeman; and fourescore and tenn acres lying at the playnes, and abutting ypon the landf of Mr Thomas Dexter & Mr Edward Dillinghame, southerly from them, wth all and singuler thapptences to the said Pmiss' belonging, and in any wise apptaineing, & every pt & pcell thereof; to have and to hold the said messuage or dwelling house, xy acres of vpland, xvj<sup>teene</sup> acres of marsh meddow, (except the two ilands of vpland therein before excepted,) and eight acrees of marsh meddow, tenn acres of vpland at Moonuscaulton, and the said fourescore and tenn acrees of vpland lying at the playnes, wth all and singuler their apptenes, & euery pt & pcell thereof, except before excepted, vnto the said John Kerman, his heires and assignes foreuer, to the onely proper use and behoofe of him, the said John Kerman, his heires and assignes foreuer.

\*At a Court of Assistant (held at Plym afores<sup>4</sup>, the vj<sup>th</sup> of July, <sup>6 July,</sup> in the xvj<sup>th</sup> Yeare of the now Raigne of our Sou<sup>7</sup>aigne Lord, <sup>PLYM,</sup> Charles, by the Grace of God King of England, &c.

BEFORE Wilłm Bradford, genť, Goû, John Jenney, and Wilłm Collyer, John Browne, Genť, Assistanť, &ĉ.

T is graunted and concluded vpon by the Court, that there shalbe a competent porcon of land(lying about Shifting Coc and Mannamett Pond( & 1640.

3 June. BRADFORD, Gov.

6 July. BRADFORD, Gour.

there aboutf, reserved and layd forth to be a comon belonging to the towne of Plymouth, for the inhabits that live betwixt Jones River & the Eele River, and yoon thother side of the Eele River, to depasture their eattell you.

It is also graunted and concluded by the Court, that the land on Duxborrow side, from a brook that falls into Black Water, and so along the back side of Iland Creeke Ponde, and long to Houndsdich, shalbe reserved for comons for the inhabits of Duxborrow to depasture their cattell vpon, and the boundf thereof to be further set forth hereafter.

Wiltm Fallowell, John Finney, & Robte Finney are graunted eich of them a garden place at Webbs feild, puided that Wiltm Fallowell haue the choyce of w<sup>ch</sup> he pleaseth.

Wiltm Hiller & Georg Pollerd are graunted a peell of vpland by the heigh way at the Stony Brooke, in Duxborrow, containeing by estimacion three or foure acrees or there about (, to set the mille vpon, puided that there be a sufficient way left & layd forth ; and likewise haue liberty graunted to mowe the two acrees of marsh meddow lying betwixt Rowlande Leighorns & Edmond Chaundlers marsh. The said landf lye betwixt John Irish & John Caruers meadsteade, wth a pcell of comon land, lying from the said John Irish marked trees & Edward Bumpasse meddow land lying vpon the said brooke.

28 July.

The xxviijth July, 1640. Memorand : that John Winslow, for in consideracion of the sum of twelue pounde stert, hath bargained and sould all his interrest and right in the service of Joseph Grosse, wth & by the consent of the said Joseph, weh is for five yeares from the thirteenth of August next after the date hereof, vnto Mr John Howland, the said John fynding his said servant, Joseph Grosse, meate, drinke, & apparell during the said terme, & in thend thereof to give him two shuit of apparell, one for working dayes & another for Lords dayes, and shall also giue him xij bushells of Indian corne, in thend of the said terme.

\*At a Court of Assistant ( held the third of August, in the xrjth Yeare 3 August. NEW PLYM. of the now Raigne of o' Soutaigne Lord, King Charles, of Eng-[\*241.] land, &c.

> Tymothy Hatherley, BEFORE Willim Bradford, gent., Goû, John Jenney, and Capt Miles Standish, John Browne, Wilłm Collyer,

Genf, Assistant (, &d.

### COURT ORDERS.

THE difference betwixt Richard Willis and Willim Renolds was order by the Court, w<sup>th</sup> consent of both pties, as followeth, viz<sup>6</sup>: that the said Richard Willis shall pay the said Willim Renolds the sum of fifteene shillings in money, or money worth, in full of all demaunds and accounts betwixt from the world<sup>6</sup> beginning to the psent day.

Wilłm Godden, the servant of M<sup>r</sup> Comfort Starr, for *is* wrongfull complaint against his m<sup>r</sup>, is censured to sitt in the stocks, and to have xx<sup>s</sup> for his service for the tyme past.

Forasmuch as it appeareth by the testymony of Josuah Pratt & otherwise, that the two acrees of vpland lying at Wellingsly Brook, on the north side of the lott(giuen to Godbert Godbertson, were giuen by the said Godbert Godbertson to John Combe, gent, & Phineas Pratt, in marriage w<sup>th</sup> their wiues, his daughters, the Court doth confirme the said two acrees vnto the said John Combe & Phineas Pratt, their heires & assignes for eû.

Resolued White is graunted one hundred acrees of vpland lying vpon the southerley part of M<sup>r</sup> W<sup>m</sup> Vassells land in Scituate, called the West Newland, and a pporcon of meddow to be layd to yt, vpon view, w<sup>ch</sup> vpland is to range two hundred pole in breadth w<sup>th</sup> M<sup>r</sup> Vassells land, puided that if, by reason of the bending of the coeue on the west side, it shall entrench vpon the land (graunted on the easterly side thereof, that then hee shalbe allowed his pporcon vp into the woods on the southerly pte.

Thomas Willett is graunted six acrees of vpland for his houselott at the little swamp on the north side M<sup>r</sup> Dones feild towards Fresh Lake.

Wilłm Nelson is graunted six acrees of vpland, lying against John Cooks land, in the newfeld on the north side the Fresh Lake Brooke.

Richard Paul, of Taunton, is lycensed to keepe a victualling house at Taunton.

\*Wilłm Maycumber is graunted the wood fitt for coopery growing vpon [\*242.] Wood Island, to be used by him so long as he followeth his trade, and forbid- $xvj^{th}$  of King ding all others to cutt any there except for the loading of boat( and vessells to carry away the hey.

Wiltm Deuell desires a peell of land lying betweene Edmond Chaundler, and John Rouse, & Abraham Sampson, such a pporcon as the Court shalbe pleased to graunt him there.

The third of Septemb<sup>r</sup>, 1640. The Record of the Deede shewed in Court 3 September. betwixt Richard Standerwick & Nicholas Nurton.

Know all men by these p<sup>r</sup>nt<sup>(</sup>, that I, Richard Standerweek, of Broadwaye, in the county of Somsett, in Old England, clothyer, for and in consid-

1640.

3 August. BRADFORD, GOUN<sup>R</sup>.

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### PLYMOUTH COLONY RECORDS.

#### 1640.

3 September. BRADFORD, GOUN<sup>R</sup>. eracon of the sume of twelue pound( of lawfull money of England, payd vnto me by Nicholas Nurton, of Waimouth, in New England, haue graunted bargained, & sould, and by these p<sup>r</sup>nt( do freely and absolutely graunt, bargaine, and sell vnto the said Nicholas Nurton, all the cattell, whether cowes, steeres, or calues whatsoeû I haue w<sup>th</sup> M<sup>r</sup> Hull in New England. In witnes whereof, I, the said Richard Standerwick haue herevnto set my hand and seale, the twentyeth day of February, in the yeare 1639.

> RICHARD STANDERWICK.

His Seale.

Sealed in the p<sup>r</sup>nt( of us. John Hawkins, Peter Pinny, John Dwelley, Signe, Benedict Alford, John Purchase.

Benedict Alford & John Purchase, two of these witness<sup>\*</sup>, haue taken thire oathes before me, Thomas Dudley, Goûn<sup>\*</sup> of Massachusetts, that they saw Richard Standerwick, aboue named, seale & deliuer this bill to the use of thaboue named Nicholas Nurton, & subscribed their names or markes as witness<sup>\*</sup> thereof. Theire oaths were taken the xxv<sup>th</sup> day of August, 1640.

Before me, THOM: DUDLEY, Goû.

<sup>31</sup> August. \*At a Court of Assistant (held at Plymouth, the last of August, in [\*243.] xvj<sup>th</sup> Yeare of his Ma<sup>tics</sup> now Raigne, of England, &c.

BEFORE Willm Bradford, gent, Goû, Willm Collyer, gent, & Capt Miles Standish, John Jenney, Gent, Assistant of the said goû<sup>nt</sup>.

A RTHUR HARRISON is graunted twenty five acres of vpland for the land due to him for his service, lying on the west side of the lands graunted to Christopher Waddesworth in the woods by Duxborrow.

Georg Morrey, of Duxborrow, is graunted a peell of vpland to build a house vpon, and some to plant vpon, at the discretion of M<sup>r</sup> Wilłm Collyer, to be layd forth for him at Duxborrow, some where aboute Thom Weybornes house.

These seuall peells of land( following, lying at Namassacuset River, are

### COURT ORDERS.

graunted to the psons hereafter named, and to be layd forth & viewed by M<sup>r</sup> Wilłm Collyer, Capł Standish, Jonathan Brewster, Wilłm Bassett, and Josuah Pratt, in manner & forme following, that is to say : To beginn their admeasurement as farr aboue the path way as the land is good & fitt for planting, and to be layd forth on both sides the said river, and for every twenty acrees to have five acrees in breadth by the river side, and the rest to range in lengh.

To Mr Wilłm Wetherell fifty acrees.

To John Willis fifty acrees.

To Nicholas Robins fifty acrees.

To Thom Weyborne fifty acres.

To Thom Heywood fifty acres.

To Dolor Davis fifty acres.

To Thomas Bonney thirty acres.

To Wilłm Brett twenty fiue acres.

To John Kidbye twenty fiue acres.

And for such meddows as are found there about to be distributed amongst them, so as thother lands there yet vngraunted may not be pjuced for want of meddow to be layd to them when they shalbe graunted.

M<sup>r</sup> Wilłm Kemp is graunted fourescore acres of vpland at Namassaeusett, w<sup>th</sup> some convenyent meddow, to be layd to yt at the discretion of M<sup>r</sup> Wilłm Collyer, Capł Standish, Jonathan Brewster, Wilłm Bassett, & Josuah Pratt, who are appoynted by the Court to view and lay the same forth.

\*At the Gen<sup>\*</sup>all Court held the first Day of Septemb<sup>\*</sup>, in the xvj<sup>th</sup> Yeare 1 September. of the Raigne of our Sou<sup>\*</sup>aigne Lord, Charles, by the Grace [\*244.] of God King of England, Scotland, Franc, § Ireland, Defendor of the Fayth, §c.

BEFORE Wilłm Bradford, gent, Goû,	Tymothy Hatherley, gent,
Thomas Prence, gent,	John Jenney, gen <del>ĩ</del> ,
Capt Miles Standish,	John Browne, gen <b>ĩ, &amp;</b>
Wilłm Collyer, genł,	Edmond Freeman, gen <del>t</del> ,

Assistant (, &c.

ABRIEL FALLOWELL & Wilłm Palmer admitted freemen this Court, & were sworne, &c. Mr Thom Prence, formly elected an Assistant, now sworne. VOL. I. 21

1640.

31 August. BRADFORD, Got<sup>r</sup>.

380 acres.

### PLYMOUTH COLONY RECORDS.

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1640. 1 September. BRADFORD, GOÜN <sup>R</sup> .	John Deane, of Taunton, sworne Constable for the towne. The action betwixt John Chaundler & Josias Winslow is referred to M <sup>r</sup> Thomas and ‡John Barnes,‡ to be decided by them, and they to choose a third man indifferent on both sides, if in case they cannot agree it themselues. The action conëning the towne of Sandwich is to be tryed the next Court
	if they please.
	Wilłm Chase, of Yarmouth, is censured (for his miscarriages against Mr
	Mathewes, and disturbance of the pccedings of the church, Court, & countrey,)
	to fynd sureties for his good behauir during the tyme of his aboad there, weh
	is six months, and then to dept the place.
$\times$ $\times$	Thomas Pynson & Joane, his wife, for incontenency before their marriage,
	are censured, the said Thoñi to be whipt at the post, and Joane his wife to sit
	in the stocks.
	Mr Tart, of Scituate, for drawing wine wthout lycence, is fyned vs.
	Francis Sprague, of Duxborrow, for the like, v <sup>s</sup> .
Discharg <sup>4</sup> .	James Cole, for drawing wyne wthout lycence & contrary to the expresse
	phibicon of the Court, & for his contempt & disorders suffered in $in$ his house, is fyned $v^{li}$ .
Released.	Wiltm Chase, of Yarmouth, plant, oweth the King, xl <sup>li</sup> .
	Thom Starr, of the same, chirurgeon, $\ldots$ $\ldots$ $\ldots$ $xx^{li}$ .
	Andrew Hellot, of Plym, gent, $\ldots$ $\ldots$ $\ldots$ $xx^{li}$ .
	The condicon, &?, that the said Wiltm Chase shalbe of the good be-
	hauior toward ( our souaigne lord the King, & all his leigh people, vntill the
	Genall Court in March, &2.
	An attachment for two lambes in John Foxwells hands is graunted, weh
	were sould to John Wakefeild, at Foxwells suite.

<sup>5</sup> October. \*At a Court of Assistant held at Plym, the fift of Octob<sup>r</sup>, in the [\*245.] xvj<sup>th</sup> Yeare of his Ma<sup>ties</sup> now Raigne, of England, &c.

BEFORE Wiltm Bradford, gent, Goû,	Capt Miles Standish,
Thom Prence,	Tymothy Hatherley, &
Wiltm Collyer,	John Jenney,
Gent Assistante	80

 ${
m R}^{
m ICHARD}$  CALLYCUTT complaynes against John Holmes, the messenger, in an action of trespass vpon the case, to the dam of xx<sup>11</sup>.

Whereas Mr Edward Winslow, in the behalfe of the neighbourhood of Greenes Harbour, requesteth the lands the space of three miles from their meeting house vp the South River, & from thence by a straight line to the north side of Greens Harbour Brooke, at the payth there, where the way goeth to Scituate, - now, the Court doth order, that Captaine Standish, Mr Edward Winslow, Jonathan Brewster, and Willim Bassett shall view the said landf, & make report thereof to the next Court of Assistante.

Mr Raph Partrich is graunted tenn acrees of vpland vpon a square lyne before his meddow at Greens Harbour Marsh.

John Dunhame, Señ, is graunted a pcell of vpland lying at the head of his lott, and to the heigh way south east the woodf on the southwest, & Wiltm Pontus land( on the northwest thereof.

The Court doth order, that Captaine Standish & Mr John Alden shall view and lay forth the meddow landf to Jonathan Brewsters farme at the North River, so much as they shall adjudg competent for the said farme.

The Court doth graunt vnto Francis Cooke & John Cooke, Junr, the pcell of this see of vpland lying betwixt Leiftennant Holmes land( at the North River, and the more overleafe. landf graunted to John Rogers, Constant Southwood, &c, ‡puided it doe not exceede two hundred aeres of vpland(, ; and the meddow before yt, or so much as shalle thought competent when the same is viewed & layd forth by Capt Standish & Mr John Alden. There is a pcell of vpland moore there found, containing about 10 or 12 acrees, be it moore or lesse, weh the Court hath likewise graunted vnto them, the sd France & John.

Jonathan Hatch, taken as a vagrant, and found purloyneing diuers thinges, is censured to be whipt at the post.

\*The Court doth order, that Mr John Howland, Francis Cooke, Josuah [\*246.] Pratt, and Thom Cushman shall range the bounds of the lande betwixt Mr Thom Prence & Clement Briggs at Joanes River, and to set them forth according to the auncient bound & markes formly made betwixt them.

The foresaid graunt of two hundred acrees of vpland were layd forth by Captaine Standish and Mr Alden, according to the order of the Court, to the said Francis Cooke & John Cooke, in manner following, viz, all that peell of vpland lying betwixt the landf of Wiltm Holmes and the landf of John Rogers containing 212 acres, be it more or lesse, wth the meddow lying before the said vpland, wth the one half of the meddow lying before, or any way bounding vpon the vpland of John Rogers ; and whereas Wiltm Holmes hath pt of his meddow lands lying before part of the said vpland so graunted to France & John, we have also layd vnto them, the said Francis & John, the meddow or marsh lying betweene the said Wiltm Holmes his meddow or marsh ground and the said North River.

1640.5 October. BRADFORD.

Gour.

1640. \*At a Court of Assistant held at Plym, afores<sup>4</sup>, the second Day of Nouemb<sup>r</sup>, in the xvj<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, King of England, &c.

> BEFORE Wilłm Bradford, gent, Goû, Tymothy Hatherly, & Thom Prence, John Jenney, Miles Standish,

Geni, Assistant (, &c.

**F**RANCIS WEST and Margery, his wyfe, for incontenancy w<sup>th</sup> one another before marriage, were censured to be both set in the stocks ; and that Francis shall make a paire of stocks to be set vp in a convenient place in Duxborrow, w<sup>th</sup>in the space of two months now next ensueinge.

It is ordered by the Court, that Capt Miles Standish, Mr John Alden, and Jonathan Brewster shall lay forth Constant Southwood land( at the North Riuer.

In the difference betwixt Joseph Greene and Edmond Brough, the Court haueing seene the arbitracon made betwixt them by Capt Standish, Jonathan Brewster, & M<sup>r</sup> Wilłm Kemp, whereby the said Joseph is ordered to pay the said Edmond six pound  $\zeta$ , out of w<sup>ch</sup> the said Edmond is to allow the said Joseph xxj<sup>s</sup> for dyett, & xj<sup>s</sup> for two bushells of corne, (xxxij<sup>s</sup> in all,) w<sup>ch</sup> is to be deducted out of the said vj<sup>ii</sup>, so that the said Joseph is to pay the said Edmond iiij<sup>ii</sup> viij<sup>s</sup>, by order of the Court.

Peter Collymer is graunted twenty flue acrees of landt to be layd forth for him at Namassacusett, next after the landt there graunted are layd forth, w<sup>th</sup>out any vacancy.

Plymouth bounded. Whereas, by the act of the Geñall Court held the third of March, in the xvj<sup>th</sup> yeare of his sid ma<sup>thes</sup> now raigne, the Goûnor & Assistants were authorized to set the bound( of the seûall towneshipps, it is enacted and concluded by the Court, that the bound( of Plymouth towneshipp shall extend southward( to the bounds of Sandwich towneship, and northward to the little brooke running from Steephen Tracys to another little brooke falling into Black Water from the commons left to Duxborrow & the neighbourhood there about(, & westward eight miles vp into the land( from any part of the bay or sea; alwayes puided that the bounds shall extend so far vp into the wood lands as to enclude the South Meddowes toward( Aggawam, lately discouered, and the convenyent vpland( there about).

BRADFORD, Goûr.

[\*247.]

George Soule is graunted the meddow he desires against Mr Prince lande 1640.at Greens Harbour, if in case Mr Howland do not exchaung fiue acres wth Mr Bradford, and Mr Bradford take his further of to fitt him wthall, or make exchaung wth Mr Burne & Mrs Fuller, whereby he may be furnished.

\*The seuall psons following are graunted these quantities of land of those landf that lye northward from Duxborrow Mill, towards Greens Harbour : ---

To Roger Chaundlor twenty fiue acrees.

To Samuell Tompkins twenty fue acrees.

To John Rouse xxv acrees, wth his houslott, for the land due for his service.

To Wilłm Sherman twenty acrees, his houslott to be pt thereof.

To John Phillips twenty acrees, his houslott to be pt thereof.

To James Lindell twenty acrees, his houslott to be pt thereof.

To Edmond Weston twenty acrees, his houslott to be pt thereof.

To Raph Chapman twenty acrees, his houslott to be pt thereof.

To John Gardiner twenty fluc acrees for his service.

To John Handmer fifteene acres.

Edmond Hawes is graunted thirty acres next Daniell Coles lands, beyond the South River, wth meddow land to it, if it be there to be had.

These setuall psons following are graunted these quantities of land following, at the North River, wth meddow to yt : --

To John Winslowe fourscore acres, wth some meddow to yt.

To Stephen Tracy fourscore acres, wtb some meddow to yt.

To Georg Partrich thirty acres, wth some meddow to yt by his fathers.

To Henry Sampson fifty acres, wth some meddow to yt.

To Experience Michell fifty acres, wth some meddow to yt.

To John Paybody thirty acres, wth some meddow to yt.

To Abraham Peirce fourty acrees, wth some meddow to yt.

To Joseph Biddle thirty acrees, wth some meddow to yt.

To Edmond Chaundlor fifty acrees, wth some meddow to yt.

To Willm Tubbs, fourty acres, wth some meddow to yt.

To John Foard thirty acres, To Arthur Howland fifty acres, (and some meddow if it be there to be had when the former lotf are lavd forth; if not, then in some other convenyent place.

2 November. BRADFORD, GOUB.

[\*248.]

### PLYMOUTH COLONY RECORDS.

1640. \*These settall psons following are graunted meddowing in the North 2 November. Meddow by Joanes River :---

BRADFORD, Goữr.

[\*249.]

To M<sup>r</sup> John Done twelue acres.

To M<sup>r</sup> Thom Willet twelue acres.

- To John Reynor tenn acres, & a hundred acres of vpland there about .
- To  $\mathbf{M}^r$  Charles Chancey tenn acres.

To Mr Stephen Hopkins twelue acres.

To Nathaniell Souther seauen acres.

To Phineas Pratt six acres.

To Mr Wiltm Paddy tenn acres.

These sefiall psons following are graunted meddowing in the South Meddows toward (Aggawam, Colebrook Meddowes : ---

To Edward Bangs tenn acres.

To Manasseth Kempton tenn acres.

To Josias Cooke tenn acres.

To Andrew Ring fiue acres.

To Nicholas Snow tenn acres.

To John Morton fine acres.

To Ephraim Morton fiue acres.

To Josuah Pratt fiue acres.

To Mr Robt Hicks tenn acres.

To Samuell Hicks fine acres.

To Nathaniell Morton six acres.

To John Faunce six acres.

To John Jenkine six acres.

To Mr Raph Smyth eight acres.

To Thom Pope fiue acres.

To Richard Higgens six acres.

To John Smaley fiue acres.

To Anthony Snow fiue acres.

The west meddow called Lakenhame by Doteys.

To Richard Sparrow 5 acrees.

To Edward Dotey 6 acres, w<sup>th</sup> vpland.

To Bridgit Fuller 10 acres, w<sup>th</sup> vpland.

To M<sup>r</sup> John Atwood 8 acres, w<sup>th</sup> vpland, the which said eight acres of meddow, the bounds thereof as it was last bounded is as followeth, viz<sup>6</sup><sub>2</sub> : wheras

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#### COURT ORDERS.

there is about eight or nine acres of meddow betwixt M<sup>TS</sup> Fullers and his att the lower end of the meddow, it is marked with a pine tree on the north side, and a red oake on the south side; and aboue it is bounded on the north side with a red oake on the hill and a pine tree on the south side.

1640.

2 November. BRADFORD, GoU<sup>R</sup>.

To James Hurst the meddow that Goodman Cooke should have had.

\*At a Court of Assistant held the last Day of Nouembr, in the 30 November.  $xvj^{ih}$  Yeare of his Maties now Raigne of England, &c. [\*250.]

BEFORE Wilłm Bradford, genť, Goû, Wilłm Collyer, Thom Prence, Tymothy Hatherly, & Capť Miles Standish, John Jenney, Genť, Assistantť, &?.

T is ordered by the Court, that John Barnes shall repay six shillings to Edward Holman, w<sup>ch</sup> he wrongfully tooke of him for not entring of two acres of meddow, w<sup>ch</sup> the sd John bought of the said Edward.

A peell of marsh meddow, lying before the iland granted to M<sup>r</sup> Bradford a: Greens Harbour, lying on the west side from the cedar tree to the west poynt thereof, containing about thirteene acres, be it more or lesse, are graunted, to M<sup>r</sup> Willim Bradford, for meddowinge to the said iland.

It is concluded & graunted by the Court, that all that tract of marsh meddow lying at Greens Harbour Marsh, from Turkey Poynt to the wall, M<sup>r</sup> Thomas hath made in the said marsh on the north side of M<sup>r</sup> Edward Winslows land, and so downe to the Great River shalbe reserved for meddow ground to the towne of Plymouth.

Anthony Snow,	Thom Little,
Richard Church,	Giles Rickett,
Robte Bartlet,	Franč Goulder.

George Watson is graunted six acres of marsh meddow in Greens Harbour Marsh.

Samuell Cutbert is graunted fiue acres of marsh meddow in Greens Harbour Marsh.

Loue Brewster is graunted six acres of marsh meddow against his vplands at Green (Harbour, on the south side thereof.

#### PLYMOUTH COLONY RECORDS.

1640.

3) November. Bradford, Goun<sup>R</sup>. Twenty three acres more of marsh meddow in Greens Harb<sup>r</sup> Marsh is reserved for pticuler psons in Plymouth, who have put in their billes for it, but tyme would not pmitt to assigne it vnto them in pticuler, and the remaynder to be for the neighbourhood of Greens Harb<sup>r</sup>.

John Browne is graunted thirty acrees of vpland at Manassacusset. Edward Hall is graunted twenty fue acres of land at Manassacuset.

John Rowse is graunted the peell of meddow he desireth, lying at , if it be not formly disposed of to another.

[\*251.]

\*John Barnes and Edward Holman are agreed vpon the action of  $v^{ii}$ , commenced against the said Edward; and the said Edward hath payd the said John  $xx^s$  in hand, and is to deliuer the boate at Plym, w<sup>th</sup> her furniture, before the first day of March next, and the said John Barnes is to haue one third pte of the said boate, w<sup>ch</sup> the said Edward hath sould vnto the said John.

Whereas it appeareth that twenty acrees of land were formily graunted long since to Richard Higgens, at Mannamett Pondt, the Court doth now confirme the same vnto him, w<sup>th</sup> thenlargment at the head of his hoame lott, pt whereof is already taken in ; and M<sup>r</sup> Thom Prence, M<sup>r</sup> John Jenney, & Josuah Pratt are appoynted to lay forth the said xx acrees for him at Mannamett Ponds.

Whereas there is no meddow ground vpon the iland, or neck of land, formly graunted to M<sup>r</sup> John Howland, the Court doth graunt that if there be any meddowing lying betwixt M<sup>r</sup> Bradfords iland there & the said neck, that the said meddowing shalbe reserved to the said John Howland, or what meddow there abouts shalbe found vpon view.

Whereas the inhabitants of the towne of Scituate are greatly straitened for land $\xi$ , and there is a necessyty that they should bee enlarged, and that at the North Riner, where they desire to have supply of their wants, there is fine hundred acrees and vpwards graunted already graunted to diners psons of Plymouth and Duxborrow, the Court doth graunt, (that those psons to whome the said lands are graunted, haveing their seuall graunt $\xi$  layd forth vuto them,) that the said inhabitant $\zeta$  of Scituate shall have two miles in lengh from the end of the said graunt $\xi$  vp the said North Riner, and a mile in breadth, (if it be there to be had when the foresaid graunt $\xi$  are layd forth,) and if not, then to abate of that pporcon; and that M<sup>r</sup> Tymothy Hatherly, Edward Foster, & Humfrey Turner shall dispose the said lands to such psons of Scituate as they shall thinke fitt to be supplyed. \*At a Court of Assistant held the vijth Day of January, in the 1640-1.xiiijth Yeare of the Raigne of our Souraigne Lord, Charles, by 7 January. the Grace of God of England, Scotland, France, & Ireland, King, Defendor of the Fauth, &c.

NEW PLYM. BRADFORD. GOUNR. [\*253.]

Before Thom Prince, gent, Gounr,	John Alden,
Wilłm Bradford,	John Atwood, &
Edward Winslow,	John Browne,

Genĩ, Assist<sup>s</sup> of the sd gou<sup>nt</sup>.

/ EMORAND : that the Court hath graunted vnto Wiltm Thomas, gent, all those landf layd out by Mr Edward Winslow, Mr John Alden, and Mr Wiltm Collyer, vizf: all that whole neck of vpland wth all the poynt ( extending themselues into any the marshes, as also those hammocks of vpland called iland( in the marshes before the same, from the vpper end of the great fresh marsh called Greens Harbour River Marsh southward, and from Greenes Harbour Freshett east and by south, as it is marked forth by the said Edward Winslow, John Alden, & W<sup>m</sup> Collyer, to the southwest corner of a swamp abutting vpon Carswell Marsh, neere the heigh way leading betwixt Duxborrow & Carsewell, the casterly side thereof adjoyneing to Carswell, being the land( of the said Edward Winslow; the said Edward Winslow, his heires & assignes, being allowed so much vpland wood stuff, or tymber, as to set and mayntaine a fence betweene Carswell Meddow, or Marish, and the vpland of the said Wiltm Thomas; the northerly side of the said vpland hereby graunted abutting vpon Greens Harbour Riuer Marsh, and from the northwest poynt of vpland betweene the said Edward Winslow & Wilłm Thomas, to an iland graunted to the said Wiltm Thomas before their bounds vpon a straight line to Greens Harbour River, wth the marsh land & meddow betweene that and a poynt of vpland called the Eagles Nest; the westerne bounds of the said lands abutting vpon Greens Harbour Fresh Marsh aforesaid ; prouided, & alwaves reserved & excepted, that if any meddow be graunted to any that abutteth vpon the vpland( hereby graunted, the said Wilłm Thomas, his heires and assignes, do allow wood stuff, or tymber, from convenyent places of the said vpland to fence and mayntaine the same about the said meddowes; to haue and to hold all and singuler the said land(, meddowes, marshes, and pmiss\*, wth all and every pt and pcell thereof, and theire apprtence, vnto the sd Wiltm Thomas, his heires & assignes foreû, (except the wood stuff, or tymber for

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1640-1. fenceing before excepted,) and to the onely pper use & behoofe of him, the said  $\widetilde{}$  Wiltm Thomas, his heires and assignes for eû.

7 January. BRADFORD, Got?.

[\*255.]

\*The Clarkes Fees agreed vpon by the Court of Assistf.

Inprimis, for every recognizance of the peace, ij <sup>s</sup> the takeing & ij <sup>s</sup> the releasing & $1^{d}$ the erver
takening, de ij the releasening, de i the cryci,
Recogñ for the good behavior, 4s takeing, & 4s releas-)
$ \begin{array}{c} \operatorname{Recog} \tilde{n} \text{ for the good behavio}^r, 4^s \text{ takeing, } \& 4^s \text{ releas-} \\ \operatorname{ing, and } 8^d \text{ to the eryer, } \ldots \ldots \ldots \ldots \ldots \end{array} \right\} 00:08:00 \\ \end{array} $
A warr <sup>it</sup> of the peace, or any other graunted by the )
Court, $\ldots$
For a warrant of the good behau $^r,$ 00:04:00
For a coppy of an order, 2 <sup>s</sup> .
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For a repleuin,
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For recording the verdict,
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For recording a bargaine, or guift of house or lands, . 00:02:06
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# RECORDS

OF

# PLYMOUTH COLONY.

COURT ORDERS.

# VOL. II.

1641 - 1651.

# RECORDS

## OF THE

# COLONY

OF

# NEW PLYMOUTH

 $\mathbf{IN}$ 

# NEW ENGLAND.

PRINTED BY ORDER OF THE LEGISLATURE OF THE COMMONWEALTH OF MASSACHUSETTS.

EDITED BY

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# COURT ORDERS:

# VOL. II.

1641 - 1651.



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# REMARKS.

THE original manuscript from which the following pages are copied comprises the portion of the acts of the General Court and the Court of Assistants of the Colony of New Plymouth, generally known and designated as the second volume of Court Orders, and includes the records of about ten years, commencing with the proceedings held on the first day of December, 1640, and closing with those of the seventh of October, 1651. The first entry more appropriately belongs to the first volume, being recorded out of place in respect to strict chronological order.

A considerable part of the volume is written only on one side of the paper, which will account for the omission in many instances of the usual marginal entry denoting the pages of the original. The chirography is chiefly by Nathaniel Souther and Nathaniel Morton, the well known secretaries of the colony; a few pages, however, are in an unknown hand.

Dispersed throughout the original volume are very imperfect indexes, which have been rejected in printing, and others very carefully prepared have been substituted in their place.

The general remarks which are printed as an introduction to the first volume apply equally well to this, as the same plan has been adhered to in conducting it through the press.

DECEMBER, 1855.

N. B. S.

# MARKS AND CONTRACTIONS.

A Dash <sup>-</sup> (or straight line) over a letter indicates the omission of the letter following the one marked.

A Curved Line ~ indicates the omission of one or more letters next to the one marked.

A Superior Letter indicates the omission of contiguous letters, either preceding or following it.

A Caret , indicates an omission in the original record.

A Cross x indicates a lost or unintelligible word.

All doubtful words supplied by the editor are included between brackets, []. Some redundancies in the original record are printed in Italics.

Some interlineations, that occur in the original record, are put between parallels,  $\| \|$ .

Some words and paragraphs, which have been cancelled in the original record, are put between  $\ddagger \ddagger$ .

Several characters have special significations, namely :---

@, — annum, anno.	õ, — mõ, month.
ā, — an, am, — curiā, curiam.	p, — par, por, — pt, part; ption, por-
ã, — mãtrate, magistrate.	tion.
b, - ber, - numb, number; Robt,	p, — per, — pson, person.
Robert.	p, - pro, - pporcon, proportion.
č, – ci, ti, – acčon, action.	P, - pre, - Psent, present.
co, - tio, - jurisdiccon, jurisdiction.	q, qstion, question.
d, — cre, cer, — ads, acres.	õ, — esõ, esquire.
ð, — ðð, delivered.	$\tilde{r}$ , — Apr, April.
č, — Trěr, Treasurer.	$\tilde{s}$ , — $\tilde{s}$ , session ; $\tilde{s}$ d, said.
$\bar{e}$ , — committe, committee.	s, — ser, — svants, servants.
ğ, — ğfinl, general; Georg, George.	t, — ter, — neut, neuter.
h, - chr, charter.	$\tilde{t}$ , — cap $\tilde{t}$ , captain.
<ol> <li>i, — begig, beginig, beginning.</li> </ol>	û, — uer, — seûal, seueral.
$t_{1}$ , $-t_{re}$ , letter.	ū, — aboū, aboue, above.
$\overline{m}$ , — mm, mn, — comittee, commit-	$\hat{\mathbf{v}}$ , — ver, — seval, several.
tee.	$\widetilde{w}, - \widetilde{w}n$ , when.
т, — recomdacon, recommendation.	y <sup>e</sup> , the; y <sup>m</sup> , them; y <sup>n</sup> , then; y <sup>r</sup> , their;
m, — mer, — formly, formerly.	$y^{s}$ , the y y, then y
$m_{,} - m_{or} = m_{or} + m_$	$_{5, -}$ us, $-$ vilib <sub>3</sub> , vilibus.
n, — nn, — Pen, Penn; año, anno.	$\ell$ , — cs, ct, — statut $\ell$ , statutes.
ñ, — Dñi, Domini.	(ĉ, &ĉ, &c <sup>a</sup> , — et cætera.
n, — ner, — mann, manner.	viz <sup>c</sup> <sub>y</sub> , — videlicet, namely.
ō, — on, — mentiō, mention.	./ — full point.
	( v )

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# PLYMOUTH COURT ORDERS.

1641 - 1651.

AND AND A DESCRIPTION OF A DESCRIPTION O

# PLYMOUTH RECORDS.

# THE RECORDS OF THE COLONY OF NEW PLYMOUTH IN NEW ENGLAND.

[The second volume of the Plymouth Court Orders commences here, with the record of the proceedings of the General Court held on the first of December, 1640, and ends with that of the meeting held on the seventh of October, 1651, containing the acts of the General Court, grants of land, and other entries of a miscellaneous character. The first 141 pages are in the handwriting of Mr. Secretary Souther; pages 143 to 158 inclusive are in an unknown hand, and the remainder of the volume is in the well-known chirography of Mr. Nathaniel Morton, Secretary of the colony. The imperfect indexes of the original volume are incorporated in the general index, prepared for the printed volume.]

# ACTS AND PASSAGES OF COURT AND GRANTS OF LAND FROM THE YEAR 1641 UNTIL THE YEAR 1651.

NEW PLYM. BRADFORD, GOU<sup>R</sup>.

\*At the Gen<sup>\*</sup>all Court of our Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Fayth, &c., held at Plym afores<sup>d</sup>, the first of Decemb<sup>r</sup>, in the xvj<sup>th</sup> Yeare of his said Ma<sup>ties</sup> now Raigne, of England, &c.

BEFORE Wilłm Bradford, genł, Goû,	Wiltm Collyer,
Thom Prence,	Tymothy Hatherley, and
Capt Miles Standish,	John Jenney,
Gent, Assistantf of the	said goument.

Walter Woodward,	
Edmond Eddingden,	
Thom Ensigne,	
Edmond Freeman, Junr,	pposed to be made freeman the next Court.
Wilłm Nicholson,	
James Cade,	
Wilłm Parker,	

3

1640.

1 December. BRADFORD, God,

Symphius

fined 10°. Remited to

him Decemb<sup>r</sup> 16, bec. she

neither had

come.

him.

shoes nor was in health to

Kenelm Win. fine remitted Psentment. Thomas Atkins and John Wood psented for deliving but fuescore herings to the hundred, whereas they should have delived sixscore and twelue, are consured by the Court to make restitución to the psons so wronged, and so are discharged of their psentment.

John Dammon for takeing tobaccoe contrary to the act of the Court, xij<sup>d</sup>. Walter Knight for the like, xij<sup>d</sup>.

Marke Mendlowe discharged of his psentment in regard it appeared to be donn of necessytic meerchy — drawing eele pott on the Lord day.

 $M^{t}$  Nicholas Sympkins is discharged of his  $\rho$ sentment for attempting to lye with an Indian weoman, but is enjoyned to bring Jonathan Hatch to the next Court to receive punishment for slandering him; and for not bringing his Indian mayde servant to the court, contrary to the Goünors comaund, is fined xl<sup>a</sup>.

Kenelme Winslowe, being elected surveyor of the heigh wayes for the towne of Ply $\tilde{m}$ , and neglecting the same, is fyned  $x^s$ .

[\*2.]

\*Whereas the trade is not now followed by any man, and there may be some smale thinges some tymes had of the Indians in the plantacons w<sup>th</sup>in the goument, and that an auncient act doth restraine all psons, w<sup>th</sup>out the consent of such as have the trade, to trade or traffic with the Indians or natives, it is thought meete by the Court, that if any inhabitants w<sup>th</sup>in the gou<sup>rn</sup>t shall trade w<sup>th</sup> the natives in any of the plantacons w<sup>th</sup>in the patent, for corne, beades, veneson, or some tymes for a beaver skine, hee shall not be reputed nor taken to be a transgressor of the said acte.

Also, concerning the trade, it is thought meete, that if any man be disposed to vndertake the same for some yeares, they shall bring in their names before the next Court of Assistant<sup>()</sup>, that if the Gouen<sup>r</sup> do approue of them, and the condicons on w<sup>ch</sup> they will vndertake the same, they may be approued of, or els the Gou<sup>r</sup> to vndertake the same, w<sup>th</sup> such ptners as he shall like of for the mannageing of it, in such wise for the summer season as he shall thinke best for the space of one yeare.

Their names, 244. Whereas by the act of the Geñall Court held the third day of March, 1639, it was agreed vpon that the purchasers, or old comers, shall make choyce of two or three plantacons for themselues & their heires by this December Court, — now the said purchasers, or old comers, do signifie vnto the Court that accordingly they have made choyce of these three places, viz<sup>6</sup>: First, from the bounds of Yarmouth, three miles to the eastward of Naemskeckett, and from sea to sea crosse the neck of land. The second place, of a place called Acconquesse, als Acokcus, weh lyeth in the bottome of the bay, adjouncing to the west side of Poynt Perrill, and two miles to the westerne side of the said river, to another place, called Acquesent River, weh entreth at the westerne end of Nickatay, and two miles to the castward thereof, and to extend eight miles vp into the countrey. The third place, from Sowamset River to Patuckquett River, wth Causumpsit Neck, wch is the cheefe habitacon of the Indians, & reserved for them to dwell vpon, extending into the land eight miles through the whole breadth thereof, the which choyce beinge made as aforesaid, and allowed in the Court, Mr Wiltm Bradford, for himself and his associatf, doth tenter a surrender to the body of freemen of all the rest of the lands wthin the patentf, (weh are not graunted to plantacons in genall, or psons in pticuler.) And the said Wiltm Bradford is ready further to confirme the same, on the pite and behalf of himself & his associat(, to the body of the freemen, when he shalbe required.

# \*Presentmentf.

John Barnes, for exaction in takeing rye at foure shillings p bushell, and Trauersed; found not selling it againe for flue, w<sup>th</sup>out adventure or long forbearcance in one and the guilty. same place. Witnes, Capt Standish.

Thomas Atkins & John Wood discharged.

Richard Knowles, for denying passage of cattell in the heigh way. Witnes, Ed Banges.

Thomas Coachman, Nicholas Snow, & Josias Cooke, for not mending vpon condicon the heigh waves at the Second Brooke, Smylt River, New Bridge, and other repaire the places.

John Jordaine, for takeing stuff to line a dublet throughout, & yet Acquit, but to lyned not the skirts, & restored not the rest. Witnes, Jonathan Brewster, of stuffe to Raph Chapman.

Jonathan Brewster, for neglecting the ferry. Witnes, John Lewis, John payd Jonathan Bryant, Thom Pinchin, & his wyfe. yt.

#### 1640.

1 December. BRADFORD, Got".

5

1 6 4 0 - 1. *At a	Court of	Assistante,	held the	fift Day	of January,	in the
	xvjth Year	e of his Mat	ies now R	aigne, of	England, &c.	

5 January. New PLYM. BRADFORD, BEFORE Wilłin Bradford, genť, Goû, W<sup>m</sup> Collyer, Goû. Thom Prence, Tymothy Hatherley, & [\*4.] Capť Miles Standish, John Jenney. Genť, Assistantť, &d.

> THE differrence betwixt Georg Bower & Georg Bonum, by the consent of both pties, are referred to foure arbitrat<sup>rs</sup>, viz<sup>6</sup>, John Winslow and Wilłm Paddy on George Bowers pt, and Manasseth Kempton and James Hurst on Georg Bonums pt; and if they cannot agree, then the said foure arbitrators to choose a fift man vnto them, to make a fynall end thereof.

> Thomas Robert $\ell$ , of Duxborrow, is ordered by the Court that hee shall lodge no more w<sup>th</sup> Geor $\tilde{g}$  Morrey, a diseased pson, and betwixt this and the next Court of Assistant $\ell$  puide himself of lodging; and then make report to the Court how it may be phable he may line w<sup>th</sup>out being chargeable.

> It is ordered by the Court, that Wilłm Hiller shall pay vnto John Holmes, the messenger, liij<sup>s</sup> iiij<sup>d</sup> in corne, for his man wages.

> It is ordered by the Court, that Francis Billington & Christian, his wyfe, shall giue Jonathan Brewster & Loue Brewster possession of her thirds the lands bought of them ; & then Jonathan Brewster to pay him in corne the remaynder, which is xxxviij<sup>s</sup> vj<sup>d</sup>.

> The difference betwixt M<sup>r</sup> Jonathan Brewster & John Ford, for the crop of corne at Ferry, vpon the North Riuer, is referred, by consent of pties, to be arbitrated and ended by Leiftennant W<sup>m</sup> Holmes and Samuell Fuller; and if they cannot end it, then they to choose a third man, and what end they shall make, they, sd pties, to stand to it.

5 January.

Jaũ 5<sup>th</sup>, 1640. Memoranđ: that John Cooke, for good considerac̃ón, hath, w<sup>th</sup> & by the consent of Phillip Dauis, assigned & set ouer the residue of the terme of yeares w<sup>ch</sup> the said Phillip Dauis is to serve the said John Cooke, vnto Henry Sampson, to be served out w<sup>th</sup> the said Henry Sampson, the said Henry Sampson paying the said Phillip Dauis thirteene bushells of Indian corne in thend of the said terme. His indenture beares date the  $xx^{th}$ of Aprill, 1638, & is to serve for cleanen yeares & two months from the first day of his arrivall in New England. Taken before Capt Standish.

Richard Bushop hyred to dwell w<sup>th</sup> Nathaniell Sowther for vij<sup>li</sup> p anñ, and came the xx<sup>th</sup> of January. \*Att a Court of Assistante held at Plymouth aforesaid, the first Day 1640-1. of Februar., in the xvjth Yeare of his Matter now Raigne, of England, S.c. BRADFORD, Got.

BEFORE Wiltm Bradford, gent, Goû, Thom Prence, Capt Miles Standish, Genf, Assistantf, &c.

Wiltm Collyer, & John Jenney,

JURY was impannelled and sworne to lay forth certaine heigh wayes now in differrence, and to set forth the bounds and land markes betwixt John Shawe, Kenelme Winslowe, and Mr John Atwood, at Playne Dealeinge, and the heigh wayes from the towne of Plymouth to Wellingsley, and through Georg Bowers ground, and a heigh way for John Dunhame and Wiltam Pontus, from their meddows at the waterside, and a heighway for Nathaniell

Sowther, from his field to the towne. The Names of the Jury

	The Tullion of the output					
M <sup>r</sup> John Done,	John C	Cooke,				
Edward Banges,	Josuah	Pratt,				
Wilłm Paddy,	Josias					
Thom Willett,	sworne. Richar	d Sparrow, sworne.				
Francis Cooke,	George	e Watson,				
Thom Cushman,	John J	fenkine, J				

It is ordered by the Court, that the twenty acres of land web Thom Clarke bought of Raph Wallen shalbe layd forth at the lower end of the two lotte of 40 acres that he hath at the Eele River, and that Edward Banges, Nicholas Snowe, & Josuah Pratt shall also lay forth Sarah Mortons lott there, and after they are layd forth, the bounds to be entred in the booke of record (, that there may be no more controusy about them.

1 March. \*At a Court of Assistant cheld the first Day of March, 1640, in [\*7.] the xvjth Yeare of his Matties now Raigne, of England, &c.

BEFORE Wiltm Bradford, gent, Goû,	Miles Standish, &
Thom Prence,	John Jenney,
Wilłm Collyer,	
Gent, Assistant	ુ, &ર.

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1 February. NEW PLYM.

[\*5.]

## 1640-1.

1 March. BRADFORD, Goữ. T is ordered and graunted by the Court, that the bounds of Duxborrow towneship shall begin where Plymouth bounds do end, namely, at the brooke falling into Black Water, and so along Mattachusetts Payth to the North Riuer; the said payth to be the westerne bounds thereof, (excepting & reserveing all those land( graunted w<sup>th</sup>in the said limmit( to pticuler psons in Plymouth, Greens Harbour, and Scitnate, whose cattell may likewise depasture vpon the said comons w<sup>th</sup> them.

2 March. New Plym. [\*8.] \*.At a Gen<sup>\*</sup>all Court of our Sou<sup>\*</sup>aigne Lord the Kinge, held at Plym, afores<sup>4</sup>, the second Day of March, in the xvj<sup>th</sup> Yeare of his said Ma<sup>tics</sup> now Raigne, of England, &c.

BEFORE Wilłm Bradford, genť, Goû, Tymothy Hatherley, Thom Prence, John Jenney, W<sup>m</sup> Collyer, John Browne, and Miles Standish, Edmond Freeman, Genť, Assistantť, &č.

WILLM PARKER & Walter Woodward were admitted freemen, & sworne, &d.

M<sup>r</sup> Richard Blindman, Mr Heugh Prychard, Mr Obadiah Brewen, were ppounded to be made free the next Court. John Sadler. Heugh Cauken, Walter Tibbott, Mr William Bradford is elected Goûnr. Mr Thom Prence, Mr Wilłm Collver, Mr Miles Standish, , are elected Assistant C. Mr Edward Winslow, M<sup>r</sup> John Browne, Mr Tymothy Hatherly, M<sup>r</sup> Edmond Freeman,

M<sup>r</sup> Francis Doughty, of Taunton, for selling a pound of gunpowder to the natiues, (contrary to the act & orders of the Court,) w<sup>eh</sup> was confessed by himself, is fyned xxx<sup>s</sup>.

Constat	oles elected.	Surveyors of heigh wayes.	1640-1.
Plymouth,	Josias Cooke,	The same that were the last yeare, bcc they neglected.	2 March. BRADFORD,
Duxborrow,	(‡Job Cole,‡   Constant Southw <sup>d</sup> ,	Joseph Bidle & Sañ Nash.	Goữ.
Scituate,	Samuell Fuller,	Thom Chambers & John Williams.	
Sandwich,	Nathaniell Willis,	Edward Dillingham & Robte Botefish.	
Taunton,	Wilłm Parker.		
Barnestable,	Henry Rowley.		
Yarmouth,	Edward Sturgess.	Wilłm Clark & Emanuell White.	
Dawanna	Incing Winslow w	a was now also swame to execute the	

Josias Winslow, who was now also sworne to execute the Rexame, office of constable there vntill June come twelue months.

Edward Hall, servant to Francis Doughty, for sweareing pfancly, is censured to be set in the stocks, w<sup>ch</sup> was accordingly donn.

The Court appoynt (Mr Edward Winslow & Nathaniell Sowther to draw vp a conveyance, or surrender, for the landf wthin the patentf vngranted, for Mr Bradford to surrender into the handf of the whole body of freemen.

\*The Court hath graunted a competent porcon of vpland & hey ground to vt, sufficient for a plantacon at Mattapovst, to Mr Charles Chauncey, Mr John Atwood, & Thomas Cushman, and to be bounded by by such as the Court shall especially assigne therevnto, weh were nominated to be Mr Thomas Prence and Captaine Miles Standish ; puided alwayes, that such of the purchasers as shall take vp their lands there shall not haue it elswhere also.

It is concluded and agreed betwixt Captaine Miles Standish, Mr John Alden, Jonathan Brewster, & Willim Basset, and Mr Edward Winslowe, the xxviij<sup>th</sup> day of December, 1640, that from a great rock that is flatt on the topp, called Parting Rock, shalbe the psent bounds betweene Greenes Harbour & Duxborrow, and shall rang from thence norwest, to the South River, & on the contrary south east to the payth betweene Scituate & Duxborrow, and from thence, the payth to deuide them, to the bridg ouer Greens Harbour Fresh.

Wiltm Chase, of Yarmouth, plant, oweth the King . . . xx<sup>ii</sup>. Released.

The condicon, that he shall psonally appeare at the next Genall Court of or softaigne lord the R., to answere such matters as shalbe objected against him, & abide the further order of the Court, & not depte the same wthout lycence; that then, &d.

Robte Dennis, of Yarmouth, plant, acknowledg, &d, . . . x<sup>li</sup>.

The condicon, that the said Robte shall frame & pferr, or cause to be framed & pferred one bill of indictment against Edward Morrell, at the next

 $\mathbf{2}$ 

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Released.

1640-1. Geñall Court, &?, for the stealeing of certaine corne out of an house in Yarmouth aforesd, & gine euclence there vnto; that then, &?.

2 March. BRADFORD, Goữ.

It is also agreed and concluded vpon by the Court, that the twenty pound for this yeares benefit of the trade comeinge to the colonies, shalbe given to the Gouern<sup>r</sup>.

It is also concluded and agreed vpon by the whole Court, that Nathaniell Sowther, the clark of the Court, shalbe & is authorized, in the name of the whole Court & body of freemen to received & take the surrender of the residue of the land( vngranted, (w<sup>ch</sup> M<sup>r</sup> Bradford is to surrender into their hands,) w<sup>ch</sup> are w<sup>th</sup>in the patent(.

[\*10.]

\*Whereas diucrs and sondry treaties have beene in the publike & Genall Court( of New Plymouth, his matie, our dread souaigne, Charles, by the grace of God King of England, Scotland, France, and Ireland, &d, concerning the pper right and title of the lands wthin the bounds and limmitte of his said matics tres patent(, graunted by the right honble his maties counsell for New England, ratifyed by their comon seale, and signed by the hand of the Right Honble Earle of Warwick, then president of the said counsell, to William Bradford, his heires, associate, and assignes, beareing date, &?; and whereas the said Wilłm Bradford and diuers others, the first instrument( of God in the beginninge of this greate work of plantacon, together wth such as the alorderinge hand of God, in his puidence, soone added vnto them, have beene at very greate charges to peure the said lands, pviledges, & freedomes, from all entanglements, as may appeare by diuers and sundry deeds, enlargements of grauntf, purchases, payments of debts, &c, by reason whereof the title to the day of this p<sup>r</sup>nt, remayneth in the said Wiltm, his heires, associate, and assignes, - now, for the better setling of the state of the said landf aforesaid, the said Wiltm Bradford and those first instrument( termed and called in sondry orders vpon publike record, the purchasers, or old comers, witnes two in especiall, thone beareing date the third of March, 1639, thother in Decembr ve first, 1640, wherevnto these prnt have speciall relacion & agreement, and whereby they are distinguished from other the freemen and inhabitant of the said corporation, - be it knowne vnto all men, therefore, by these p<sup>r</sup>ntf, that the said Wilłm Bradford, for himself, his heires, together wth the said purchasers, do onely reserve vnto themselves, their heires and assignes, those three tractf of landf mencioned in the said resolución, order, & agreement, beareing date the first day of December, 1640, viz, first, from the bounds of Yarmouth, three miles to the eastward of Naemskeckett, and from sea to sea, crosse the said neck of land; the second, of a place called Acconquesse, als Acockeus, web lyeth in the bottome of the bay,

#### COURT ORDERS.

adjoyncing to the west side of Poynt Perrill, and two miles to the westerne side of the said river, to another place, called Acqussent River, weh entreth at the westerne end of Nickatay, and two miles to the eastward thereof, and to extend eight miles vp into the countrey; the third place from Sowamsett River to Patucquett River, wth Cansumpsit Neck, wch is the cheef habitacon of the Indians, and reserved for them to dwell vpon, extending into the land cight miles through the whole breadth thereof, together wth such other smale peells of landf as they or any of them are psonally possessed of or interested in by vertue of any former titles or graunt whatsoeuer. And the said Wiltm Bradford doth, by the free and full consent, approbacon, and agreement of the said old planters or purchasers, together wth the likeing, approbacon, & acceptacon of the other part of the said corporacon, surrender into the hand of the whole Court, consistinge of the freemen of this corporation of New Plymouth, all that ther right & title, power, authorytic, p<sup>r</sup>viledges, immunities, & freedomes granted in the said tres patentf by the said right hon<sup>ble</sup> counsell for New England, rescrueing his & their psonall right of freemen, together wth the said old planters aforesaid, except the said lands before excepted, declarcing the freemen of this present corporación, together wth all such as shalbe legally admitted into the same, his associat(. And the said Wiltm Bradford, for him, his heires and assignes, doe further hereby pmise and graunt to doe & pforme \*whatsoeuer further thinge or thinges, act or acts, weh in him lyeth, which shalbe needfull and expedient for the better confirmeing & establishinge the said pmisses as by counsell learned in the lawes shalbe reasonably aduised and deuised, when he shalbe therevnto required. In witnes whereof, the said Wiltm Bradford hath in publike Court surrendred the said tres patente actually into the hande and power of the said Court, bynding himself, his heires, executrs, administrat<sup>rs</sup>, and assignes, to delift vp whatsoeuer specialties are in his handf that do or may concerne the same.

Memorand: that the said surrender was made by the said Wiltm Bradford, in publick Court, to Nathaniell Sowther, especially authorized by the whole Court to receive the same, together wth the said tres patent (, in the name and for the use of the whole body of freemen.

It is ordered by the Court, that Mr Wilłm Bradford shall have the keepeing of the said tres patent(, weh were afterwards delived vnto him by the said Nathaniell Sowther in the publike Court.

## Presentm<sup>nts</sup> by the Grand Inquest.

We psent Georg Bowers, for defamacon of the Mr Collier, goûment. Mr Done.

Capt Standish,

### 1640 - 1.

2 March. BRADFORD. Gof.

[\*11.]

1640 - 1.-----

2 March. BRADFORD. Goð.

discharged.

[\*12.]

We psent the aforesaid Georg Bowers, for a defamacon against Mr John Browne, Assistant, the w<sup>ch</sup> defamación doth or may appeare by tres vnder his owne handf.

We psent Georg Pidcock, that whereas there was delived to him one June 14, 1641, yard or ellne of canvasse, the said Georg detayned or vnjustly wthheld from the owner some part thereof, the w<sup>ch</sup> first he denyed, & after acknowledged. Witnes, Thom Goodman.

> We psent John Bryant & Daniell Pryor, of Barnestable, for drinking tobacco vpon the heigh way. Witnes, Henr Bourne.

We psent Edward Hall, of Taunton, for sweareing. Censured.

, the sonne of widdow Hoble, for swearing. We psent Witnes, Wiltm Evans, John Golope.

We psent John Barnes, for selling black & browne threed at fiue shillings foure pence p 14. Witnes, Mr Prence. Trauersed; found not guilty.

\*At a Court of Assistant ( held at Plym aforesaid, the fift Day of 1641. Aprill, in the xvijth Yeare of his Mats now Raigne, of Eng-5 April. land, &c. NEW PLYM.

> BEFORE Willim Bradford, gent, Goû, Capt Miles Standish, & John Jenney, Thomas Prence, Wilłm Collyer,

Gent, Assistante, &d.

TTHEREAS Georg Lewes attached certaine corne of Thomas Robert in the handf of Captaine Standish, and neither came nor any one for him to psecute his suite, was nonsuited, & the corne released.

Whereas scuall pcells of landf are graunted to divers psons in Duxborrow, lying betwixt Stoney Brook, in Duxborrow, & Green ( Harbour & thereabout(, and John Washborne should have 40 acrees thereabout(; also the Court doth order that when those pcells are layd forth to the seuall psons abouesaid, that then the said John Washbourne shall have the said 40 acrees, if it be there to be had.

Whereas it appeareth to the Court, by the testymony of John Rowse, that John Irish and Henry Wallis did make a couenant in the life tyme of the said Henry, that the longer liver of them should have eich others five acrees of land lyinge by the Stony Brooke, in Duxborrow, the Court doth therefore order, that the said John Irish, the survivour of them, shall have the said five acres of land w<sup>ch</sup> were the said Henry Wallis, deceased.

The fift of Aprill, 1641. Memorand: that whereas John Barnes hath sould his house and land( $w^{ch}$  he lately bought of Marke Mendloue, at the Eele Riuer, vnto Wilłm Baker, now, the said Wilłm Baker hath relinquished the said bargaine vnto the said John Barnes; and the said John Barnes hath set, & to farme lett, vnto the said  $W^m$  Baker, the said house and land(, $w^{th}$  thapp<sup>t</sup>tenc(therevnto belonging; to haue & to hold the said house & land from the day of the date hereof vnto the last day of October now next ensuing; the said Wilłm Baker yeilding & paying therefore vnto the said John Barnes, his execut<sup>\*</sup> & assignes, the sum of fifty shillings in money, or corne as the price goes, when it(merchantable, the said corne to be delified at John Barnes house in Plym̃; and the said Wilłm is to leaue the house tenna*na*ble, and the fence vnbroken, at thend of the said terme; and the said John Barnes is to haue the rye now sowne vpon some p̃te of the said land(.

\*The xxiij<sup>th</sup> Aprill, 1641. Memorand : that it is agreed vpon betwixt M<sup>ris</sup> Bridgitt Fuller, widdow, and Nehemiah Smyth, concerning certaine sheepe w<sup>ch</sup> the said Nehemiah hath of the said Bridgittf to keepe to the halfes, vpon the condicons following : Inprimis, the said Bridgitt hath delived four ewe sheepe to the said Nehemiah, weh hee is to keepe vntill the xxiiijth of June, 1643, and then the encrease is to be deuided, and the said M<sup>ris</sup> Fuller to haue one half, and the said Nehemiah thother half thereof; and the wooll to be yearely divided, and thone half sent to Mris Fuller yearely, to Plym, or where shee shall dwell, and likewise the stock at thend of the termes. It<sup>m</sup>: It is agreed vpon betwixt the said pties, that the said Nehemiah, after the said xxiiijth June, 1643, shall have the said foure ewes againe, wth her half of thencrease, for the terme of six yeares longer, saue that there shalbe a division of thencrease at thend of the first three yeares, and thother division to be made at thend of the said terme of six yeares; alwayes prouided, that the said Bridgitt shall have those half of the woll sent her yearely to Plym, or where she shall dwell, and thone halfe of the money for such weathers as shalbe sould out of thencrease during the said terme.

1641.

5 April. Bradford, Goữ.

23 April. [\*13.]

1641.	*At a	Court of	Assistante	held the third	Day of May	, in the xvij <sup>th</sup>
$\overline{}$		Veare	of his Maties	now Raigne,	of England	S.c
2 Mar		1 cure	of neo enco	now maigney	of Engrana,	90.

o may.								
NEW PLYM. Bradford,	Before Wiltm Bradford, gent, Goû,	Cap <b>ĩ</b> Miles Standish,						
Goft.	Thom Prence,	Tymothy Hatherley, &						
[*14.]	Wilłm Collyer,	John Jenney,						
	• •	•						
	Geni, Assistante,	æc.						
	TTT is and shat Mr Dault Smath and Edu	and Wilson shall nor John Fin						
	T is ordered that M <sup>r</sup> Raph Smyth and Edm ney, for Henry Cramptons vse, for keepei	ng of theire goates, that w <sup>ch</sup> due						
	unto him, viz, Mr Smyth, ixs; and Edmond	Filson that w <sup>ch</sup> is due to him, all						
	reckonings being deducted.							
Released.	Thom Chambers, of Scittuate, planter, as the King	$\left. \begin{array}{c} {\rm knowledgeth \ to \ owe} \\ {\rm kl^{li}}. \end{array} \right\} {\rm xl^{li}}.$						
	John Twisden, of the same, planter, &?,							
	-							
	The condición, that if the said Thomas Chambers doe psonally appeare							
	at the next Genall Court of or souaigne lord the King, to be holden at Plym,							
	to answere to all such matters as shalle objected against him on his $\tilde{s}d\ ma^{ts}$							
	behalf, and not dept the Court w <sup>th</sup> out lycence ;	; that then, &d.						
Released.	John Twisden, of Scituate, plant, ackno	wledgeth to owe the $xl^{\text{li}}$ .						
Mr Hatherly	$\operatorname{King}, \& c, \ldots \ldots \ldots \ldots \ldots$							
pmised to pay the fees, 4ª.	Thom Chambers, of the same, plant, &d,	$\ldots \ldots \ldots x l^{li}$						
	The condicon, that if the said John Twis	den do psonally appeare at the						
	next Genall Court of or said souaigne lord the King, to be holden at Plym,							
	to answere to all such matters as on his said mattices behalf shall e objected $ag^{st}$							
	him, & not dept the same w <sup>th</sup> out lycence ; that then, &d.							
Released.	Georg Willerd, of Scittuate, planter, acknowledg to the king, xl <sup>ii</sup> .							
	Thomas Chambers, of the same, plant, &	д,						
	Dolor Dauis, )	15						
	Dolor Dauis, John Twisden, } of the same, plant, &c,	$\ldots \ldots \ldots \ldots xx^{li}$						
	The condicon that the said Georg Wil							
	Geñall Court of or said souaigne lord the Kin							
	of the Court, & not dept the same w <sup>th</sup> out lyce							
	be of the good behauio <sup>r</sup> toward( o <sup>r</sup> soûaigne							
	people; that then, &d.	and a second sec						
For Thom	To enquire of Wilłm Brackenberry, of	Charles Towne or elsewhere.						
Williams.	for any goods that are cont out of England							

To enquire of William Brackenberry, of Charles Towne or elsewhere, for any goods that are sent out of England for M<sup>r</sup> Thomas Tart, of Scituate, and that Thom Williams may have them for the payment of his wines porcon, because he gaue an acquittance for yt vppon pmise that the said M<sup>r</sup> Tart would peure her porcon to be payd; the sum is xxiiij<sup>ii</sup> or there about (.

3 May. BRADFORD, God.

1641.

\*. At the Geñall Court of o<sup>T</sup> Sou<sup>T</sup>aigne Lord the Kinge, held at <sup>1 June.</sup> Plym̃ afores<sup>4</sup>, the first Day of June, in the xvij<sup>th</sup> Yeare of his <sup>NEW PLYM.</sup> said Ma<sup>ties</sup> now Raigne, of England, §•c.

BEFORE Wilłm Bradford, gent, Goû,	Miles Standish,
Edward Winslow,	Timothy Hatherly,
Thom Prence,	John Browne, and
Wiltm Collyer,	Edmond Freeman, gent,
Assistant( of the	e said goû <sup>nt</sup> .

M<sup>R</sup> WILLM BRADFORD was sworne Goûn<sup>r</sup> for this ensuing yeare.

M <sup>r</sup> Edward Winslow, M <sup>r</sup> Thoñi Prence, M <sup>r</sup> Wilłm Collyer, M <sup>r</sup> Miles Standish, M <sup>r</sup> Timothy Hatherley, M <sup>r</sup> John Browne, M <sup>r</sup> Edmond Freeman,	sworne Assistant( of this goû <sup>nt</sup> for this ensuing yeare.
---	--

Edmond Eddenden, of Scittuate, admitted freeman & sworne.

Wilłm Newland, Joseph Holly, & Wilłm Nicholson tooke the oath of fidelity, &ĉ.

Constables.

Plym,				Josiah Cooke sworne.
Duxborr, .				Constant Southwood sworne.
Scittuat, .		•		Samuell Fuller sworne.
Sandwich,				Nathaniell Willis sworne.
Taunton, .				Wiltm Parker sworne.
Barnestable,				Henry Rowley sworne.
Yarmouth,				Edward Sturges sworne.
Rexhame,				Josias Winslow, formly sworne.

## PLYMOUTH COLONY RECORDS.

1641.	The Grand Enquest.									
1 June. BRADFORD, Goữ.	John Dunhame, John Cooke, Josuah Pratt, Gyles Rickett, Gabriell Fallowell, Samuell Nash, Henry Sampson, 									
[*16.]	*Comittees of the seuall Tounes.									
	Plym, <th< td=""></th<>									

Concerning the difference betwixt Richard Lambert & Gowen White, it is by mutuall assent referred to be ended by Thomas Rawlins and Richard Sillis on Lambert<sup>()</sup>, and John Stockbrid<sup>§</sup> and John Hollot on the said Whit<sup>()</sup> pite; & if they cannot decide it, then these foure to choose fifth man; and what end they shall conclude, the pites to abide yt.

It is agreed by the Court, that James Skiffe shall have the lands due to him layd forth or assigned him in some new plantacon.

Wilłm Honywell is to haue the land due to him for his service layd forth or assigned him at Joanes Riuer, or some other convenyent place. Francis Baker, a coop, is admitted to dwell at Yarmouth, but not to have the land that are assigned formly to others w<sup>th</sup>out their consent.

The names of those that are ppounded this Court to be admitted freemen the next Court : —

Josuah Barnes & W<sup>m</sup> Nicholson, of Yarmouth; Samuell Jackson, Thomas Hatch, Henry Ewell, Abraham Blush, & W<sup>m</sup> Betts, of Barnestable; John Parker & John Bushop, of Taunton; W<sup>m</sup> Newland.

The towne of Taunton is graunted the  $xxx^s$ , the fine of  $M^r$  Francis Doughty, vpon condición that the townesmen of Taunton shall make all the swamps betwixt Plym & Taunton passable for man & horse.

\*Gcor $\tilde{g}$  Willerd, of Seittuate, planter, for his contemptuous wordes, proned vpon oath, in saying that they were fooles, & knaues, and gulls that payd the rate, or word $\ell$  to that effect, and other pphane & vngodly speeches against the churches, likewise produced by diffs oathes, — viz $\tilde{g}$ , in saying that the churches here & in the Bay held forth a deuelish practise in that they did not baptise children, & other words to that effect; and also, being demaunded his answere why he did so say, did very contumeliously aske the assistant $\ell$ , or some of them in  $\tilde{p}$ ticuler, why they did not take the oath of supremacy before they entred vpon their plac<sup>s</sup> yesterday, — was therefore to be bound to his good behafi.

Georg Willerd, of Scittuate, planter, oweth	the	King	, &ċ	,	$x l^{li}$ .
Thomas Chambers, of the same, plant, .					xx <sup>li</sup> .
John Twisden, of the same, plant,					xx <sup>li</sup> .

To be levyed of euery one of their good (, cattells, &c, if he fayle in the Released. condicon followinge : --

The condicton of, & $\hat{e}$ : That if the said Georg Willerd shall appeare at the next Geñall Court of our said souaigne lord the Kinge, to answere to all such matters as on his ma<sup>ties</sup> behalf shalbe objected against him concening his contumelious speeches, & $\hat{e}$ , and abide the further order of the Court, & not dept the same w<sup>th</sup>out lycence; and in the meane tyme to be of the good behau toward our said souaigne lord the King & all his leigh people; that then, & $\hat{e}$ .

Whereas there is an act against the selling of sheepe out of the collonies, and that Nehemiah Smyth, haueing some sheepe, is depting the collonies, and would carry them away w<sup>th</sup> him, contrary to the said act, the Court doth order that the said Nehemiah Smyth shall bringe his sheepe to the towne of Plymouth the next second day at night, or the morning following, and shall sell them to any pson or psons that is disposed to buy them, viz<sup>6</sup>, his ewes at fourty shillings a peece, and the lambes at twenty shillings a peece, to bee payd

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VOL. II.

[\*17.]

<sup>1641.</sup> 

#### 1641.

1 June. BRADFORD, GOT. in money or such comodities as the said Nchemiah shall like; of and for the rest that are not bought, he to be pmitted to carry them w<sup>th</sup> him whither he goes to dwell.

It is ordered, that Jonathan Brewster shall peure the horsboate of the North Riner, to be brought out of the bay thither by the first of July next; & if afterwards men goe où at M<sup>r</sup> Vassells ferry, & not there, then the said Jonathan Brewsters servant( to be discharged from their attendance at the said ferry, (further then they please,) and not engaged to answer for any damnage for neglect thereof.

That the Court of Assistant be held at Plym every first Tensday in the month, save when the Genall Courts, and then to be kept the day before.

\*Edward Morrell, late of Yarmouth, labor, indicted for stealeing certaine corne for Robert Dennis there, is found guilty, but is runn away.

Georg Bowers, for his defamación of the goument, w<sup>ch</sup> notw<sup>th</sup>standing his trauers, was found ag<sup>st</sup> him, is fyned v<sup>ii</sup>.

Georg Bowers is prented for a neusance in setting his fence toward (the Goose Poynt so neare the banke side that there is not roome for a cart to passe by.

 $L^r$ es of administración are graunted vnto Katherne Hurst, the relict of  $W^m$  Hurst, late of Sandwich, deceas<sup>4</sup>.

L'es of administración are graunted to , Briggs, of Sandwich, the widdow of John Briggs, lately deceased.

Richard Burne vndertook & promised to make good & pay al such dañ as might happen if Thomas Applegate should by bringing the suite about againe recouer any thinge against W<sup>m</sup> Newland, who this Court hath recould ag<sup>st</sup> the said Applegate viij<sup>ii</sup> dañ, and the charges of the suite.

Georg Allen, of Sandwich, became ptey to the action that Edward Dotey pferrs ag<sup>st</sup> Wilłm Alney, of Sandwich.

The rates of the seuall townes for the payment of the clark, & 30 bushells of come for the messenger : —

	li s	d			li	8	d
Plymouth, .	 $05 \ 00$	00	Taunton, .		02	10	00
Duxborrow,	 03 10	00	Barnestable,		02	10	00
Scituate, .	 04 00	00	Yarmouth, .		02	10	00
Sandwich, .	 03 00	00	Rexhame, .		02	00	00
					25	00	00

[\*19.] See their names in the book before this new

book before \*Whereas those seauen first freemen, men of Taunton, that have vndergone this new bound, p. 105. great trauell and charges about the attending of the Court(, laying out of land(,

[\*18.]

#### COURT ORDERS.

and other occations for the toune, it is thought meete by the goument that therefore they have a pporcon of land in some convenyent place lying together assigned them, so that it exceede not the quantyty of fourty acrees apecce, besides thother pporcons of land ( in other place as other of the inhabit ( of the said towne of Taunton have, when the said land ( shall come to be deuided hereafter.

It is ordered and enacted by the Court, that  $M^r$  Edward Winslow, Capt Miles Standish,  $M^r$  John Browne, &  $M^r$  Edmond Freeman, foure of the Assistant  $\ell$ , or any two or three of them, shall goe to Barnestable & Yarmouth, and set the bound  $\ell$  of the said townes, and to hear and determine all causes and completes (of the inhabits of Barnestable, Yarmouth, and Sandwich comeing before them) according to justice & equitie; and what they shall doe in the prisses to be as authenticall & effectuall (being committed to record by the clark) as if the same had beene donn in the publicke Court.

*‡*The bound of Yarmouth Towneship. The bound of Yarmouth on the easterly side are to a certaine brooke called by the Indians Shuckquan, but by the English Bound Brooke, and all that neek of land northward called by the Indians Acquind, ats Acquiat, w<sup>th</sup> all the land and marsh medow w<sup>ch</sup> lye on the westerly side of the said brooke to the towneward vnto the mouth of the said brooke, and at the parte of the said Bound Brook where it falls into Statuckquett Riuer, or into the sea, and at the path ouer the said Bound Brooke from a marked tree, then to run vpon a straight line south & by east to the South Sea, if it exceede not the length of eight miles, excepting and reserveing vnto Massatampaine

\*Francis Baker & Isabell Twineing, of Yarmouth, marryed the xvij<sup>th</sup> day 17 June. of June, 1641. [\*20.]

\*At a Court held at Yarmouth the xvij<sup>th</sup> Day of June, in the xrij<sup>th</sup> Yeare of the Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God of England, Scotl<sup>4</sup>, Franc, § Ireland Kinge, §c.

17 June. New Ріхм. [\*21.]

BEFORE Edward Winslow, Miles Standish, and Edmond Freeman, gentlem<sup>n</sup>,

three of the Assistant of the gount aforesaid, by vertue of the order of the Genall Court of the first of June last past, whereby the said Edward Winslow, Miles Standish, Edmond Freeman, and John Browne, or any two or three of them, were authorized to set the bound of Yarmouth and Barnestable, and to heare & determine all causes & controusies amongst the inhabits of Yarmouth, Barnestable, & Sandwich, wet shall come before them, &c.

1641.

1 June. BRADFORD, Got. 1641.

17 June. Bradford, Goữ. THE differrenc<sup>s</sup> betwixt Nicholas Sympkins & Wilłm Chase, by consent of both pties, are referred to the arbitriment of M<sup>r</sup> Mayo & M<sup>r</sup> Thom Dimmack, and have entred into an assumpsit of v<sup>ii</sup> to eich other to abide their award; & its to be ended w<sup>th</sup>in a month next comeing.

A warrant granted to distraine xij<sup>s</sup> vpon Emanuel White for keepeing cowes, and vpon M<sup>r</sup> Sympkins xvj<sup>s</sup>, and M<sup>r</sup> Howes 16<sup>s</sup>, if M<sup>ris</sup> Fuller will not pay the sd 16<sup>s</sup> for Howes.

It is ordered by the Court, that M<sup>r</sup> Andrew Hellot shall pay Massatumpaine one fadome of bead( w<sup>th</sup>in two moones, besides the nett he alleadgeth the sd Massatumpaine soold him, for the deare that M<sup>r</sup> Hellotts sonn bought of him about two yeares since.

It is ordered by the Court, that Walter Deuile shall pay two shillings to Massatumpaine for mending of the hole in his kettle, w<sup>ch</sup> the sd Deuile shott w<sup>th</sup> his gunn; its to be payd w<sup>th</sup>in one moone next ensuinge.

It is ordered by the Court, that Nicholas Symkins shall saue harmlesse the corne of Emanuell White, Thom Falland, Roger \_\_\_\_\_ and the rest that haue planted corne w<sup>th</sup>in that fence w<sup>ch</sup> they pay for the makeing of.

[\*22.]

\*Whereas there was complaint made by Wilłm Chase, that Nicholas Symkins had so set his fence that he hath taken in some smale  $\tilde{p}$ te of the land $\ell$  of the  $\tilde{s}$ d W<sup>m</sup> Chase, w<sup>ch</sup> vpon view appeared to be so, —it is now ordered and concluded by the Court, that notw<sup>th</sup>standing the fence shall stand as now it is sett, and that M<sup>r</sup> Anthony Thacher, for peace sake, will allow the said W<sup>m</sup> Chase as much land out of his owne land $\ell$  of those land $\ell$  w<sup>ch</sup> lye next to the said Chases land $\ell$ , and the land so taken in by Nicholas Symkins as afore $\tilde{s}$ d shalbe his owne. And the said Nicholas Symkins is to allow the said Chase a little  $\tilde{p}$ cell of marsh meddow, lying next to the said Chase, from the end of his fence by a straight line to a creeke casterly, puided that the said Wilłm Chase do fence the same in by March next ensuinge.

It is also ordered and concluded, that the inhabitant of the towne of Yarmouth shall psently meete together, and make a rate for the defraying of all the publike charges w<sup>ch</sup> have beene layd forth by any pticuler pson or psons for the good of the whole, saue that in the comittees charges wher Wilth Chase, Thom Howe, & Josuah Barnes were sent as comittees for the towne, these are to be exempted out of those rates, viz : Mr Mathews, Wilth Palmer, Thomas Payne, Anthony Thacher, Thom Falland, Emanuell White, & Thom Starr ; but in all other rat and charges to be rated apportionably w<sup>th</sup> the rest of the inhabits ; and that, by vertue of this order, it shalbe lawfull for the constable to distraine all such psons as shall refuse to pay the sums they are rated vnto.

It is ordered by the Court, that the meddow appoynted to M<sup>t</sup> Hellots farme shalbe psently layd forth by the comittees according to his graunt. It is ordered also by the Court, that the settall pporcons of land allotted vnto the inhabits shall psently be layd forth by the comittees to the settall psons to whom they are so graunted.

It is ordered by the Court, that Wiltm Lumpkine & Hugh Tilly shall pay to Gabriell Wheildon  $xx^s$  for his third pet of the skiffe or boate they were petners in, & his damnag sustayned in the want thereof to fetch fish to fish his corne  $w^{th}$ all, and the boat or skiffe to be theires.

It is ordered by the Court, that M<sup>r</sup> Thom Starr shall have two acrees of land in some convenyent place assigned him, for one acre of his land given to the towne to gett elay vpon.

It is ordered and concluded vpon, by the joynt consent of all the inhabitants of Yarmouth, that Captaine Standish shalbe joyned to the comittee of the said towne of Yarmouth for the disposeing of land( there, and that not any lands hereafter be graunted or layd forth w<sup>th</sup>out his consent, and that all land( hereafter to be layd forth shalbe assigned to every pson by lott, except those w<sup>ch</sup> are already graunted & assigned in pticuler, whereof sale & exchaung have beene made.

## \*The Bound( of Yarmouth.

The bounds of Yarmouth on the easterly side are from the towne to a certaine brooke called by the Indians Shuckquam, but by the English Boundbrooke, and all that neck of land northward called by the Indians Atquiod, al<sup>s</sup>, Aquiatt,  $\mathbf{w}^{th}$  all the vpland( and marsh meddow w<sup>ch</sup> lye on the westerly side of the said brooke, to the towneward( vnto the mouth of the said brooke ; and from a marked tree at the payth oû the said Bound Brooke by a straight line south and by east to the south sea, so it extend not in lengh aboue eight miles, excepting and reserveing vnto Massatanpaine, the sachem, the land( from Nobscussetpann westerly, from a marked tree there vnto another marked tree at a swamp extending westerly, and from thence to another marked tree northerly by a straight line to the sea, and from the northerly end of the said Nobscusset pan to the sea by a line from the westerly side of the said pan.

The bounds betwixt Yarmouth & Barnestable are as followeth, viz<sup>6</sup><sub>3</sub>: that the river of Stoney Coue shalbe the bounds from the sea as farr as it runcth to the landwards, and from thence from the vpward pte thereof to begin at the easterly side of the lott of Andrew Hellot, at a knowne marked tree, by the heigh way leading betwixt Barnestable and Yarmouth aforesaid, and from the easterly side of the vpward pt of the said lot to runn vpon the south southwest poynt of the compasse to the south sea, pvided alwayes that the meddow land that was allotted and appoynted to the said M<sup>r</sup> Hellotts farme be still reserved vnto the said farme, according to the form intent & graunt thereof; excepting & reserveing vnto Nepaiton & Twacommacus, & their a 1 4

21

17 June. BRADFORD, God.

[\*23.]

1641.

#### PLYMOUTH COLONY RECORDS.

1641.

17 June. BRADFORD, GOU.

[\*24.]

heires and assignes, if they shall dwell vpon yt, all that peell of playne land bordering to the seaward from a pond to a tree by the wood side, marked by M<sup>r</sup> Winslow, Capi Standish, & M<sup>r</sup> Freeman, and from thence easterly by the wood side to another marked tree, & from thence northerly to the sea, puided that if the said Nepaiton shall at any tyme sell the same, he shall sell it to the inhabits of Barnestable before any other.

The Agreement betwixt Nepaiton & Twacommacus & their Heires and the Inhabitants of Barnestable.

In consideración besides what the said Nepaiton hath had already of the said inhabits of Barnestable, that they shall build the said Nepaiton one dwelling house, wth a chamber flored wth bordf, wth a chimney and an ouen therein, the said Nepaiton hath given and graunted vnto the said inhabits of Barnestable all the rest of his landf lying about Barnestable aforesaid, weh were his & his owne pper inheritance, excepting & reserveing vnto the said Nepaiton and Twacommacus & their heires & assignes foreuer, if they shall dwell ypon it, all that peell of playne lands bordering ypon the sea, from a pond to a tree by the wood side marked by Mr Winslow, Capt Standish, and Mr Freeman, & from thence easterly \*by the wood side to another marked tree, and from thence northerly to the sea; prouided alwayes, that if the said Nepaiton shall at any time sell the said land(, he shall sell them to the inhabits of Barnestable before any other, and shall from tyme to tyme giue leaue for a draught to come through his ground when they shall desire it; and lastly, that they shall have liberty to gett wood for fenceing a fyer out of the woods there, and enjoy and reap the corne this yeare weh they have set out of the foresaid bound (, , and in winter to live where he pleaseth.

<sup>6</sup> July. \*At a Court of Assistant held at Plym afores<sup>d</sup>, the vj<sup>th</sup> Day of July, in New PLXM. [\*25.] the xvij<sup>th</sup> Yeare of his Ma<sup>ts</sup> now Raigne of England, &c.

> BEFORE W<sup>m</sup> Bradford, gent, Goù, W<sup>m</sup> Collyer, & Edward Winslow, Capt Miles Standish, Thom Prence,

> > Gent, Assistant (, &c.

A<sup>N</sup> action was tryed betwixt Leiftennant Holmes & James Luxford. M<sup>r</sup> Parker, of Weymouth, had a view of the patent and that clause in writing w<sup>ch</sup> concerned the bound<sup>ℓ</sup> from Narragansetts Bay to the vtmost pts & limmits of the countrey called Poekanockett, in regard the Bay men would have had Siequncke from us.

James Luxford agreed to lett the attachment rest vpon the sowe attached at at Mr Aldens suite vntill he be satisfyed, the said Luxford runing the adventure.

At a townes meeting for the towne of Plym, held the xvith August, in the xvijth yeare of the now raigne of or softaigne lord, Charles, King of England, &c, it was ordered and agreed as followeth, vizf : --

That the second day of the weeke after the Gefiall Court, the matrais and comittees shall meete to graunt land(, and then to appoynt a certaine tyme when to meete againe.

That a pcell of land lying betweene the Eele Riner swamps shalbe reserved to the towne of Plymouth, for the inhabits to sowe hempe and flax vpon, puided that Wm Paddy have other land graunted him in lue thereof, bec the said landf were formly graunted to him.

\*Thomas Southerne and Elizabeth Reynor marryed the first of Sep- 1 September. tembr, 1641.

Robert Finney & Phebe Ripley marryed the first of Septembr, 1641.

Mr Wm Hanbury & Hannah Sowther marryed the xxviijth Septembr, 1641. 28 September.

Henry Sirkman & Bridgitt Fuller marryed the xxxth Septembr, 1641.

It is agreed that the prison be crected, & that Capt Standish and Jonathan Brewster shall see it laden into the leighter on Duxborrow side, & the Court to see them payd for their charge about yt; that Mr Atwood & Mr Paddy shall vndertake the receipt thereof on this side, & that Mr Paddy will lay forth 51 or 61 aboute it, pvided the Court take order he shalbe payd againe in due tyme, and not put him to gather it himself.

\*.At the Gen'all Court of o' Souraigne Lord the Kinge, held at Plym aforesaid, the vijth of Septembr, in the xvijth Yeare of the Raigne of or said Souraigne Lord, Charles, King of England, &c.

7 September.
NEW PLYM.
[*27.]

BEFORE Wilłm Bradford, genĩ, Goû,	Wiltm Collyer,
Edward Winslow,	Capt Miles Standish, &
Thom Prence,	Tymothy Hatherly,
Assistante, &d.	

R MARMADUKE MATHEWES, Thomas Falland, Richard Hore, Wilłm Newland, John Parker, Giles Rickett admitted freemen this Court, & sworne.

 $\overline{23}$ 

1641.

6 July BRADFORD. Gof.

16 August.

[\*26.]

30 September.

1641.

7 September. Вклагова, Goữ. Samuell Hicks, John Smaley, John Dunhame, Jû, Wilłm Fallowell, Edmond Tilson,

All difference now depending betwixt Thomas Chettenden & Xpofer Winter are, by consent of both  $\tilde{p}$ ties, referred to be ended by Thomas Raulins and Edward Foster; and the said  $\tilde{p}$ ties have entred into assumpsitt to eich other of 40<sup>ii</sup> to abide their end & order.

The dep<sup>sition</sup> of Wilłm Holmes taken by and affirmed in the open Court : This depo<sup>nt</sup> sayth, Wilłm Hatch used these wordes, or the like effect, viz<sup>o</sup>, that the warrant( sent from the gouern<sup>r</sup> were nothing but a stincking comissary warrant( or attachment(, and that the warrant( sent in that kynd are no better than comissary court warrant(; and that the warrant sent to the constable to warne him, the id Hatch, to appeare at the Court of o<sup>r</sup> softaigne lord the Kinge was but a comissary warrant, and

The messenger, being deposed conerning the words that Wilłm Hatch used, sayth that

\*Wiltm Hatch, of Scittuate, comitted to the goale for want of sureties for his good behaû.

It is ordered by the Court, that M<sup>r</sup> Edmond Freeman, one of the Assistant(, shall, at the next Court holden toward( Yarmouth & Barnestable, inflict such punishment upon M<sup>r</sup> Crowes mayde servant, for pilfering goods in his house, as according to her fault shalbe just & equall.

M<sup>r</sup> John Done, M<sup>r</sup> Wilłm Paddy, & Nathaniell Sowther, are appoynted by the Court to view James Luxford( bookes, and to certify the Court what they find therein.

George Allen & M<sup>t</sup> Edward Dillingham are nominated, by consent of both pties, to apprize the swyne Wilłm Newland hath in execucion of Thom Applegat<sup>(</sup>, and what the want in value of eight pounds & charges the said Applegate is to give his bill to the said Newland for payment thereof.

James Coles fyne of fiue pounds, vpon due consideración had thereof, is by the Court remitted the said Cole, allowing the dyett of John Mynard during the tyme he was crecting the prison.

It is ordered by the Court, that John Mynard shall have  $iij^{ii}$  more allowed him, besides his dyett, for his worke down about the prison over & above the *the* bargaine.

Gowen White, of Scittuate, for his assault vpon Wilłm Holmes, is fyned by the Court fue shillings.

Wilłm Hatch, of Scittuate, planter soûraigne lord the Kinge, &?, .	, ac	kno	owl	ledg	getl	n te	0	we	or	)116	1
soûraigne lord the Kinge, &ê, .				•	•					$\int X \Gamma$	7.8
John Combe, of Plym, gent,	•			•						xx <sup>li</sup> .	7 S Bi
Thom Cushman, of the same, pant,	•	•		•		•		•		xx <sup>li</sup> .	

The condicon, that if thabone bounden Wiltm Hatch shall psonally appeare Released. at the next Geñall Court of or sd souaigne lord the Kinge, &d, to be holden at Plym, &d, and in the meane tyme to be of the good behau toward  $f o^r$  said softaigne lord the King and all his legh people, and abide the further order of the Court, & not depte the same wthout lycence ; that then, &c.

\*At a townes meeting by the inhabitants of Plym, holden the xyith of Sep- 16 September. tembr, 1641, xvijo Caroli, &d, for grant of lands wthin the said towneship of Plymouth, according to the order of the Court, by Mr Wilłm Bradford, Mr Thomas Prince, and the then comittees, viz, Mr John Atwood, Mr John Jenney, & Mr Wilłm Paddy.

The lands lying at Caughtaeanteist Hill, betwixt Josias Cooks feild and Mr John Howlandf land, towards the brooke, is graunted to Mr John Revnor. the teacher.

It is ordered, that the lands beyond the Second Brook, lying at the head of Mr Bradfordf land there, and the lands there aboutf, shall not bee graunted forth to any man except to a pastor or a teacher.

It is also ordered, that the lands remaining in Alkermans feild, & not belonging to pticuler psons, shall reserved to be graunted to a pastor.

Richard Sparrow is graunted the meddow ground at the Wood Hand, w<sup>ch</sup> was M<sup>ris</sup> Fullers, containing about two acrees.

Andrew Ring is granted an enlargement at the west ende of his garden, to be viewed and set forth for him by Mr Bradford, Mr Jenney, & Mr Paddy, or any two of them.

Edward Banges is graunted a peell of fourscore acrees of vpland about Warrens Wells, to be viewed and layd forth for him by Mr Jenney, Manasseth Kempton, & Josnah Pratt.

Thomas Cushman is graunted a pcell , upland remayneing about Turners feild, and two acrees nere the new feild betwixt Mrs Fullers and the brooke, in lue of two acrees lying by Georg Watsons & John Barnes.

Wiltm Paddy, John Finney, Robte Finney, are graunted six acrees apeece of vpland abutting vpon the brooke that comes from the Fresh Lake, puided the leaue convenyent passage for cattell by the brooke side, and Mr Paddy to have more then six acrees, if it be there to be had.

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25

1641.

September. RADFORD. Goi?.

[\*29.]

#### PLYMOUTH COLONY RECORDS.

1641.

16 September. BRADFORD, GOU. [\*30.] Thurstone Clarke is graunted tenn acres of vpland at the head of Edward Doteys lott toward Mount (Hill Payth.

\*John Groomes is graunted twelue acrees of vpland at the head of Blackbrooke, to be layd forth next after John Winslowes enlargment, and Josuah Pratts xij acres are layd forth; and all to be viewed and layd forth by M<sup>r</sup> W<sup>m</sup> Paddy, Nath<sup>n</sup> Sowther, & Josuah Pratt.

Francis Billington is graunted an enlargement where he desireth, if, vpon the view of  $M^r$  Prence,  $M^r$  Atwood, &  $W^m$  Paddy, it shall there found to be had.

Wilłm Fallowell, John Wood, are graunted six acrees a peece of vpland, at the Loute Pond.

Steeven Wood, Henry Wood, are graunted eight acrees apeece of vpland, at Loute Pond.

John Dunhame, the yeonger, is graunted twenty acres of vpland about the north easterly side of Josias Cook( Haystack Pond, and the odd hobs of meddowing he desireth thereabouts.

John Dunhame, the elder, is graunted threescore acres of vpland lying at the Swann Holt on the north side thereof, and eight acrees of meddow to yt there.

Samuell Eddy is graunted six acrees of vpland lying on the northwest side of Fresh Lake, about the fishing place, and thirty acrees of vpland at the Narrogansett Hill, and foure acrees of meddow, or els half the meddow ground there to yt.

Edward Doteys pcell of vpland at Lakenham is graunted to be made vp fourty acres.

M<sup>r</sup> John Atwood is graunted one hundred acrees of vpland to his meddow at Lakenhame, and to abut vpon the said meddow as neere as may bee.

M<sup>rs</sup> Bridgitt Fuller is graunted one hundred acrees vpland to her meddow at Lakenhame, and to abutt vpon her meddow there, as nere as it can convenyently be layd forth.

M<sup>r</sup> Wilłm Paddy is graunted 100 acrees of vpland at the North Meddow by Jones Riuer vpon view to be layd forth.

& Nathaniell Sowther is to have the next land(.

M<sup>r</sup> Thomas Prence is graunted an enlargement at the head of his lott at Joanes Riuer, to be layd forth vpon view.

[\*31.]

\*M<sup>r</sup> John Jenney is graunted as much more vpland as will make his farme at Lakenhame two hundred acres, and when that is used, then to have more added to yt, in lue of some land he hath yeilded vp at the towne to Gabriell Fallowell.

James Cole is graunted fifty acres of vpland at Lakenhame Meddow, and some meddow to be layd to yt vpon view.

Josuah Pratt is graunted a garden place about the house he hath bought of Thomas Savory, at Squerrell, and Mr Jenney & Mr Paddy to lay it forth.

Nathaniell Sowther is graunted a little pcell , vpland, taken in wth his meddow at the watering place, and also a garden place at Wellingsly, to be viewed by Mr Paddy.

\*At a Court of Assistant ( held the second of Novembr, in the xvijth 2 November. [\*32.] Yeare of his s<sup>d</sup> Ma<sup>ts</sup> now Raigne, of England, &c.

BEFORE Wiltm Bradford, gent, Goû, Thomas Prence, and Edward Winslow, W<sup>m</sup> Collyer, Genf, Assistantf , &c.

RES of administración are graunted to Mrs Elizabeth Kemp, to administer vpon all the goods, cattells, and debte weh Willim Kempe, her late husband, dyed possessed of, or were due & apptaineing vnto him at the tyme of his decease, puided shee exhibite vpon oath a true inventory thereof wth all convenyent speed, or when shee shalbe therevnto required by the Court.

\*At the Geñall Court of o' Souraigne Lord the King, held at Plym 7 December. aforesaid, the vijth Day of Decemb, in the xvijth Yeare of the Raigne of or Souraigne Lord, Charles, by the Grace of God King, of England, Scotland, France, & Ireland Defend of the Fayth, &c.

BEFORE Willim Bradford, gent, Goû, Miles Standish, Edward Winslow. Tymothy Hatherley, and Thom Prence, Edmond Freeman, Wilłm Collyer, Assist, &d.

THEREAS complat is made by Francis Linceford, that Thomas Bray detayneth certaine goods from the said Francis, it is ordered by the Court, that Mr Anthony Thacher, Mr Nicholas Sympkins, and Richard Hore, or any two of them, shall see that the said Bray shall deliuer all the rest of the goods of the said Linceford ( weh are in his hands, except one white rugg, one bed and boulster, sword, musket, & bandilires, foure iron wedges, one

1641.

16 September. BRADFORD, Goð.

NEW PLYM. [\*33.]

said Bray, vpon condicon that he should pay iiij<sup>ii</sup> to settall psons, weh the said

Linceford was endebted vnto when he went from Yarmouth to go to the West

1641.

7 December. BRADFORD, Goft.

Indies.

Released.

 **	
Wiltm Kersley, of Barnestable, plant, acknowledgeth to owe)	
Wilłm Kersley, of Barnestable, plant, acknowledgeth to owe the Kinge, &d, $\ldots$	
Henry Rowley, of the same, $pl^t,\ \ldots\ \ldots\ \ldots\ \ldots\ x^{ii}.$	
Anthony Annable, of the same, $pl^t$ , $x^{li}$ .	

The condicon, &c, that the said Wilłm Kersley shall psonally appeare at the next Genall Court of o<sup>r</sup> said source lord the King, to be holden for this goument, to answere to all such matters as shalbe (on his said mate behalf) objected against him for vncleane carriages toward (men that he hath lyen w<sup>th</sup>all, and abide the further order of the Court, and not dept the same w<sup>th</sup>out lycence; that then, &c.

It is ordered by the Court, that there shalbe no wood felled or cutt downe vpon the heads of the lotts of the heires of John Adams at Playne Dealeing, vntill that the towne haue taken order that there shalbe some land layd forth in quañty as shalbe thought meete to make vp their measure in lengh w<sup>ch</sup> is wanting in breadth.

An attachment of a calf, (in the hand of Robte Boatefish, of Sandwich,) of the goods of Wilłm Almey, was made this Court to answere the jury  $vj^{s}$ ,  $vj^{d}$ , and  $iij^{s}$  to the clarke for the charges of a suite he left vnpayd when hee left the towne of Sandwich.

[\*34.]

\*Forasmuch as Thomas Bray, of Yarmouth, a single pson, and Anne, the wyfe of Francis Linceford, haue comitted the act of adultery and vncleanesse, and haue diuers tymes layne in one bed together in the absence of her husband, w<sup>ch</sup> hath beene confessed by both pties in the publike Court, the Court doth censure them as followeth : That they be both seuerely whipt immediately at the publik post, & that they shall weare (whilst they remayne in the goument) two letters, viz, an AD, for Adulterers, daly, vpon the outeside of their vppermost garment, in a most emenent place thereof; and if they shalbe found at any tyme in any towne or place w<sup>th</sup>in the gouerment w<sup>th</sup>out them so worne vpon their vppermost garment as aforesid, that then the constable of the towne or place shall take them, or either of them, omitting so to weare the said two letters, and shall forthw<sup>th</sup> whip them for their negligence, and shall cause them to be imediately put on againe, and so worne by them and either of them; and also that they shalbe both whipt at Yarmouth, publikely, where the offence was comitted, in such fitt season as shalbe thought meete by Mr Edmond Freeman & such others as are authorized for the keepeing of the Courts in these ptes.

#### COURT ORDERS.

A warrant to be directed to Edward Holman, John Whetston, of Scittuate, Wilłm Lumpkine, and Josuah Barnes, of Yarmouth, to answere at the next Genall Court for goods they tooke, weh were found by shipwrecke.

That if any man be disposed to take the trade for a yeare, or some yeares, that they bring in their names to the next Court of Assistant in February next, and that the Goûnor, Mr Winslow, Mr Collyer, Mr Prence, Mr Wm Thomas, Mr John Howland, Mr John Atwood, Mr John Jenney, & Jonathan Brewster shall treate wth them about yt that will then adventure any thing therein, and that those that haue the trade shall take their corne that makes their biskett w<sup>th</sup>in this collony, and that the skins had by the trade shalbe vented for the collonys use.

\*At a townes meeting, held the last day of Decembr, in the xvijth yeare of his 31 December. mats now raigne, of England, &c, before W<sup>m</sup> Bradford, gent, Gou, Thomas Prence, gent, John Atwood, John Jenney, John Howland, and Wiltm Paddy, comittees authorized to graunt landf to the inhabitf of the towne of Plymouth.

Wilłm Hoskine is graunted vj or viij acrees of vpland at the head of James Hurst land, or neare his land, and a garden place by the brooke side, or by his house, to be viewed and lavd forth for him by the Goû, Mr Prence, and Josuah Pratt.

Steeven Wood and Henry Wood are graunted eich of them a garden place in the neighbourhood at Wellingsly, agst Francis Goulders fence, puided that it be not pjudicious either to the heigh wayes in genall, nor any man in pticuler, & Mr Paddy to see them layd forth.

Wiltm Pontus is graunted two acrees of vpland to his half acree of meddow in the woods beyond his house about Agawem Payth.

‡John Groomes is graunted eight acrees of vpland at the Lout Pond, to be layd forth for him by Josuah Pratt, puided that he relinquish his form graunt at the Smylt Brooke.‡

Richard Sparrow is graunted a pcell of vpland.

Gyles Rickett is graunted a peell of vpland, about two acrees, lying on the south & east side of his feild.

Mr John Combe is graunted a pporcon of land at the head of his ground where he now dwelleth, in consideración of a lott of land he had there formly graunted w<sup>ch</sup> he hath now yeilded vp.

John Cooke is graunted a porcon of land lying neere Georg Clarkes, if it be there to be had, after M<sup>r</sup> Prence, M<sup>r</sup> Howland, & M<sup>r</sup> Jenney, & Joshua Pratt haue viewed it.

1641.

7 December. BRADFORD. Got.

[\*35.]

31 December. BRADFORD, Goữ. John Smaley, Anthony Snow, are graunted fiue acrees a peece of meddow in Cole Brooke Meddow.

John Dunhame is graunted a pcell of meddow at Swanholt, and some vpland to yt, at the discretion of those that shalbe appoynted to view yt.

M<sup>r</sup> John Holmes is graunted fourty acrees of vpland at Narrogansett Hill, lying betwixt the heighway and Derbys pondf.

Robte Paddock is graunted foure acrees of vpland where hee desired about Kenelmes dingle.

1641-2. \*At a Court of Assistant held the fourth Day of January, in 4 January. NEW PLYM.

[\*37.]

BEFORE Wilłm Bradford, gent, Goû, Thomas Prince, & Edward Winslow, Wilłm Collyer, Gent, Assistant (, & d.

CONCERNING the difference betwixt Edward Dotey and Thurstone Clarke, it is ordered by the Court, that the said Thurstone Clarke shall pay unto the said Edward Dotey xij bushells & j peck of Indian corne, and xij<sup>a</sup> in money, or iiij bushells of Indian and xj<sup>s</sup> for charges that the said Edward layd forth for the said Thurstone; and this to be payd before the next Court, or els to haue execución.

Thomas Byrd, servant to M<sup>r</sup> James Cudworth, of Barnestable, for runinge away from his  $\tilde{s}d$  master, and breaking a house or two in Barnestable, and takeing some apparell and victualls, is censured to be once whipt at Plym, and once whipt at Barnestable, before the next Court of Assistant $\xi$ ; and when his  $\tilde{s}d$  master comes, then order to be taken for payment of his fees; and at the next Court of Assistant $\xi$  following, the said Byrd remayneing in the messengers hand $\xi$ , vpon ites from M<sup>r</sup> Freeman that the said Thomas Byrds father had agreed w<sup>th</sup> the said M<sup>r</sup> Cudworth for the tyme he was to serue the said Cudworth, the said Thomas Byrd was released, paying the messenger his fees; and for thother  $\tilde{p}t$  of his censure, w<sup>ch</sup> should haue beene executed vpon him at Barnestable, in regard of the coldenesse of the psent season, it is to be inflicted vpon him at Scituate, whither he goes to dwell, when it shalbe a convenyent season.

 $M^r$  John Jenney is graunted an attachment for the money in Clarkes hand $\ell$ , due to Edward Dotey.  $31^s$  6<sup>d</sup> condem for  $M^r$  Jenney.

John Whetston confesseth that he had (of the good taken vp in the bot- 1641-2. tome of the bay about Satuckquet) a paire of drawers, a wascoat, & a shirt.

Edward Holman had canvas to make a mayne saile, a pair drawer, a wascote, & a shirt.

Mr Wm Lumkin a paire of breeches and a wascoate. Joshua Barnes a suite of cloth.

John Didcutt a cloath coate.

4 January. BRADFORD. Goff.

For wch he hath made satisfaccon at March Court, 1641, is thereof discharged.

\*At a townesmeeting held at the Goûls house the xxiiijth day of Januar, in the [\*39.] xvij<sup>th</sup> yeare of his ma<sup>ts</sup> now raigne, of England, &c.

It is ordered and agreed vpon that the inhabit on eich side of the towne, viz, the Eele River & Joanes River, shall for eich side bring six muskett, wth shott, pouder, and the towne of Plym other six every Lord ( day, to the meeting, wth their swordf & furniture to every peece, ready for service if need require.

> Mr John Atwood, Mr John Done, elected comittees for the towne. Mr Wm Paddy, John Cooke, Junr,

The Contributors for building of a Bark of 40 or 50 Tunn, estimated at the Charge of 200<sup>li</sup>.

Wilłm Paddy, j	eight part.	M <sup>r</sup> Wilłm Bradford,	j	xvj <sup>th</sup> part.
M <sup>r</sup> Wilłm Hanbury, j	eight part.	M <sup>r</sup> John Jenney,	j	xvj <sup>th</sup> part.
John Barnes, j	eight part.	M <sup>r</sup> John Atwood, .	j	xvj <sup>th</sup> part.
		Samuell Hicks,	j	xvj <sup>th</sup> part.
		Georg Bower,	j	xvj <sup>th</sup> part.
		John Cook & his fath <sup>r</sup> ,	j	xvj <sup>th</sup> part.
		Samuell Jenney,	j	xvj <sup>th</sup> part.
		Thomas Willet,	j	xvj <sup>th</sup> part.
		M <sup>r</sup> Hopkins,	j	xvj <sup>th</sup> part.
		Edward Bangs,	j	xvj <sup>th</sup> part.

Appoynted to vndertake the pcureing her to be built, are Mr Thom Prence, Mr Wm Paddy, Mr Thom Willett, & John Barnes.

It is agreed vpon that Mr Wilłm Paddy shall have liberty to set vp a stage for makeing fish at Sagaquash, and shall have the use of the vpland

4 January. BRADFORD. Goft.

1641-2. there so long as he, or any for him, shall mayntaine the said stage there, puided they keepe no swyne there nor at Clarkf Iland; but vpon notice of harme down by them, they shalbe taken away.

> Mr John Jenney & Mr Wiltm Paddy are to be added to those that are to dispose of the poores stock, (formly nominated) instead of Mr Hopkins, and to haue liberty to alter or chaunge them or some of them for such cattell as may be most usefull for the help of the poore.

> That the Assistant within the towne, and the comittees, shall graunt landf this yeare.

> Mr Wilłm Paddy, Mr Atwood, Nathan' Sowther, Mr John Jenney, John Dunham, thelder, Thomas Willett, John Barnes, & Josuah Pratt shall view the landf on both sides the towne, that convenyent heighwayes & passages for cattell into the woods being reserved & set forth, such land( as shall remayne, & may be spared, may be graunted to such as stand in need.

\*At a Court of Assistant held the first Day of February, in the xvijth 1 February. NEW PLYM. Yeare of his Mats now Raigne, of England, &c. [\*41.]

> BEFORE W<sup>m</sup> Bradford, gent, Goû, Wilłm Collyer, & Edward Winslow, Miles Standish, Thom Prince.

Geni, Assistante, &d.

ONCERNING yº deffénces betwixt Mr John Jenney & Edward Dotey, the account were, -

11 ы ß d Ed Dotey payd 01:02:06 Mr Jenney demanded 03:10:00 00:04:0000:02:0000:10:0001:18:06

The Court ordered, that vpon attachment of the moneyes in Thurstons Clarkes hand(, Mr John Jenney rec them ; he should pay the said Edward Dotey fiue bushells & a half of Indian mchantable corne, & iijd for so much remayned due to the sd Dotey vpon the account.

The Court ordereth, that Georg Clarke shall pay four bushells of In- 1641-2. dian corne vnto Edward Dotey, vpon the difference now depending betwixt them.

Whereas Edward Dotey hath two eowes and a yeong steere of Thomas Symons to keepe for tyme, and that by reason the said Edward Dotey doth not put his cattell to a keep in the sumer tyme, & that they use to break into mens corne, and may thereby be endangered either to be spoyld w<sup>th</sup> corne, or come to some other harme, whereby the said Symons may be endamnaged, the Court doth order, that the said Edward Dotey shall take order that his cattell be safely kept by a keep, or els, if any damnage befall the said Thomas Symons by default thereof, that the said Edward Dotey shall make good the same to the said Thomas Symons.

\*At the Genrall Court of or Souraigne Lord the King, holden at Plum afores<sup>d</sup>, the first Day of March, in the xvij<sup>th</sup> Yeare of the now Raigne of or said Souraigne Lord, Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Fayth, Sc.

BEFORE Wilłm Bradford, gent, Gou,	Miles Standish,
Edward Winslow,	Tymothy Hatherley, and
Thomas Prence,	Edmond Freeman,
Wilłm Collyer,	

Gent, and Assistant (, &d.

AMUELL HICKS, John Dunham, Junr, Edmond Tilson, John Smaley, & John Rogers admitted freemen and sworne.

> Mr Wilłm Bradford elected Gounor. Mr Edward Winslow, Mr Thom Prenee. Mr Wiltm Collyer, M<sup>r</sup> Tymothy Hatherley, elected Assistant?. Mr Wm Thomas, Mr Edmond Freeman, Mr John Browne, 5

VOL. II.

1 February. BRADFORD, Got?.

1 March. NEW PLYM. [\*43.]

# PLYMOUTH COLONY RECORDS.

1641-2. 1 March. BRADFORD, GOŨ.	Emanuell White, of Yarmouth, M <sup>r</sup> Thomas Allen, of Barnestable, James Hamlen, of the same, Arthur Howland, of Marshfeild,
	Constables & Surveyors of the Heigh Wayes.
	$\begin{array}{llllllllllllllllllllllllllllllllllll$
	Duxborrow, Edmond Hawes.

Scituate, . . Josias Checkett. Sandwich, . . Michaell Turner. Taunton, . . . W<sup>m</sup> Parker.

Barnestable, . . Thomas Lathrope. Yarmouth, . Marshfeild, . . Francis West. Mr John Atwood elected Treasurer for this ensuing yeare.

That the clark shall have xx1 p an, as formly payd by the Treasurer, &c.

\*Grand Jurymen.

		ſ	John Winslow,
D1~			John Winslow, John Dunham, Señ, Edward Banges, & Richard Church.
1 lym,	•		Edward Banges, &
			Richard Church.
Duxborrow,			M <sup>r</sup> Thomas Besbeech, John Willis.
Scituate, .			Thomas Raulins, Thom Ensigne.
Sandwich,			^
Taunton,			^
Barnestable,			Henry Bourne, Henry Euell.
Yarmouth, .			James Mathews.
Marshfeild,			‡Kenelme Winslow,‡ Francis West

Concerning the difference betwixt the townes of Duxborrow & Marshfeild, about the bounde of Marshfeild, the comittees of Duxborrow are to acquaint their townesmen w<sup>th</sup> yt, and that Duxborrow elect some man or men to conferr w<sup>th</sup> Marshfeild men about their bound(, that so they may know the 1641-2. bound( of their towne of Marshfeild.

All difference betwixt  $M^r$  Nicholas Symkins & Walter Devile are by mutuall consent and order of the Court referred to be decided and ended by  $M^r$ Edward Dillingham &  $M^r$ Thomas Dimmack ; and if they cannot end them, then they two to choose a third man vnto them, and so to make an end; but if any losses fall vpon the said Symkins goods in other mens hand $\ell$ , to make report thereof to the Court. And if any need be of witness<sup>\*</sup>, to proue any thing on either  $\tilde{p}t$ , they may be sworne before  $M^r$  Freeman, that a finall end may be made betwixt them.

Edward Holmans demaund( for his paynes about a chest of goods found at Mannamovit, --

			li s d	
For fetching the chest to Yarmouth,			00:05:00	
For charges of an Indian at boatside,	•		00:06:00	)
For fetching the chest after to Barnes,			00:05:00	)
For a hatchet giuen to the Indn,			00:01:06	;
For drying the goods at the boateside,	•		00:12:00	)
For bringing the chest to Plym,	•	•	00:08:00	)
			01:17:00	;

besides xvj<sup>s</sup> allowed M<sup>r</sup> Lumpkins for washing & drying of the goods, w<sup>ch</sup> was payd out of the goods.

M<sup>r</sup> William Paddy and Thomas Willet are appoynted by the Court to value these goods, and to exhibite an inventory of them to the Court. And the Court doth allow the said 'Edward Holman xx<sup>s</sup> for his paynes and demaundf about them.

Memorand: that the said Edward Holman did account w<sup>th</sup> the Gourn<sup>r</sup> and Assistant<sup>c</sup> for the said goods, according to an inventory thereof exhibited, and is thereof discharged according to the said inventory.

\*Lydia Hatch, for suffering Edward Michell to attempt to abuse her body by vncleanesse, & did not discouer it, & lying in the same bed w<sup>th</sup> her brother Jonathan, is censured to be publickly whipt ; was accordingly donn.

Edward Michell, for his lude & sodomiticall practices tending to sodomye w<sup>th</sup> Edward Preston, and other lude carryages w<sup>th</sup> Lydia Hatch, is censured to be psently whipt at Plymouth, at the publike place, and once more at Barnestable, in convenyent tyme, in the psence of M<sup>t</sup> Freeman and the comittees of the said towne.

Edward Preston, for his lude practises tending to sodomye w<sup>th</sup> Edward Michell, and pressing John Keene therevnto, (if he would have yeilded,) is

1 March. BRADFORD, Gov.

[\*45.]

also censured to be forthwth whipt at Plym, and once more at Barnestable, 1641-2. (when Edward Michell is whipt,) in the psence of Mr Freeman & the comittees of the same towne. BRADFORD.

> John Keene, because he resisted the temptacon, & vsed meanes to discouer it, is appoynted to stand by whilst Michell and Preston are whipt, though in some thing he was faulty.

> Jonathan Hatch was taken as a vagrant, & for his misdemeanors was censured to be whipt, & sent from constable to constable to Leiftennant Dauenport at Salem.

> Forasmuch as the inhabit<sup>s</sup> of Barnestable complayne that they are streitned betwixt two plantacons, and desire enlargement into the depth of the land southerly, they are graunted to view the same and make report thereof at the next Court, that they may have the lands weh they desire, when they are again viewed by speciall appoyntment; puided they be not fudiciall to thother two plantacons, or fitt to be a plantacon itself.

> Mr Thomas Star, of Yarmouth, Heugh Tilley, of the same, Joshuah Barnes, of the same, W<sup>m</sup> Nicholson, of the same, are complayned of to be scoffers & jeerers at religion, &?, and making disorders in their towne meetings, &d; are to be sent for to answere the next Court, &d.

Tristram Hull, of Yarmouth, for vnclean practises.

17 March.

[\*46.]

\*The xvijth day of March, 1641, Alexander Williams, servant to Mr Wilłm Thomas, of Marshfeild, was exand for runing away from his said mr foure setual tymes, and long absenting himself from his service; could not say any thing for himself wherefore he should not be punished; was therefore censured to be whipt at the publike place, wch was accordingly donn.

1 March.	Presentment (, March $1^{st}$ , 1641, by the Grand Jury.
Comitted to prison & elothed, & 5 to	Wee psent Webb Adey for his licentious and disorderly manner of
Capt. Standish.	liueing.
Tyme giuen to do yt within vi	Wee psent the towne of Duxborrow for not haueing a pound or penn
weeks vpon	for cattell.
penalty of 5 <sup>11</sup> . Discharged.	Wee psent the towne of Plymouth for the same default.
Discharged.	Wee psent M <sup>r</sup> Edmond Freeman, of Sandwich, for lending a gun to an
	Indian.
Remitted the same Court.	Wee psent John Wing, of Sandwich for lending a gun to an Indian.
	Wee psent Nicholas Symkins, of Yarmouth, for lending a pistoll to an
	Indian.
	Wee psent Thomas Tupper, of Sandwich, for misdemeanor in lacivious

& vncleane carriages towards Lincefordf wyfe, late of Yarmouth.

1 March.

Goff.

We psent Linceford wyfe for the same miscarriage.

We psent Mr Gray, of Yarmouth, for sweareing. Comitted to prison.

We psent John Caseley, of Barnestable, & Alis, his wyfe, for fornicacion, in vnlawfull companying before their marriage. John to be whipt, & Alis to be set in the stocks.

A quere. The plantacon of Puidence haueing in it many honest & peaca- weoman stocks ble people, weh groane vnder the want of goûment and the ryotts and disor- whiping, ders falling out therevpon, the place being reputed wthin the goument of Plym, least worse thinges may fall out to the further and greater trouble of the colony, or honest people there, being ouerpressed by vyolent and turbulent psons should submitt or subject the place to another goument, we desire that a seasonable consideración may be had thereof, for pvention of future mischeefs, if the place be w<sup>th</sup>in this gouerment, as it is genally reputed.

1641-2.

1 March. BRADFORD, Got.

Man to be whipt, the during the

\*At a Court of Assistant ( held the fift of Aprill, in the xviijth Yeare 1642. of the now Raigne of our Souraigne Lord, Charles, King of 5 April. England, &c. [\*47.]

BEFORE Wiltm Bradford, gent, Goû, Wilłm Collyer, Edward Winslow, Capt Miles Standish, Thomas Prence, Assistant, &c.

**FRIS** ELIZABETH KEMP exhibited, vpon her oath, an inventory of All her husbands good (, debt (, and cattell (, this Court.

The Court, vpon heareing the differrence betwixt Thomas Clarke & Mathew Fuller about a share, ordereth that the said Fuller shall deliû the said Clarke the said share, because it appeareth by settall testymonies that it is Clarks share; and the said Fuller to have a warrnt to require Phillip Dellanov to testyfye that he delified the said Fullers share, sent by him to Goodman Hill in the Bay, that the said Fuller may recover the said share of him.

It is ordered, that M<sup>r</sup> Jenney shall allow Raph Goarome ten bushells of Indian corne, at ij<sup>s</sup> & vj<sup>d</sup>, and the rest at iij<sup>s</sup>, & rye for xx<sup>s</sup>, for Tristram Clark, & that Tristrame is discharged for the two pigges.

Whereas Raph Goarume demaund of Mr John Comb a debt of three pound{ foure shillings and six pence, weh the said Combe acknowledgeth due, the said Gorame is content to deliver foure or five bushells of wheate to the

5 April. BRADFORD. Go?.

said Mr Combe, to sowe his ground wthall this spring, so that hee may have his said debt of 3" 4s 6d payd him out of the crops, & so much wheat then againe also as now he lendf. And the Court doth order, by both their consent(, that the said crop shall remayne securitie to the said Gorame for his said debt vntill it be payd, wth the wheat he now lends, and the rest or ouerpluf to be the said Mr Combs.

Memorand : that Mr John Combe, for & in consideracon of the sum of xiji, and fourty shillings more in corne, payd him by Mr Wm Thomas, hath, wth and by the consent of Wilłm Launder, assigned & set ouer all the residue of his terme of yeares weh he is to serve the said Mr Comb to be served forth w<sup>th</sup> the said M<sup>r</sup> Wiltm Thomas; and that the said M<sup>r</sup> Thomas shall pay the said Launder six poundf of the tenn menconed in his indenture, at thend of his terme, in good cloaths, corne, or goates, according to his said indenture.

Jonathan Hatch, by the consent of the Court, is appoynted to dwell wth Mr Steephen Hopkins, & the said Mr Hopkins to have a speciall care of him.

18 April. [\*48.]

\*Memorand, the xviijth day of Aprill, 1642: that Francis Billington and Christian, his wyfe, haue put Elizabeth, their daughter, apprentis to John Barnes and Mary, his wyfe, to dwell wth them and to do their service vntill shee shall accomplish the age of twenty yeares, (shee being now seaven yeares of age the x<sup>th</sup> of July next,) the said John Barnes & Mary, his wyfe, finding her meate, drink, & cloathes during the said terme.

Relesed.

John Stockbridg de Scituate, wheelwrt, . . . . . . . xx<sup>li</sup>. x<sup>li</sup>.  $\Psi$  bona portu & comprend, &d.

\*At a Court of Assistant ( held at Phim afores, the third of May, 3 May. NEW PLYM. in the xviijth Yeare of his Matter now Raigne, of England, Sc.

[\*49.]

Wilłm Collyer, BEFORE Wiltm Bradford, genit, Goû, Miles Standish, & Thomas Prence, Edmond Freeman, Edward Winslow,

Gent, Assistant, &c.

YONCERNING the differrene<sup>s</sup> betwixt Mr John Jenney, Samuell Sterte-/ vaunt, & Joseph Ramsden, about their corne in ptushipp, the Court doth order, wth consent of all ptics, that the fine bushells and halfe of corne, wth Mr Jenney should pay to the said Dotey for Thurston Clark, and also eight bushell w<sup>ch</sup> the said Joseph Ramsden should pay the said Edward Dotey, shalbe payd to the said John Jenney, by the said Joseph, w<sup>ch</sup> said fine bushells & half and the said viij bushells do make vp the thirteene bushells & half w<sup>ch</sup> Edward Dotey was to pay the said Samuell for his pt of the said cropp, and so the said Edward Dotey to be freed from any further incumbrance therein.

M<sup>r</sup> Wilłm Collyer, Captaine Standish, & Jonathan Brewster are ordered by the Court to set the auncient bound( right betwixt the lands of M<sup>r</sup> Thomas Beesbeach and John Washbourne, and to require the help and knowledg of any that can give them informacon about the same.

In the suite comenced  $ag^{st}$  James Luxford for  $5^{ii}$  debt &  $11^{a}$   $6^{d}$  charges, —

15

a

M <sup>r</sup> Prenẽ hath had of Luxford in swyne,	03	00	00
of Mr Wilłam Hanbury, for Luxford,	00	19	04
of John Chaundlers debt,	01	12	02
	05	11	06

There remaynes due to Luxford more by John Chaundler  $16^{s} 11^{d}$ , w<sup>eh</sup> Edward Dotey is to haue.

The said M<sup>r</sup> Prence & Edward Dotey are to receive the sd sums of John Chaundlor, vpon condicon that if John Chaundlor can prove there is errour in this account betwixt him & Luxford, then the said M<sup>r</sup> Prence & the said Dotey to repay so much againe to the said Chaundlor as shall manefestly appeare to be vnduly or vnjustly accounted.

\*At the Gen<sup>\*</sup>all Court of o<sup>\*</sup> Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, France, § Ireland, Defendor of the Fayth, §.c., held at Plym, the vij<sup>th</sup> of June, in the xviij<sup>th</sup> Yeare of his said Ma<sup>ts</sup> now Raigne, of England, §.c.

7 June.					
NEW PLYM.					
[*51.]					

BEFORE W <sup>m</sup> Bradford, gen <b>t</b> , Goû,	Tymothy Hatherly,
Edward Winslow,	John Browne,
Thom Prence,	Wiltm Thomas, &
Wilłm Collyer,	Edmond Freeman,
Gent. Assistantf	. &.2.

39

3 May. Bradford, Goữ.

1642.		R WILLIAM BRADFO	RD sworne Goû for this ensuing yeare.
	IVL	Mr Edward Winslow,	
7 June. BRADFORD,		Mr Thomas Prence,	
Gov.		Mr Wilłm Collyer,	
		M <sup>r</sup> Tymothy Hatherley,	sworne Assistant for this ensuing yeare.
		M <sup>r</sup> John Browne,	
		Mr W <sup>m</sup> Thomas,	
		M <sup>r</sup> Edmond Freeman,	J

The Comittees of the seuall Townes.

Plymouth,			•	M <sup>r</sup> John Atwood, M <sup>r</sup> John Done, M <sup>r</sup> W <sup>m</sup> Paddy, John Cooke.
Duxborrow,	•		•	{M <sup>r</sup> John Alden, Jonathan Brewster.
Scituate, .		•		$\left\{ \frac{\text{Edmond Eddenden,}}{\text{Georg Kennerick.}} \right\}^{\text{Humfrey Turner.}}$
				{Richard Bourne, Wiltm Newland, Georg Allen.
Taunton, .			•	John Strong, John Parker.
Barnestable,				$\left\{ \begin{matrix} \overline{\mathrm{M}^r \ \mathrm{James} \ \mathrm{Cudworth},} & \mathrm{M}^r \ \mathrm{Tho}\widetilde{\mathrm{m}} \ \mathrm{Dimmack}, \\ \overline{\mathrm{Anthony} \ \mathrm{Annable}.} \end{matrix} \right.$
				{ M <sup>r</sup> John Crowe, { Richard Hore.
Marshfeild,				{ M <sup>r</sup> Thom Bourne, { Kenelme Winslowe.

M<sup>r</sup> John Feake, of Sandwich, & Emanuel White, of Yarmouth, admitted freemen this Court, & sworne.

[*52.]		*Constables.	Surveyors.
	Plymouth,	Giles Rickett, sworne.	M <sup>r</sup> W <sup>m</sup> Hanbury, Franct Cooke, James Cole, & Thomas Clarke.
	Scittuate, Sandwich, Taunton,	Edmond Hawes, sworne. Josias Checkett, sworne. Michaell Turner, sworne. Wilłm Parker. , Thomas Lathrope, sworne	

E

	Surveyors.	1642.
Yarmouth, Emanuel White, sworne.	∫ W <sup>m</sup> Palın, &	
Larmouth, Emanuel white, sworne.	Gabriell Wheilden.	7 June.
Marshfeild, Francis West, sworne.	<b>`</b>	BRADFORD, Got?.

The Grand Inquest.

John Dunhame, Señ, )		( John Winge,				
John Winslowe,		Walter Deane,				
Riehard Church,		Henry Ewell,				
John Willis,		James Mathews,				
Richard Sparrow,	sworne.	Josias Winslowe,				
Thomas Rawline,		Samuell Nash,				
Thomas Ensigne,		M <sup>r</sup> Anthony Thacher,				
Edward Case,		Henry Bourne,				
Humfrey Turner,		Steuen Tracy,				
M <sup>r</sup> Henry Feake,		Xpofer Waddesworth.				

Thomas Starr, of Yarmouth, chirur $\tilde{g}$ , acknowledgth to owe ye King,
Heigh Tilly, of the same, planter,
The condicon, that the said Thomas Starr shalle appeare at the next
Geñall Court of our soûaigne lord the Kinge, to be held at Plym, and answere
to all such matters as on his said Ma <sup>ts</sup> behalf shalbe objected ag <sup>st</sup> him, & in
the meane season be of the good behaû toward (or soûaigne lord the King
and all his leigh people, and not dept the Court w <sup>tb</sup> out lycence, and forbeare
comeing to the townes meetings during the pleasure of the Court, that then, &d.
Wilłm Nicholson, of Yarmouth, plant, oweth the King, &c, xl <sup>ii</sup> . Released.
Robte Dennis, of the same, carpenter, $\ldots$ . $\ldots$ . $xl^{li}$ .
The same condicon as aboue, &?, p bona port.
Josuah Barnes, of Yarmouth, plant, oweth the King, xl <sup>ii</sup> . Released.
$\mathrm{M}^r$ Thomas Howes, of the same, planter, &ĉ,
The same condición as abousd, &c, p bona port.
*It is ordered by the Court, that there be convenyent gates made vpon [*53.]
all heigh wayes passable for cart & horse in all such places where they are
needfull; and that Georg Pollerd shall make two competent gates vpon Robte

It is ordered, that the towne of Duxborrow shall give John Rowe satisfaccon by land or otherwise for the water ouerflowing his house and ground.

Mendames land, and pay himself out of the rents for the said two gates.

6 VOL. II.

42.

7 June. BRADFORD, GOU. It is ordered, that M<sup>r</sup> Tymothy Hatherly shall have power to administer a constables oath to Henry Merriott, of Scittuate, to serve the office of a constable w<sup>th</sup>in that ward of Scittuate; but this to be no psident for any other in like kynd.

Duxborrow hath six weeks to make a pound in, or els to pay 5<sup>li</sup>.

Mr Gray committed to prison for sweareing.

 $M^r$  Hatherley,  $M^r$  Freeman, and Captaine Standish are requested to view the land  $\ell$  w<sup>ch</sup> Barnestable men desire, & to sett it forth for them, so that they doe not entrench vpon either plantacons, or be a place fitt to be a plantacon of itself, and to see that there be a convenyent farme & meddowing to it reserved for publike vse.

M<sup>r</sup> Thomas Beesbeach, for depting the Court w<sup>th</sup>out lycence, being warned to serue on the grand inquest, is fined v<sup>s</sup>.

Joseph Halloway, for breakeing the Kings peace, in strikeing Peter Handbury, for w<sup>ch</sup> he is indicted, is fyned xl<sup>s</sup>.

Web Adey committed to prison vpon the pseutment against him.

John Casley, of Barnestable, & Alis, his wyfe, for fornicacon before marriage, is censured, the said John to be whipt, and Alis, his wyfe, to sit in the stocks whilst her husband is in whipping; w<sup>ch</sup> was accordingly executed.

\*The pposicon of the Inhabitant ( of Marshfeild about their Bounds.

That the bounds of Marshfeild, from Greens Harbour Fresh, be from thence to the trey called Pooles, puided it come not vpon any part of M<sup>r</sup> Thomas pticuler lands, and from Pooles by a line to the water side, takeing onely the lands of John Rowse. That the westerly bounds of Marshfeild, formily set by Captaine Standish, M<sup>r</sup> Alden, Jonathan Brewster, Wiltm Bassett, & M<sup>r</sup> Edward Winslow, shalbe from a great rock flatt on the topp, norwest to the south river, & from thence to the leiftennant( ground by a straight line, prouided that M<sup>r</sup> Starr, Job Cole, Daniell Cole, Wiltm Bassett, John Mynard, &c, shall not by Marshfeild men be rated or assessed to any publike charges vntill they or any of them there come to inhabite and do close w<sup>th</sup> Marshfeild men.

This being the desire & pposicon of Marshfeild men, the Court doth order that M<sup>r</sup> Thomas Prence, M<sup>r</sup> Brewster, M<sup>r</sup> Paddy, and John Cooke to treate w<sup>th</sup> Duxborrow men about their desire & pposicon, and to sett their bounds betwixt them; and what they shall doe therein all parties to rest fully satisfyed therew<sup>th</sup>.

The towne of Yarmouth psented for want of a pound.

M<sup>r</sup> Thomas Burne had judgment ag<sup>st</sup> John Chaundler for seauen shillings and six pence.

40° payd to M' Holmes.

5ª.

[\*54.]

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\*At a Court of Assistant ( held the second Day of August, in the 1642.xviijth Yeare of his said Mats now Raigne, of England, &c. 2 August. NEW PLYM.

BEFORE Wiltm Bradford, gent, Goù,	John Browne,	BRADFORD,
Thomas Prence,	Wilłm Thomas, &	Gov.
Wiltm Collyer,	Edmond Freeman,	[*55.]
Tymothy Hatherley,		
Gen <b>ĩ</b> , Assistant(	, & <i>ĉ</i> .	

THERE was a request made by some, to sit down at Sickuncke, of Hing-Theire names are these : John Porter, Thomas Lorine, Steephen hame. Payne, Nicholas Baker.

It is ordered, that warrnt be sent to fetch John Hasell, that lines at Sickuncke, to answere his contemptf at the Genall Court ; weh was made & signed by all the Assistant f psent.

Ephraim Tinckhame is to have xxy acrees of land (, due for his service by indenture. Affirmed by Mr Hatherley & John Winslowe, the indenture being lost.

Execución graunted John Joyce agst Walter Deuell.

The differrence betwixt Robte Caruer & Wiltm Hiller, about the payment of the corne, the Court doth order that the corne shalbe valued by two men chosen by either pt; & if they cannot agree, then they two to choose a third man to apprise yt as corne will then passe when it is payable.

A warrant graunted agst Walter Deuell, at Captaine Standish suite, to give him securitie to pforme his worke he is payd for already.

Francis Sprague, of Duxborrow, inholder, doth acknowledg  $c^{li}$ . . Jonathan Brewster, of the same, plant, . . . . . . . . . . . 1<sup>ii</sup>.

The condicion, that if the said Francis Sprague do psonally appeare at the next Genall Court of our soliaigne lord the King, to answere to all such mat-

ters as shalbe objected against him for selling a foulcing peece to an Indian, June 34, 1647. and abide the further order of the Court, and not depte the same wthout lycence; that then, &d.

Respited to the next Court.

Respited to the next Court.

1642.	*At a Gen <sup>*</sup> all Court of o <sup>*</sup> Sou <sup>*</sup> aigne Lord, Charles, by the Grace of
7 September. New Plym. Bradford, Goữ.	God of England, Scotland, France, and Ireland King, Defend <sup>*</sup> of the Fayth, S.c, held at Plym̃ afores <sup>4</sup> , the vij <sup>th</sup> Septemb <sup>*</sup> , in the xviij <sup>th</sup> Yeare of his said Ma <sup>ts</sup> now Raigne.

BEFORE Wilłm Bradford, genť, Goů, Thom Prence, Wilłm Collyer, Tymothy Hatherly, John Browne, Edmond Freeman, & Wilłm Thomas,

Genf, Assistant (, &d.

THE difference betwixt M<sup>e</sup> Wiltm Hanbury and Abraham Perse, about the luging and killing M<sup>r</sup> Hanburies swine, are by mutuall consent referred to be ordered and ended betwixt them, and all things concerning the same, by M<sup>r</sup> Wiltm Paddy and John Howland for the sd M<sup>r</sup> Hanbury, and Stephen Tracy and John Cooke the ycong<sup>r</sup> for the sd Pearse; and if they cannot agree, then the foure to choose a fift man, and so to end the same.

In the controûsie betwixt Samuell Hinckley and M<sup>r</sup> Joseph Hull, about the land( the said Hinckley bought of the said Hull in Barnestable, it is ordered, by the consent of both pties and by the towne of Barnestable, being referred to the bench, that the said M<sup>r</sup> Hull, according to his owne pffer, shall abate fourty shillings of that the said Samuell Hinckley should have payd him for the said land, and that the towne of Barnestable shall returne thone halfe of the land( they tooke away from the said Samuell Hinckley to him againe, and so a fynall end to be of all suit(& controûsies about the same.

Thomas Graunger, late servant to Loue Brewster, of Duxborrow, was this Court indicted for buggery w<sup>th</sup> a mare, a cowe, two goat(, diuers sheepe, two calues, and a turkey, and was found guilty, and received sentence of death by hanging vntill he was dead.

John Hasell, of Seacuncke, acknowledgeth King	hi	mseli	to	owe	e th	e )
$\operatorname{King}  .  .  .  .  .  .  .  .  .  $				•		} ×1 ·
Kenelme Winslowe, of Marshfeild, plant,						. xx <sup>1i</sup> .
Edward Dotey, of Plym, plant,		• •			•	. xx <sup>1</sup> i.

The condicon, that if the said John Hasell shall psonally appeare at the next Court of o<sup>t</sup> souaigne lord the King, to be holden at Plym in Nouember next, and answere to all such matters as in his said mat<sup>ts</sup> name shalbe objected against him, and abide the further order of the Court, and not dept the same w<sup>th</sup>out lycence; that then, &c.

Released.

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[\*61.]

John Stockbridg, of Scittuate, wheelewright, for his contemptuous speeches against the goument, proued by oath against him, is fyned v<sup>li</sup>. Remitted the sum of xl<sup>s</sup>.

\*Elisha Beesbeach, of Scittuate, planter, acknowledgeth to  $xx^{ii}$ .

The condicon, &c, that if the said Elisha Beesbeach do psonally appeare at the next Court of or softaigne lord the King, to be held at Plym the first Tewsday in Nouember next, to answere to all such matters as on his said maties behalf shalbe objected against him concerning a libell made agst Mr Charles Chauncey, and abide the further order of the Court, and not dept the same w<sup>th</sup>out licence; that then, &c.

It is ordered by the Court, that the rates of the townes in this goument for publike charges, for payment of the officers, shalbe made this yeare as they were the last yeare, and to be brought in to the milners of eich plantacon by the first of Decemb<sup>r</sup> next, and to be taken as come is sold at Plym.

Mr Wilłm Hanbury, Thomas Southwood, John Burne, Robte Waterman, and Mathew Fuller ppounded to be freemen the next Court. James Mathewes, John Tisdall.

At a Genrall Court of our Souraigne Lord the King, held at Plym 27 September. NEW PLYM. the xxvij<sup>th</sup> of Septemb<sup>r</sup>, in the xviij<sup>th</sup> Yeare of his said Ma<sup>ts</sup> now [\*63.] Raigne, of England, &c.

Befor Wiltm Bradford, geni, Goû,	Tymothy Hatherley,
Edward Winslow,	Wilłm Thomas, &
Thom Prence,	Edward Freeman,
Gent, Assistant(, &d ; & Mr Browne v	was there the first day.

THIS Court was occationed by the Indians to puide forces against them for an offensive & defensive warr; and though all the inhits were warned, yet they appeared by their setual deputies, as they had liberty to doe.

	M <sup>r</sup> John Atwood,
	M <sup>r</sup> John Jenney,
	Mr W <sup>m</sup> Paddy,
For Plymouth,	<ul> <li>M<sup>r</sup> John Atwood,</li> <li>M<sup>r</sup> John Jenney,</li> <li>M<sup>r</sup> W<sup>m</sup> Paddy,</li> <li>M<sup>r</sup> John Done,</li> <li>John Cooke,</li> <li>Manasseth Kempton,</li> <li>John Dunhame</li> </ul>
	John Cooke,
	Manasseth Kempton,
	John Dunhame.

1642.

7 September. BRADFORD. Gof. [\*62.] Released.

For Duxborrow,	Capŧ Miles Standish, M <sup>r</sup> John Alden, Johathan Brewster, M <sup>r</sup> Comfort Starr, M <sup>r</sup> W <sup>m</sup> Wetherrell, Wilłm Basset, Christopher Waddesworth, Georg Soule.
For Scittuate,	Wilłm Hatch,
For Sandwich,	M <sup>r</sup> Edward Dillingham, Richard Chadwell.
For Taunton,	-
For Barnestable, $\ldots$	Anthony Annable, John Cooper.
	Wilłm Palmer.
For Marshfeild,	Mª Nathaniell Thomas, Kenclme Winslowe.

The Court, being mett together, & haueing intelligence of a geñall conspiracy intended by the natives to cutt of all the English in this land, tooke the same into serious consideración, and duly waying such informacións w<sup>eh</sup> they haue received, together w<sup>th</sup> the circumstanc( concurring there w<sup>th</sup>all, do adjudge it absolutely needfull & requisite to make speedy pparación throughout the government for a defensive and offensive warr against them, as if they were psently to be sent forth.

2. It is agreed and concluded, that M<sup>r</sup> Edward Winslow, M<sup>r</sup> Tymothy Hatherley, & Captaine Miles Standish shalbe sent into the Bay to, & haue power to agitate and conclude w<sup>th</sup> them for a psent combinación w<sup>th</sup> them in he psent warrs, and to treate w<sup>th</sup> them about a further combinación or league, but not to conclud that w<sup>th</sup>out consent of the Court here.

Their comission is as followeth : ---

M<sup>r</sup> Edward Winslow, M<sup>r</sup> Tymothy Hatherley, and Captaine Miles Standish are deputed and authorized by the Genall Court, this day, to treate and conclude w<sup>th</sup> such comissioners as the Goûnor & Court of Massachusett( shall appoynt for that purpose, vpon such heads & pposicons as the Lord shall direct them for our combineing together mutually in a defensive and

# 1642. 27 September.

BRADFORD, Goữ. offensive warr for our psent defence against the intended surprisall of the natives; and also to treate & conferr w<sup>th</sup> them about a further combinación & league to be concluded betwixt vs for future tymes, & to certyfy this Court of the head thereof, that vpon our approbación of the same they may be confirmed by a Geñall Court.

\*It is also agreed & concluded, that Captaine Miles Standish shall goe captaine to lead those forces that shalbe sent forth; and that  $M^r$  Thomas Prence shall go w<sup>th</sup> him, to be his counsell and advise in the warrs, & $\hat{e}$ ; and that Wilłm Palmer shalbe leiftennant, and Peregrine White the auncient bearrer.

It is agreed vpon & concluded, that the charges for & about  $y^e$  souldiers  $w^{eh}$  are to be sent forth shalbe payd by every towneship according to their rates to the publike charges,  $viz_0^o : --$ 

		li s d		
Plym,		05:05:00	Barnestable, .	02:10:00
Duxbor, .		03:10:00	Yarmõ,	02:10:00
Scittuat, .		04:00:00	Taunton,	02:10:00
Sandwood,	•	03:00:00	Marshfeild,	02:00:00

And so according to this pporcon, for a greater or lesser sum.

The Counsell of Warr.

'The Gouern <sup>r</sup> ,	M <sup>r</sup> W <sup>m</sup> Thomas,
Mr Edward Winslow,	M <sup>r</sup> Edm̃ Freeman,
M <sup>r</sup> Thom Prence,	Mr W <sup>m</sup> Vassell,
M <sup>r</sup> W <sup>m</sup> Collyer,	Capt Standish,
M <sup>r</sup> Tymothy Hatherley,	Mr Thom Dimmack,
M <sup>r</sup> John Browne,	M <sup>r</sup> Anthoñ Thacher.

If any of these be absent when they should come together, the townes where such dwell are to send other sufficient men in their stead.

Whereas the towneshipps w<sup>th</sup>in the goûment are maruelously vnprouided of leade and powder to secure our psent dangers, and that to supply the extreame wants thereof, and to peure poder and lead, no course can be found out but by sale of some moose skins and other skins out of the gouerment, w<sup>ch</sup> those that hold the trade are phibited to doe by a certaine clause in their graunt, the Court, takeing the same into serious consideración, and fynding the danger to be so great, and euery mans life in such hassard, the Court doth, vpon due caution, order, that no advantage shalbe taken against the said ptners of the trade for the peureing of leade and poder for psent supply by sale of moose 1642.

27 September, BRADFORD, Gol?.

[\*64.]

27 September. BRADFORD, Goữ.

skins or other skins out of the goument. And the Court doth further order, that the ptners shall forthw<sup>th</sup> do the same to pcure these wants supplyed, puided that the townes bring in corne for them, to be delived vpon the receipt of the pod<sup>t</sup> & lead, and that when pod<sup>t</sup> & lead is pcured, those townes shall first puided that are in greatest want.

17 October. [\*65.] \*At a townes meeting, held the xvij<sup>th</sup> of Octob<sup>r</sup>, 1642, held before M<sup>r</sup> Wilłm Bradford, M<sup>r</sup> Thomas Prence, M<sup>r</sup> John Jenney, M<sup>r</sup> Wilłm Paddy, John Winslowe, & John Cooke, Jun<sup>r</sup>, appoynted to graunt lands this day for the towne of Plymouth.

Andrew Ringe is graunted foure acrees of vpland at the vpper end of his, and adjoyneing to it, w<sup>th</sup> as much convenyency as may be.

Nathaniell Sowther, M<sup>r</sup> Wilłm Hanbury, Richard Sparrow, and Samuell Hicks are graunted foure acrees a peece of vpland lying at the head of M<sup>r</sup> Hicks feild, puided that M<sup>r</sup> Hanbury and Samuell Hicks do keepe their residency in the towne, or elš to be voyd.

Mr John Groome is graunted foure acrees there also, if it be there to be had, when thother are layd forth.

John Heyward is graunted a garden place next Andrew Ringe, and tenn acrees of vpland at the Fresh Lake by the fishing poynt.

 $M^r$  John Groome is graunted the garden place next to his vpon condicon that he build a dwelling house vpon it, or els, if another do it before, then they to haue it; but for the psent cropp Richard Knowles to haue it, except John Groome compound w<sup>th</sup> him for it.

Mathew Fuller is graunted tenn acres of vpland, by Thurston Clarks.

James Cole is graunted an enlargement at the head of his lott, to be set forth vpon view.

M<sup>r</sup> Prence, M<sup>r</sup> Paddy, M<sup>r</sup> Done, M<sup>r</sup> Jenney, & Josuah Pratt are appoynted to lay forth all the land( aboue graunted.

Ephraim Tinckhame is graunted tenn acrees of vpland by Thurston Clark<sup>(</sup>, and to be layd forth by those aboue named, and the rest of his land<sup>(</sup> to be layd forth in some other place.

James Hurst, John Winslow, & Joshua Pratt appoynted to lay forth Mr Groomes land(, and those graunted at Thurston Clarks lott.

Gyles Rickett is graunted six acrees of meddow and fifty acrees of vpland beyond Mount( Hill Playne, the place where he desireth.

\*Whereas fourescore acrees of vpland are formly graunted to Edward Banges at Warrens Wells, he now desireing to have some land( neere his house, it is graunted that he shall looke out a pcell of land(, w<sup>ch</sup> vpon view

[\*66.]

shall a layd forth for him, and to be deducted out of the 80 acrees he should  $\underbrace{16}_{\text{haue at Warrens Wells.}}$ 

These sexual psons following are graunted these sexual pporcons of meddow at the North Meddow by Joanes River, of that w<sup>ch</sup> remaynes : —

For the church fiue acrees next to w<sup>ch</sup> is layd forth.

M <sup>r</sup> Thomas Prence,					
Mr W <sup>m</sup> Hanbury,	to eich of them six acrees a peece, if it be				
John Cooke, Juni <sup>r</sup> ,	there to be had.				
M <sup>r</sup> John Howland,	here to be made				
Francis Cooke,					
Thomas Southwood,					
Thomas Cushman,	to eich of them foure acrees a peece, if it be				
Nathaniell Morton,	there to be had.				
John Shawe,					
John Winslow,					

And that they appoynt a convenyent tyme to lay it forth, and agree amongst themselues, w<sup>th</sup> Josuah to do it.

\*At a Court of Assistant held at Plym afores<sup>d</sup>, the first Day of <sup>1</sup>November. Novemb<sup>r</sup>, in the xviij<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God King of England, &c.

BEFORE W<sup>m</sup> Bradford, genť, Goû, Wilłm Collyer, Edward Winslow, John Browne, & Thomas Prence, Edmond Freeman, Gentlemě, Assistantť, &ĉ.

**J**OHN HASSELL affirmeth that Vssamequine chose out x fathome of beads at M<sup>r</sup> Williams, and put them in a baskett, and affirmed that he was fully satisfyed therew<sup>th</sup> for his land( at Seacunck, but he stood vpon it that he would have a coat more, & left the bead( w<sup>th</sup> M<sup>r</sup> Williams, & willed him to keepe them vntill M<sup>r</sup> Hubberd came vp.

He affirmed the bound were to Redstone Hill, viij miles into the land, & to Annawamscoate, vij miles downe the water.

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1642.

17 October. BRADFORD, Got.

1 November. BRADFORD. Got.

John Hassell doth acknowledg himself to owe the King, to be levyed of his land(, good(, & cattels, &d, if he fayle in xx<sup>ii</sup>. the condicon following, &c, . . . . . . . . . . . . The condicon, that if the said John Hassell shall either take the oath of

allegiance to the King, & fidelitie to the goument, betwixt this and March Court next, or els remoue his dwelling from Seacunck ; that then, &?.

1642-3. \*At a Court of Assistante holden at Plym, the third Day of Januar., in the xviijth Yeare of his Mats now Raigne, of England, &c.

> BEFORE Willim Bradford, gent, Goû, Thomas Prence, & Edward Winslow, Wilłm Collyer, Gent, Assist, &d.

THE controûsy betwixt Mrs Bridgitt Fuller & Josias Winslow about a boare resteth for want of better euclence.

In the differrence betwixt Mr Comfort Starr & Thomas Clark, for tenn shillings remayneing of xx<sup>li</sup> x<sup>s</sup> for a cowe, the Court doth order that the said Thomas Clark shall pay the said Comfort Starr the said x<sup>s</sup>.

Thomas Clark doth enter his trauerse to the judgment at the next Genall Court.

Execución is graunted to Richard Church, agst Mathew Fuller for xxs dam, and the charges of the suite.

Execucion is graunted to John Shawe aget John Barnes, for Richard Derby, &d.

Whereas Richard Willis is endebted vnto Richard Derby the sum of fourty shillings for a bedd, the which bed not being seene by the said Willis, but taken upon the said Derbys word, and it now appeareing, by the oath of Wiltm Nelson, that the said bed was not answerable to that goodness the said Derby affirmed it to be of, nor of such waight by sixteene pounds as he affirmed also it was, and that the tick of the said bed was full of patches, for w<sup>ch</sup> the said Willis was to have payd three pounds five shillings, whereof xxv<sup>s</sup> is payd, - now, the Court doth order that twenty shillings more shalbe payd in full satisfaccon for it, & no more.

Eres of administracon are graunted to Mr Tymothy Hatherly & Edward

3 January. NEW PLYM.

[\*69.]

Eddenden, of the goods & chattells of Thomas Granger, of Scituate, in the 10 behalf of his wyfe & children, and to pay debts, as farr as it will goe, & to 3. puide for her & her children.

Mr Holmes account on thother side.

*Mr John Holmes, the Messengers Account this Court.
li s d
Remayneing for the first yeares wages, $1:06:08$
For the second yeare, $\ldots \ldots \ldots \ldots \ldots \ldots \ldots \ldots \ldots 0:10:00$
For the third yeare, $\ldots$ $\ldots$ $\ldots$ $\ldots$ $\ldots$ $1:05:02$
For his goinge to Taunton,
For going to Sandwich, 0:10:00
For whipping 3 malefactors, &?,
For two bushells of corne to the prison, $0:06:00$
For going to Scittuate, 0:10:00
For a latch for the prison doore, $0:00:06$
For x weeks dyett for Granger, $\ldots \ldots \ldots$
For executing Granger and viij beast(, 2:10:00
Summ total,
P <sup>d</sup> hereof by the company out of the trade
of Kenebeck, 01:03:00
$\mathrm{P}^{\mathrm{d}}$ to him by $\mathrm{M}^{\mathrm{r}}$ Hanbury, 01:00:00

\*At a ‡Generall‡ Court of Assistant the holden the vj<sup>th</sup> of March, in <sup>6 March.</sup> the xviij<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>\*</sup>aigne Lord, Charls, <sup>[\*71.]</sup> King of England, &c.

BEFORE Wilłm Bradford, gentlẽ, Goû, Thomas Prence, & Edward Winslow, Wilłm Collyer, Genť, Assisť, &c.

T is ordered by the Court, that Willim Spooner shall pay for the debt of  $M^r$  Combe, his master, vnto  $M^r$  W<sup>m</sup> Hanbury, the sum of  $x^s$ , w<sup>ch</sup> was attached in  $M^r$  Prence hand, w<sup>ch</sup>  $M^r$  Prence did acquit to  $M^r$  Combe ; but the debt remayneing due to  $M^r$  Hanbury as aforcsd, the said Spooner shall pay it to  $M^r$  Hanbury by a bushell of wheate, & a bushell & a half of barley.

It is also ordered by the Court, that Mr John Holmes shall have the saw

1642-3.

3 January. BRADFORD, Goû.

[\*70.]

1642-3. he bought of Walter Deuell from Daniell Cole, paying him iiij<sup>s</sup> remayning due for it. <sup>6</sup> March.

BRADFORD, Got. It is ordered, that Edward Dotey shall pay five bushells of Indian to M<sup>r</sup> Hanbury, & M<sup>r</sup> Hanbury to pay three bushells of wheat to John Jordaine, & what more it shall want of xiiij<sup>s</sup> vij<sup>4</sup>.

7 March. New Plym. [\*73.] \*At the Gen<sup>\*</sup>all Court of our Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, Franc, & Ireland, Defendor of the Fayth, &c., holden at Plym afores<sup>4</sup>, the vij<sup>th</sup> of March, in the xviij<sup>th</sup> Yeare of his Ma<sup>ts</sup> now Raigne, &c.

BEFORE Willim Bradford, gent, Goû, Tymothy Hatherly, Edward Winslow, John Browne, Thomas Prence, Edmond Freeman, & Willim Collyer, W<sup>m</sup> Thomas, Gent, Assistant (, &c.

N JR WILLM BRADFORD elected Gouernor.

M<sup>r</sup> Edward Winslow, M<sup>r</sup> Thomas Prence, M<sup>r</sup> Wilłm Collyer, M<sup>r</sup> Tymothy Hatherley, M<sup>r</sup> John Browne, M<sup>r</sup> Edmond Freeman, M<sup>r</sup> Wilłm Thomas,

Mr Wiltm Hanbury, Thomas Southwood, James Mathews, Robte Waterman, & John Tisdall admitted freemen this Court, & are sworne.

Robte Carver, of Marshfeild, John Russell, Edward Sturges, Richard Prichard, Wilłm Holloway, Georg Hall, Richard Williams, & Wilłm Haiston ppounded to take vp their freedome the next Court.

Vpon the peticon of John Washburne, it is ordered by the Court, that M<sup>r</sup> Edward Winslow, Captaine Miles Standish, M<sup>r</sup> John Alden, & Jonathan Brewster shall view the bounds betwixt M<sup>r</sup> Thomas Besbeech & the said John Washbourne, and w<sup>th</sup> the help of M<sup>r</sup> Wilłm Vassells instrument, according to their best informacon & judgment, set the bounds of their lands betwixt them ; and what bounds they shall sett shall so remayne ppetually, w<sup>th</sup>out any alteracon.

#### COURT ORDERS.

\*It is ordered, that a warrant shalbe directed to the constable of Yarmouth, to apphend  $M^r$  Joseph Hull, (if he do either exercise the ministery amongst them or administer the scales,) to bring him before the next majestrate, to fynd sufficient surctices for his apparance the next Genall Court, to answere his doings, (beiñ an excomunicant.

Constables for eich Towne, & Survey<sup>rs</sup> of the Wayes.

Plymouth,	٠		<pre>{ John Finney, constab, John Dunham, Richard Sparrow, Franč Cooke, &amp; Richard Church, } John Barnes, Thom Southwood, for the towne,</pre>
			Thom Clark for the Eele Riuer, & surveyors. John Shaw for Jones Riuer,
Duxborrow,	•		Thom Bonney, constable. Loue Brewster & Georg Soule, grand jury men.
Scittuate, .	•		John Stockbridg & Robte Steedson, constã.Humfrey Turner & Thom King, grand jury men.Thomas Rauline & Henry Merriot, surveyors.
Sandwich, .	•	•	{ Georg Knott, constab, James Skiffe & Richard Chadwell, grand jury m.
Taunton, .	•	•	{ Wilłm Parker, consť, Edward Case, grand jury man.
Barnestable,	•	•	{ James Hamlen, consť,   Isaack Wells, Abraham Blush, grand juř.
Yarmouth,	•	•	Emanuell White, consĩ, Wilłm Lumpkin, grand juĩ, Gyles Hopkins, Andrew Hellot, Juñ, survey <sup>18</sup> .
Marshfeild,	•	•	John Russell, constã, Robte Waterman, Robte Caruer, grand ju <b>ř</b> .

M<sup>r</sup> Edward Winslow & M<sup>r</sup> Wilłm Collyer are elected by the Court to go to treate w<sup>th</sup> Massachusett Bay, &d, about y<sup>e</sup> combynacon.

Joseph Rogers is graunted the peell of meddowing containing 4 or 5 acrees lying aboue Massachusett Path, about two miles from M<sup>r</sup> Bradfords farme.

Lies of administración are graunted to Joane Swyft, of Sandwich, to administer vpon her husband estate, and to pay the debts as farr as the estate will amount vnto, by equall pporcions, and is bound to the Goû & Assistant ( to do it, & Daniell Wing w<sup>th</sup> her.

1642-3.

7 March. BRADFORD, Goữ. [\*74.] 1642-3.

7 March. BRADFORD, Gov. [\*75.] Raph Chapman is graunted a peell of land lying at Namassacuset, to that he hath bought of Peeter Collymer there.

\*Nathaniell Sowther is graunted a farme land of 200 acrees of vpland, w<sup>th</sup> competent meddowing to it, in some convenyent place, so that it do not much pjudice a plantacon.

M<sup>r</sup> Wilłm Bradford is granted liberty to seek forth a place for to place his children vpon, and when the Court doth know it, to be confirmed to him.

Resolued White is graunted all that marsh and meddow land that lyeth w<sup>th</sup>in the coue w<sup>ch</sup> is at the west end of the land of M<sup>r</sup> Wilłm Vassell, called the West New Land, by the North Riuer; that is to say, from a marked tree that is on thother side of the coue, ouer against the said West Newland, w<sup>ch</sup> tree standeth vpon the northermost poynt of the vpland there, vpwards to the head of the coue, so farr as there is any marsh or meddow, and so on both sides of the creeke w<sup>ch</sup> runneth vp the coue, excepting all that marsh & cor meddow that was formerly graunted to the said Wilłm Vassell.

It is ordered by the Court, that the bounds of Scittuate towneship, on the westerly side of the said towne, shalbe vp the Indian Head River to the pond w<sup>ch</sup> is the head of the said river, and from thence to Accord Pond, and from thence to the sea by the lyne that is the bound betwixt Massachusetts & **37** Plymouth.

It is concluded vpon by the Court, that the northerly bound of Marshfeild shalbe from the rock that is flatt on the topp to the North Riuer by a norwest lyne from Greens Harbour Fresh to the tree called Pooles, & to take in Edward Bumpass land. Puided that Duxborrow have enlargement beyond Massachusetts Payth when they have viewd it.

\*It is ordered by the Court, that M<sup>r</sup> Willm Vassell shalle allowed to take for setting ouer the North Riuer man & beasts as much as is to be payd at the old ferry place on the North Riuer.

John Barker, of the North River, is fyned for his misdemean<sup>r</sup> v<sup>s</sup>.

Robte Barker, of the same, for his misdemean<sup>r</sup>, is fynd x<sup>s</sup>.

Ephraim Kempton, of Scituate, Seni<sup>r</sup>, for his misdemean<sup>r</sup> in vncleane speeches & carriages, is censured as followeth, viz<sup>0</sup> : for his miscarriage in words to M<sup>r</sup> Hatherley, a ma<sup>trate</sup>, is fyned xx<sup>s</sup>.

And for his other laciuious speeches & misbehaû, to sit in the stocks during such tyme as shalbe thought meete by the Court, w<sup>ch</sup> was ymmediately donn vpon him.

11 March.

The xj<sup>th</sup> March, 1642. Memorand : that Joane Swyft, administratrix of W<sup>m</sup> Swyft, deceased, hath payd to John Barnes v<sup>li</sup> iij<sup>s</sup> & iiij<sup>1</sup> vpon the ad-

[\*76.]

ministración of her husband estate, yt amounting to pay eich of his ereditors 1642-3. vjs vij4 in the pound, so that there is more due vnto him vpon this payment xs, his debt being xvij<sup>a</sup> vj<sup>s</sup> viij<sup>4</sup>, and hath deliûed vnto her her husbandť bills & writings for that money, puided that if there doe arise any more due vnto him, others being payd according to the like pporcon, that he haue his pporcon as it will come to.

\*At a Court of Assistant holden \_ Plym aforesaid; the second of May, in the xixth Yeare of the now Raigne of or Souraigne Lord, Charles, by the Grace of God King of England, &c.

W<sup>m</sup> Collyer, BEFORE Wiltm Bradford, gent, Goûn<sup>r</sup>, John Browne, and Edward Winslow, Wiltm Thomas, Thomas Prence, Gentlemẽ, Assistant(, &d.

IN the case betwixt Wilłm Newland, complat, agst Mr Wm Thomas, deffent, for a debt of iiij<sup>li</sup> x<sup>s</sup>, w<sup>ch</sup> he vadertooke to pay for the towne of Marshfeild, and whereas the Court is informed that Mr Thomas pferreth the payment thereof in a cowe to Thomas Shillingsworth, for the said Wm Newlands use, the Court doth order, that Mr John Alden and John Winslowe shall indifferrently prize the said cowe accordingly as shee will passe betwixt man and man, and if the cowe shall come to more, that Thomas Shillingsworth shall satisfye Mr Thomas for yt, as the said arbitrators shall in equitie judg fitt, if the said Mr Thomas & the said Thom Shillingsworth do not agree themselues.

It is ordered by the Court, first, cončneing Edward Manton, of Seacunck, whereas he challengeth his house lott vpon the neck at Seacunck to be xij acrees, as he sayth, the rest of the lots were at the first diuision, were, that if it be so, that then he have his xij acrees accordingly there; but if it were but six acrees to a house lott, then he to haue no more, or els valuable consideración for his labours, according to Mr Winslowes agreement wth him, whether it be six or twelue, and a lott elswhere ; and for Robte Morris, that hee haue the six acrees his house stands vpon, and six acrees elswhere in some convenyent place, for the six acrees he hath cleared on Watchymoquett side, and to have as much donn vpon it as is vpon that on Watcheymoquett side, and for other lands that they shall have an equall pporcon wth the rest there

11 March. BRADFORD, Gov.

1643. 2 May. NEW PLYM.

2 May. Bradford, Goð. when the diuision of lands are there made; and the Courto requesteth  $M^r$ Browne to see the same pformed on their behalfe according to the same rule that the diuision is made by.

6 June. New Рьум. [\*79.] \*At a Gen<sup>r</sup>all Court holden at Plymouth, aforesaid, the vj<sup>th</sup> of June, in the xix<sup>th</sup> Yeare of the Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, Franc, & Ireland, Defend<sup>r</sup> of the Fayth, &c.

BEFORE Wilłm Bradford, genť, Goû, Wilłm Collyer, Edward Winslow, Tymothy Hatherley, & Thomas Prence, Wilłm Thomas, Gentlemõ, Assistant (, &c.

It is ordered and concluded by the Court, that M<sup>r</sup> Edward Winslow and M<sup>r</sup> Wilłm Collyer shall have full comission & authoryty, in name of the whole Court, to subscribe the articles of confederación (now read in the Court) w<sup>th</sup> the Massachusetts, Conectacutt, and New Haven, and to subscribe the same in name of the whole, and to affix thereto the comon seale of the goûment.

#### The Grand Inquest.

John Dunhame,	Richard Chadwell,
Gabriell Fallowell,	Edward Case,
Richard Sparrow,	M <sup>r</sup> Thom Gilbert,
Francis Cooke,	Isaack Wells,
Loue Brewster, sworne.	Abraham Blush, sworne.
Georg Soule,	Robte Waterman,
Humfrey Turner,	Job Cole,
Thomas Kinge,	Wiltm Lumpkine,
James Skiffe,	W <sup>m</sup> Hoskine.

### COURT ORDERS.

M <sup>r</sup> Thomas Gilbert ppounded to be a freeman.				
*Thomas Rauline, of Scituate, James Mathewes, of Yarmouth, $\begin{cases} are fyned x^s & a peece for non appar-ance vpon the grand inquest. \end{cases}$	6 June, BRADFORD, Got <sup>2</sup> .			

Comittees for eich Towne.

Plymouth, .				•	M <sup>r</sup> John Atwood, M <sup>r</sup> John Done, M <sup>r</sup> Wilłm Paddy, John Cooke, Jun <sup>r</sup> .
Duxborrow,		•		•	{ M <sup>r</sup> Thom Besbeech, Wiltm Bassett.
Scittuate, .	•			•	{ Thomas Chambers, { Edmond Eddenden.
Sandwich, .		•	•		{ Wilłm Newland, { M <sup>r</sup> Henry Feake.
Barnestable,			•	•	{ John Coop, { Anthony Annable.
Yarmouth,	•		•		$\left\{ \begin{array}{l} {\rm M}^r \mbox{ Anthony Thacher,} \\ {\rm M}^r \mbox{ Crowe, Sen.} \end{array} \right.$
Taunton, .					{ M <sup>r</sup> Henry Andrews, John Stronge.
Marshfeild,			•		. Josias Winslow.

Mr John Howland, of Duxborrow, acknowledgeth to owe the King xx<sup>li</sup>. Released.

The condicon, that if John Walker, sonn in law of Arthur Howland, do psonally appeare before the Goû and Assistant (at the next Geñall Court, to be holden for this goûment, to answere to all such matters as shalbe objected against him on his sid maties behalf, concining lying w<sup>th</sup> a bitch, and abide the further order of the Court, & not dept the same w<sup>th</sup>out lycence; that then, &c.

\*Whereas there is a suite depending this Court betwixt M<sup>r</sup> John Jenney, [\*81.] compl<sup>ut</sup>, and Samuell Stertevaunt and Joseph Ramsden, deff<sup>nt</sup>, by the consent of both pties, it is referred to be decided & fully ended by the bench.

Whereas M<sup>r</sup> Dauid Offley did by warrant sumon Thomas Payne, of Yarmouth, to appeare here to answere to a suite, and had neither entred action against him nor appoynted any to psecute for him, but onely to vex the said Payne, & put him to charges, the Court doth order and award the said Dauid Offley to pay the said Thomas Payne xij<sup>s</sup>, according to the rate of ij<sup>s</sup> p day for vj dayes.

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[\*80.]

6 June. BRADFORD, Goll.

Released.

M<sup>r</sup> Andrew Hellott, for the like, is awarded by the Court to pay M<sup>r</sup> John Alden and M<sup>r</sup> John Howland v<sup>s</sup> a peece.

Wilłm Halloway, of the Sou	th Riuer,	pla	nt,	•	•	•	•		•	xx <sup>li</sup> .
W <sup>m</sup> Bassett, of Duxborrow,	plant, .							•	•	x <sup>li</sup> .
Josias Winslowe, of Marshfe	ild,	•	•	•	•	•	•	•	•	x <sup>li</sup> .

The condicon, that if the said Willem Halloway shall psonally appeare at the next Gefiall Court to be holden for this goûment to answere to all such matters as on his sid ma<sup>ties</sup> behalf shalbe objected against him concerning eating of certaine stolne herins, and for suspicon of stealing some corne from Edward Brough, and abide the further order of the Court, and not dept the same w<sup>th</sup>out lycence; that then, &c.

Concerning the request of the inhabits of Taunton for wood and landf.

The Court is willing to condiscend thus farr, viz<sup>6</sup>: that those lands w<sup>ch</sup> belong to Hesbone may be peured them by all due meanes, and w<sup>th</sup> what convenyent speede may be; also, that the best & speedyest meanes be used to peure them further enlargment on that side the mayne river to answere M<sup>r</sup> Hooks and M<sup>r</sup> Streets farmes on thother side; and whereas they desire the neck of Assonett for pastureing yeong<sup>\*</sup>beasts, it is also graunted by the Court, puided leaue can be peured from Vssamequin, and all payments to be made by themselves, w<sup>th</sup>out any charg to the countrey; but whereas the tymber is requested below the said bounds, that we cannot graunt w<sup>th</sup>out great detryment to another plantacon intended belowe that.

The first Tewsday in July the ma<sup>trats</sup> meete, and eich towne are to send such men as they shall think fitt to joyne w<sup>th</sup> them to consult about a course to saueguard ourselues from surprisall by an enemie.

4 July. New Plym. [\*83.] \*At a Court of Assistant holden the fourth Day of July, in the xix<sup>th</sup> Yearc of the now Raigne of o<sup>r</sup> Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Fayth, &c.

BEFORE Wilłm Bradford, genť, Goû, Wilłm Collyer, and Edward Winslowe, Wilłm Thomas, Gentlemẽ, Assisťť of the said goûment, &c.

WHEREAS Joseph, the sonn of Francis Billington, according to the order of the Court, was by the towne of Plymouth placed wth John Cooke the yonger, and hath since beene enveagled, and did oft depte his said masters service, the Court, vpon longe hearing of all that ean be said or alleadged by his pentf, doth order and appoynt that the said Joseph shalbe returned to his said master againe immediately, and shall so remaine wth him during his terme ; and that if either the said Francis, or Christian, his wyfe, do receiue him, if he shall againe dept from his said master w<sup>th</sup>out his lycence, that the said Francis, and Christian, his wyfe, shalbe sett in the stocks every lecture day during the tyme thereof, as often as he or shee shall so receiue him, vntill the Court shall take a further course wth them; and also, that if Benjamin Eaton, now liueing wth the said Francis Billington, shall counsell, entice, or enveagle the said Joseph from his said master, that then he shall haue the same punishment w<sup>th</sup> his father and mother.

1643.

4 July. BRADFORD, Gof.

[\*85.]

\*At the Gen<sup>r</sup>all Court of o<sup>r</sup> Sou<sup>r</sup>aigne Lord the King, holden at Plym 29 August. NEW PLYM. the xxix<sup>th</sup> of August, in the xix<sup>th</sup> Yeare of the now Raigne of our Soutaigne Lord, Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Fayth, &c.

BEFORE Wilłm Bradford, gent, Goû,	Tymothy Hatherley,
Edward Winslow,	John Browne, &
Wilłm Collyer,	W <sup>m</sup> Thomas,
Gentlemẽ, Assistant?	. &.2.

<sup>R</sup> JOHN BROWNE, formly elected an Assistant, was now sworne this Court.

The Comittees of the seuall Townes.

Plym,	•	• •	$\cdot \begin{cases} \frac{M^r \text{ John Atwood,}}{M^r \text{ Wilłm Paddy,}} \\ \frac{M^r \text{ Wilłm Paddy,}}{M^r \text{ John Done,}} \\ \text{ John Cooke, Juñ.} \end{cases}$
Scittuate,	•	•••	. { Georg Kenflick, John Williams.
Barnestable,	•		$\cdot \left\{ \begin{array}{l} \hline \text{Henry Rowley,} \\ \text{Henry Bourne.} \end{array} \right.$
Taunton,	•		. { Henry Andrewes, John Strong.

Duxborrow,	· · { Wilłm Bassett, Edmond Chaundlor.
Sandwich,	$\cdot  \cdot \begin{cases} M^r \text{ Henry Feake,} \\ \text{ Wiltm Newland,} \end{cases}$
	• • { Wiltm Palmer, Thomas Falland.
Marshfeild,	· · { Kenclme Winslowe, Robte Waterman.

Whereas , an Indian of Barnestable, accedentally tooke a cowe of Thomas Hinckleys in a trapp, and lay so longe therein that the flesh was lost, onely the hide was saued; and yet because the Indian did so ingenuonsly & playnely confesse the fault, and made dilligent enquiry whose the cow was, the Court doth order the said Indian to pay the said Hinckley fifty shillings in full satisfacéón, and do desire him to be therew<sup>th</sup> content.

Mowers that haue taken excessive wages, viz<sup>o</sup>,  $3^{i}$  p dič, are to be pseuted, if they make not restitucion.

It is ordered, that the comissioners,  $viz_{j}^{a}$ ,  $M^{r}$  Winslow &  $M^{r}$  Collyer, shall peure a bushell and a half bushell, to be made by the Bay standard, that our measures made be all made according to them.

\*Tyme is given to the townes of Barnestable and Yarmouth vntill the next Court to amend their heigh wayes, or els to be fyned vpon their pseutment(.

Tyme is given to M<sup>r</sup> Done and the rest of that jury to give in their verdict for the heigh wayes to the Eele River, &?, before the next Court, or els those to be fyned that refuse to come in to do yt.

Concerning the difference betwixt  $M^r$  Wiltm Thomas &  $W^m$  Newland, for the 4<sup>th</sup> 10<sup>s</sup> he vndertooke to pay for the towne of Marshfeild to Richard Church and Robte Bartlett, it is ordered, by consent of both parties, that a cow of  $M^r$  Wiltm Thomas, now in the hands of Christopher Waddesworth, of Duxborrow, shalbe prized by John Winslow and another man, chosen by the šd Christopher, and be deliuered vnto Thomas Shillingsworth; and the said Thomas to giue a note vnder his hand to the said  $M^r$  Thomas to pay him so much more as the said cowe comes to, at or before March next; and so all difference betwixt the said  $M^r$  Thomas, Wiltm Newland, and Thomas Shillingsworth, to be fynally decided and ended.

The Court hath allowed & established a millitary discipline to be erected and mayntained by the townes of Plymouth, Duxborrow, & Marshfeild, and haue also heard their orders and established them,  $viz_1^{o} : -$ 

1643.

29 August. BRADFORD, Gov.

#### COURT ORDERS.

Officers chosen by the Company & allowed by the Court.

That Miles Standish shalbe captaine for this yeare. Nathaniell Thomas leiftennant for this yeare.

Nathaniell Sowther clark of the band or company.

Mathew Fuller, } serjeant(.

Samuell Nash,

# Orders.

1. That the exercise be alwayes begunn and ended with prayer.

2. That there be one procured to preach them a sermon once a yeare, viz, at the election of their officers, and the first to begin in Septembr next.

3. That none shalbe received into this millitary company but such as are of honest and good report, & freemen, not servants, and shalbe well approued by the officers & the whole company, or the major part.

\*4. That every pson, after they have recorded their names in the millitary list, shall from tyme to tyme be subject to the comaunds and orders of the officers of this millitary company in their places respectively.

5. That every delinquent shalbe punished at the discretion of the officers and the millitary company, or the major part thereof, according to the order of millitary discipline & nature of the offence.

6. That all talking, and not keepeing sylence, during the tyme of the exercise, jereing, quarrelling, fighting, depting collers wthout lycence, or dismission, &c, or any other misdemeanor, so adjudged to be by the officers and the company, or the majr part thereof, to be accounted misdemeanors, to be punished as aforesaid.

7. That every man that shalbe absent, except he be sick or some extraordinary occation or hand of God vpon him, shall pay for every such default ij<sup>8</sup>. And if he refuse to pay it vpon demaund, or wthin one month after, then to appeare before the company, & be distrayned for it & put out of the list.

8. That if any man shall, vpon the dayes appoynted, come w<sup>th</sup>out his armes or w<sup>th</sup> defective armes, shall forfaite for every trayneing day as followeth : ---

For want of a musk	ett or	a p	eec	e a	ppı	oue	ed,	eue	ry	tyn	ne,			vj <sup>d</sup> .
For want of a sword	l, .											•		vj <sup>d</sup> .
For want of a rest,						•			•		•		•	vj <sup>d</sup> .
For want of bandeli	res,													vj <sup>d</sup> .
Six months tyme git	uen to	ມ	ide	in.										

9. That every man that hath entred himself vpon the millitary list, and hath not sufficient armes, & doth not or will not poure them w<sup>th</sup>in six monthes next ensuing, his name to be put out of the list.

1643.

29 August. BRADFORD. Gov.

[\*87.]

29 August. Bradford, Goữ. 10. That there be but xvj<sup>teene</sup> pikes in the whole company, or, at the most, for the third p̃t, viz<sup>6</sup>: viij for Plymouth, vj for Duxborrow, and two for Marshfeild.

11. That all that are or shalbe elected cheefe officers in this millitary company shalbe so titled and foreuer afterwards be so reputed, except he obtayne a heigher place.

12. That every man entred into the millitary list shall pay  $vj^d$  the quarter to the vse of the company.

13. That when any of this millitary company shall dye or depart this life, the company, vpon warneing, shall come together w<sup>th</sup> their armes, and interr his corps as a souldier, and according to his place and quallytye.

\*14. That all that shalbe admitted into this millitary company shall first take the oath of fydellyty, if they have not taken it already, or elš be not admitted.

15. That all postures of pike and muskett, motions, rankes & files, &d, messengers, skirmishes, seiges, batteries, watches, sentinells, &d, bee alwayes pformed according to true millitary discipline.

16. That all that will enter themselues vpon this company shalle ppounded one day, received the next day, if they be approved.

The like liberty is graunted to the townes of Sandwich, Barnestable, and Yarmouth for the erecting of a millitary discipline amongst them, puided they be men of honest and good report and freemen.

Concerning the difference betwixt M<sup>r</sup> Hedg and Richard Hore, of Yarmouth, for the meddow ground at Yarmouth, first giuen to the church there, the Court doth order that the said sixe acrees shall so remayne to the church according to the first graunt, and that M<sup>r</sup> Hedg may take his remedy against him or them that sould him the same, being formally disposed of to the church as aforesaid.

Pposicons this Court by the Comittees for or Lawes.

That the Goûnor and M<sup>r</sup> Prence at Plymouth, & M<sup>r</sup> Collyer and whom he pleaseth w<sup>th</sup> him at Duxborrow, M<sup>r</sup> Winslow & M<sup>r</sup> Thomas at Marshfeild, do puse the lawes of this goûment, that such as are necessary may be established, such as are vnnecessary may be repealed, and such as are defective may be altered, and such as are wanting may be ppared, and penalties to be fixed to eich law as far as may be; that, vpon the approbacon of them by the Court, they may be confirmed at the Genall Court.

Woolues: a muster master spoken of.

[\*88.]

<sup>r</sup>At a Gen<sup>\*</sup>all Court holden at Plymouth afores<sup>d</sup>, the x<sup>th</sup> Day of October, in the xix<sup>th</sup> Yeare of the now Raigne of o<sup>\*</sup> Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God King of England, &c.

 BEFORE Willim Bradford, geni, Goû,
 John Browne,

 Edward Winslow,
 Willim Thomas, &

 Thom Prence,
 Edmond Freeman,

 Willim Collyer,
 Edmond Freeman,

Gentleme, Assistant (, & d.

M<sup>R</sup> EDMOND FREEMAN, formly elected Assistant, &c, was sworne this Court.

W<sup>m</sup> Hatch, of Scittuate, elected by the townesmen to be their leiftennant for trayneing their men, was psented by their then comittees to the Court, and allowed, according to the order of the Court.

Mr Thomas Dimmack was likewise allowed leiftennant for the towne of Barnestable, for the like seruice, &?.

M<sup>r</sup> W<sup>m</sup> Palmer was likewise allowed leiftennät for the towne of Yarmouth, for the like service, &ê.

	( M <sup>r</sup> John Done,		Capť Miles Standish, Jonathan Brewster, M <sup>r</sup> John Alden.
Plymouth,	M <sup>r</sup> W <sup>m</sup> Paddy,	Duxborrow, ·	Jonathan Brewster,
	John Cooke, Ju <sup>r</sup> ,		M <sup>r</sup> John Alden.
	John Dunhame.	Taunton	( John Stronge,   Richard Williams.
a	( M <sup>r</sup> Edward Dillingham,	raunton,	Richard Williams.
Sandwich,	Wiltm Newland.	Soittuato	f Thomas Robinson,
Barnestable,	<ul> <li>John Dunhame.</li> <li>M<sup>r</sup> Edward Dillingham,</li> <li>Wilłm Newland.</li> <li>M<sup>r</sup> Thomas Dimack,</li> <li>Anthony Annable</li> </ul>	Schuate,	( Thomas Raulins.
	Anthony Annable.	M 1. C. 11 J	( Kenelme Winslow,
		Marshiella,	{ Kenelme Winslow,   Josias Winslowe.
	{ M <sup>r</sup> Anthony Thacher, Wilłm Palmer.		

The Comittees of the seuall Towneshipps.

This Court was called, vpon occation of the insurrection of the Indians ag<sup>st</sup> the Dutch and English there, and have plotted to cutt of the English, and to beginn w<sup>th</sup> the Dutch, many of whom they have already cutt off.

It is concluded and agreed vpon by the Court, that thirty men, according to our pporcon w<sup>th</sup> the confederates, shalbe forthw<sup>th</sup> made ready for the warr, and be sufficiently puided w<sup>th</sup> armes compleate & other puisions, and to be in continuall readynes to go forth w<sup>th</sup> the confederat when they shalbe called.

1643.

10 October. New Plym. Bradford, Goð. [\*89<sup>a</sup>.]

## PLYMOUTH COLONY RECORDS.



1643.

10 October. BRADFORD, \*The rule w<sup>ch</sup> was thought most equall for number of psons in enery towneship was to take one of a score in enery towneship, as they are to make ready as followeth in enery towne : —

Gott. [\*89<sup>b</sup>.]

		Taunton, three.	
Duxborrow,	. fine.	Barnestable, three. Yarmouth, two.	and the second in all
Scituate, .	. fiue.	Yarmouth, two.	XXX <sup>ac</sup> psons m an.
		Marshfeild, two.	

The rates of enery towneship to this charge are as followeth : ---

	li	Б	d					
Plymouth,	04	05	00	Taunton,	02	10	00	According to these
Duxborrow,	03	00	00	Barnestable,	02	10	00	pporcons to the
Scituate,	04	10	00	Yarmouth,	02	10	00	hundred pound
Sandwich,	03	05	00	Marshfeild,	02	10	00,	charge.

It is ordered and agreed vpon by the Court, that the comittees of enery towneship do speedyly make their number of men ready and furnished w<sup>th</sup> sufficient armes and puision, and send their names to the Goûn<sup>r</sup> & counsell of warr hereafter named w<sup>th</sup> all convenyent speed, and a cattalogue of their armes.

The counsell of warr, elected & authorized by the Court, are, -

The Gouernor, who is also president thereof,

Mr Edward Winslow,

Mr Thomas Prence,

Mr Wiltm Collyer,

Capt Miles Standish.

It is ordered and concluded upon by the Court, that the counsell of warr shall have full power to order all things concerning the gentall warrs for the goftment, especially in these  $\tilde{p}$  ticulers following, viz<sub>0</sub><sup>o</sup> : —

That the counsell of warr shall have full power to yssue out warrants to presse such a number of men in every towne as by pporcon the said towne is to set forth; and also to yssue forth warrants to the said townes for armes & puision for them, and so for a greater or lesser number or pporcon as occation shall require, according to the number of psons and rates now agreed vpon in this Court for cich towneship.

That when complaint is made to the counsell of warr, either by the officers or souldiers, of any offences donn in the tyme of service, the said counsell of warr shall have full power to heare, & determine, & punish such offenders.

\*The armes w<sup>ch</sup> shalbe accounted sufficient for the furnishing of a souldier are these : ---

A muskett, either firelock or matchcock, so that they puide match w<sup>th</sup>all, a paire of bandeliers, or a pouch for poder and bulletts, a sword and a belt, a worme & scowrer, a rest & a knapsack.

That the counsell of warr shall have full power to choose a treasurer or treasurers for the psent service, to make puision for them, and shall give an account to the countrey of their receipte and payments when they shall required.

That the losse of armes w<sup>ch</sup> shall happen in this expedition shalbe borne shalbe borne by the countrey according to their settall pporcons.

That all the armes w<sup>ch</sup> shalbe used in this expedition shalbe valued by the counsell of warr, and a record of them taken and to whom they are delified by one therevnto appoynted.

That the comittees do send a list of their souldiers names wth their armes to the counsell of warr to Plymouth on Munday the xxiijth of this instant Octob<sup>r</sup>, or before.

That the counsell of warr shall have full power to make chovce of a leader that shall leade this company, and one to goe w<sup>th</sup> him for counsell.

That every souldier shall have xviijs p month, & dyett & pillage.

That every souldier shall have a months puision sent wth him, viz : for euery souldier  $xxx^{t}$  of biskett,  $xij^{t}$  of pork or  $xx^{t}$  of beefe, and half a bushell of peas or meale; and that every towne puide according to this pporcon for so many men as they are to send forth.

That the leader of this company shall have fourty shillings p month, and the serjeant xxx<sup>s</sup> p month.

It is ordered by the Court, that if the townesmen of Yarmouth cannot psently agree to appoynt a place for defence of themselves, their wives, and children, in case of a suddaine assault, that then the Court doth order and appoynt Leiftennant Wilłm Palmer, Anthony Thacher, Nicholas Symkins, and Samuell Rider, wth the constable, to appoynt a place, and forthwth to cause the same to be fortyfyed w<sup>th</sup> all speede.

It is bare still.

\*It is ordered by the Court, that if the townesmen of Barnestable doe not [\*90.] psently agree to appoynt a place or places for the defence of themselues, their wiues, and children, against a suddaine assault, that then ye Court doth order, that Mr Thomas Dimmack, Anthony Annable, Henry Cobb, Henry Coggen, & Barnard Lumberd, w<sup>th</sup> the constable, shall forthw<sup>th</sup> appoynt a place or place for their defence, and cause the same to be speedyly fortyfied for their defence.

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10 October. BRADFORD. Gov. [\*89°.]

1643.

#### 1643.

Henry Adford & Tomson Manson, of Scituate, marryed the vj<sup>th</sup> of Octob<sup>r</sup>, 1643.

<sup>6</sup> October. BRADFORD, Gov. John Stockbridg and Elizabeth Sone, of Scituate, marryed the ix<sup>th</sup> Gov. Octob<sup>r</sup>, 1643.

9 October. 2 November.

James Torrey & Ann Hatch, of Scittuate, marryed the second of Novemb<sup>r</sup>, 1643.

11 November.

The  $xj^{th}$  of Novemb<sup>r</sup>. Memorand : that Wilłm Launder, formly the servant of M<sup>r</sup> John Combe, and sithence by his consent turned ouer to M<sup>r</sup> Wilłm Thomas, and sithence, also, in consideracon of the sum of  $xj^{ii}$ , payd by M<sup>r</sup> Thom Burne vnto the said M<sup>r</sup> Thomas, is, by the said Launders consent, turned où to serue the residue of his tyme w<sup>th</sup> the said Thomas Burne, according to his indenture ; the said Thom Burne fynding him meate, drinke, and apparell during the said terme, and in thend thereof to pay him, the said Launder, the sume of three pounds in countrey commodities, as they will then passe from man to man.

7 November. \*At a Court of Assistant holden at Plym afores<sup>d</sup>, the vij<sup>th</sup> of Novem-NEW PLYM.
[\*91.] b<sup>r</sup>, in the xix<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, King of England, &c.

 BEFORE Wilłm Bradford, gent, Goû,
 Wilłm Collyer, &

 Edward Winslow,
 W<sup>m</sup> Thomas,

 Thomas Prence,
 W<sup>m</sup> Thomas,

Gent, Assist, &d.

WHEREAS there was a suite comenced by John Hearker against M<sup>r</sup> Josias Checkett for a house & land( in Scittuate, the w<sup>ch</sup> was psecuted by Jonathan Brewster as attorney for the said Hearker, and Samuell Fuller, attorney for the said Checkett, it is ordered and agreed vpon, by the consent of both pties, that the said Hearker shall have house and lands againe, and that the charges w<sup>ch</sup> have beene really disbursed vpon the said lands to be payd out of the rent of the sayd lands; and the said land( to be further confirmed to the said Hearker against any title the said Checkett or his assigns shall make therevnto.

John Barnes, proued to be drunken, both in the Bay and at Scituate, vpon the oathes of John Morton & Nathaniell Masterson, is fyned

Whereas Mr Henry Andrewes hath exhibited a bill of complat aget Mr John Gilbert, Señ, for a peell of goods, viz?, a pack of linnen cloth, to the value of fourty pounde or there aboute, the said John Gilbert, being now required to answere therevnto vpon his oath, hath refused, but hath taken tyme to auswere at March Court next, or els the Court to peeede against him for payment thereof.

Mr John Gilbert, Señ, acknowledgeth to owe the King, łxxx<sup>li</sup>.

Upon condición that he shall answere at March Court next to the bill of complat of Mr Henry Andrewes.

\*. It a Court of Assistant holden at Plym, aforesaid, the second of 1643-4.January, in the xixth Yeure of the Raigne of or Souraigne Lord, 2 January. Charles, by the Grace of God King of England, Scotland, France, and Ireland, Defendor of the Fayth, Se. [\*93.]

Wiltm Collver, and BEFORE W<sup>m</sup> Bradford, gentle, Goûnor, Wiltm Thomas, Edward Winslow, Thomas Preuce, Gentleme, Assistante, &d.

TPON certyficate made to the Court, that Georg Pideock, of Duxborrow, taylor, by reason of a cold palsy that his body is subject vnto, is vnable to beare armes to exercise wth a peece, , is therefore by the Court freed from such service, and not to be fyned for not trayneing hereafter, but to pay his fynes for the tyme past, because the Court was not so informed formly, prouided that the said Georg Pidcock pforme all other publicke services as to watch and ward wth such weapons as he can use, when hee shalbe therevnto required.

It is ordered by the Court, that Edward Dotey shall pay five bushells of Indian corne to Mr John Groome, for Manasseth Kemptons use, by the end of the next week, & pay the messenger his fee & charges of the Court.

The xviijth day of January, 1643. William Hoskine, of Plymouth, hath put Sarah, his daughter, to Thomas Whitney, and Winefride, his wyfe, to dwell wth them vntill shee shall accomplish the age of twenty yeares, the said Thomas, and Winyfride, his wyfe, vseing her as their child, and being vnto her as father and mother, and to instruct her in learneing and soweing in reasonable manner, fynding vnto her meate, drink, and apparell &

1643.

7 November. BRADFORD. Goft.

Released.

NEW PLYM.

18 January.

## PLYMOUTH COLONY RECORDS.

18 January. BRADFORD, Goð.

Ordered to dwell wth Mr Hatherley. [\*94.]

1643-4. lodging during the said terme; and if it shall happen the said Sarah to marry before she shall have accomplished the said age of twenty yeares, (she being six yeares of age the xvj<sup>th</sup> of September last past,) that then the sayd Thomas shall have such satisfaction for her tyme then remayneing as shalbe adjudged reasonable & equall by two indifferrent men.

*James Till, of Scittuat, acknowledg	eth	to	owe	e the	Ki	nge	e, &	zð,	xx <sup>li</sup> .	
Georg Sutton, of the same, plat, .				•					x <sup>li</sup> .	
Symon Sutton, of the same, plant,				•					x <sup>li</sup> .	
$\Phi$ bona port.										

The Court judge him to have broken his bond(, because that Mr Hanbury sent the said Till to Scittuate wth two hides to Humphrey Turner to be tanned; & the said Till sold the said hides to Joseph Tilden for xijs, one of them being neere vpon worth so much.

	*.At	t the Genrall Court of or Souraigne Lord the King, holden at Pl	yĩi
New Plym. [*95.]		afores <sup>d</sup> , the fift Day of March, in the xix <sup>th</sup> Yeare of his so	aid
[ 55.]		Mats now Raigne, of England, Sc.	

BEFORE Wilłm Bradford, gent, Goù,	Tymothy Hatherley,
Edward Winslow,	John Browne,
Thomas Prence,	Wilłm Thomas, and
Wiltm Collyer,	Edmond Freeman,
Gentleme, Assistant(,	&∂.

THE comittees of the setall towneshipps :-

	M <sup>r</sup> John Done, M <sup>r</sup> Wiltm Paddy, Manasseth Kempton, John Cooke, Juñ.	Duxborrow, $\begin{cases} Wiltm Bassett, \\ Edmond Chaund \end{cases}$	lor.
Plymouth,	Manasseth Kempton,	Sandwich, { Richard Burne, Wilłm Newland.	
	{ John Williams, { Thomas Chambers.	Barnestable, { Anthony Annable Henry Bourne.	
Taunton,	{ Henry Andrewes, { John Strong, absent.	Marshfeild, { Josias Winslowe, Robte Waterman	)  .
Yarmouth,	{ M <sup>r</sup> Anthony Thacher, { Wilłm Palmer.		

	M <sup>r</sup> Nathaniell Thomas,	+Robte Caruer,	5 March. BRADFORD,
$\mathbf{p}^{\mathrm{d}}$	John Dingley,	+George Hall,	Goû.
	+James Pitney,	Wilłm Halloway,	
	James Skiffe,	Wilłm Hailstone,	
	Thomas Shillingsworth,	Richard Williams.	
	John Russell,		

These psons following were propounded to take vp their freedome the 1643-4.

John Irish is to have his xxv acrees of land, due for his service, mad vp by Duxborrow men, because it is agreed vpon formly that such servant( as are to have land( by their covenant( at the expiración of their terme are to be puided for in the townes where they live or are received as inhabitant(; but if it cannot be there had, then to make it knowne to the Gouern<sup>r</sup> & Assistant(, that they be puided for elšwhere.

Vpon hearing of the difference betwixt Willm Hatch, of Scittuate, & his servant Hercules, for the terme he should serve him, whether six or seauen yeares, the Court, haueing heard the eucdence on both sides, do order that the said Hercules is to serve the said Willm six yeares, w<sup>ch</sup> wilbe vntill the third day of July next, & then to be free from him.

\*Concerning the differrence betwixt James Skiffe & Samuell Jenney for [\*96.] the sayle, it is ordered by the Court, that the said Samuell Jenney shall cause the said sayle to be brought speedyly to the towne; and that M<sup>r</sup> Prence, for the said Samuell Jenney, and Georg Watson, for the said James Skiffe, shall view and appraise the same, and to allow what damnage shalbe thought just & equall betwixt them; and that the said James Skiff shall haue the said sayle & the damnage to deliû to Robte Waterman, w<sup>th</sup> the boate hee hath sold him.

It is ordered by the Court, that James Till shall dwell two yeares now next ensuing w<sup>th</sup> M<sup>r</sup> Tymothy Hatherley, and shall haue six pounds p anñ, and to see it bestowed vpon him for his necessary apparell, and to giue an account thereof to the Court, that if any thing thereof remayne, it may be payd to the countrey toward the satisfaccon of his bonds for breach of his good behauio<sup>r</sup>.

Released the

5th June, 1644.

## 1643-4.

5 March. BRADFORD, Goữ. Whereas Scittuate is psented for not exerciseing of armes according to the order of the Court, it is ordered, that they shall exercise eight tymes this yeare, according to the act of the Court, and that it shalle in the liberty of the millitary officers of that towne to call forth such squadrons or files as hee shall think fitt to be exercised eight tymes ouer more.

It is ordered, that M<sup>r</sup> Willim Thomas his half bushell shalbe brought to Plym, and to be the standard, and all measures to be made according to yt, vntill a standard can be peured from the Bay.

M<sup>r</sup> Nathaniell Thomas, of Marshfeild, is allowed to be captaine, to trayne the inhabit<sup>s</sup> of Marshfeild in the vse of armes, when he hath taken vp his freedome.

Whereas the Court is informed that  $M^{t}$  North, called Captaine North, who came off this summer, gaue out some speeches tending to sedition & mutyny, viz<sup>0</sup><sub>y</sub>, that if he had some of them there he would make garters of their gutts, and that as little a while as he had beene here he could have a hundred men at his command, or words to the like effect, w<sup>th</sup> some other vnciuille carriages, the Court, calling the said Capt North before them, tooke knowledg of the acknowledgment of his offence, and w<sup>th</sup>all do require him to remooue himself out of this goftment w<sup>th</sup>in a month or two next ensuing, when his occations may best suite for his convenyency, and in the meane season to carry himself inoffensiuely.

[\*97.]

\*Whereas informacon is given to the Court that there is a cowe or a heiffer in calue given or disposed by M<sup>r</sup> Andrew Hellot, Scn, of Yarmouth, for the benefitt of the poore of the said towne of Yarmouth, which for the ordering thereof was referred to the Court by the said M<sup>r</sup> Hellot, by his letter vuder his hand, bearcing date the first day of March, 1643, — the Court doth therefore order that the said cowe or heiffer in calue shalbe on Mayday next delivered to Thomas Payne, of Yarmouth, who shall have her for three yeares next ensuing, and the milk and thone half of the increase during that tyme, and after the said three yeares are expired, the poore of Yarmouth shall have her & thenerease, to be disposed of by the townesmen of Yarmouth from tyme to tyme to other poore persons dwelling in the said towne as they shall think fitt, and for such terme, reserveing the benefitt of the said stock for the benefitt of theire poore, and not be allienated to any other use.

The towne of Marshfeild is graunted liberty to have two constables, one on the other side of the South River. \*. It the Gen<sup>\*</sup>all Court of our Sou<sup>\*</sup>aigne Lord the Kinge, holden at Plymouth aforesaid, the fift Day of June, in the xx<sup>th</sup> Yeare of his said Ma<sup>ttes</sup> now Raigne, of England, §.e.

BEFORE Edward Winslowe, gent, Goû,	Tymothy Hatherley,
Wilłm Bradford,	John Browne,
Thom Prence,	Wiltm Thomas, and
Wilłm Collyer,	Edmond Freeman,
Gentlemen, Assistant(,	&.e.

T F EDWARD WINSLOW elected Gounor, and sworne.

Mr Wilłm Bradford,	M <sup>r</sup> John Browne,	
M <sup>r</sup> Thom Prence,	Mr Wilłm Thomas,	elected Assistant(,
Mr Wilłm Collyer,	Mr Edmond Freeman,	and sworne.
M <sup>r</sup> Tymothy Hatherley,	,	

Mr Buckley, Mr Nathaniell Thomas, John Dingley, James Skiffe, Thomas Shillingsworth, John Russell, Wilłm Halloway, William Hailston, Richard Williams, Mr John Combe, Richard Prichard [were admitted freemen.]

John Finney, (admitted,	) Thomas Clapp,	ppounded to
#Gowen White,#	‡Wiltm Reade,‡	take vp theire
Richard Wright,	Francis Goulder,	freedome the
Daniell Cole,	Edmond Hawes, (admitted,)	next Court.
W <sup>m</sup> Crocker,	Thomas Hinekley,	) next court.

The Goûnor and M<sup>r</sup> John Browne are elected commissioners for this yeare, and to treate w<sup>th</sup> the confederates of the Vnited Collonies.

Plymouth is graunted to haue two constables.

M<sup>r</sup> Nathaniell Thomas is allowed to be the captaine for **trayneing** of the inhabit<sup>s</sup> of Marshfeild in armes.

*The Grand Inquest. [*						
Wilłm Newland, John Finney, Thoñ Southworth, Richard Higgens, Robte Bartlett, Constant Southworth, Wilłm Merick, John Tisdale, Thoñ Robinson, swort	sworne.	Joseph Tilden, exỹ ju <sup>4</sup> sdiction for misdemeanor amongst them, Robte Boatfish, Richard Prichard, Edmond Hawes, Henry Coggen,° Thom Hinekley, Wilłm Hailstone,° Wilłm Brooke.	sworne.			
John Tisdale,	ne	Wilłm Hailstone,°				

1644.

5 June. New Plym. Winslowe, Goûnor. [\*99.]

## PLYMOUTH COLONY RECORDS.

John Jenkins, Señ. , . . . James Cole, Plymouth, Gowen White. Wiltm Reade, Scittuate, . . . . . Thom Howes, not sworne. Yarmouth, . . . . James Wiat. Taunton, . . . . Duxborrow, . . . . Thomas Bonney. Joseph Holly. Sandwich, . . . . Barnestable, . . . Wiltm Crocker. John Dingley. Marshfeild, . . . .

The Constables of eich Towne sworne this Courte.

Comittees for eich Towne.

Plymouth,		$. \begin{cases} \mathbf{M}^{r}  \frac{\ \mathbf{W}^{n}  \mathrm{Paddy}, \ }{\sharp \mathrm{John  Done}, \ddagger} \\ \ddagger \mathrm{John  Winslowe}, \ddagger \\ \mathrm{John  Dunhame}, \end{cases}$	Manasseth Kempton, John Cooke.
		l John Dunhame, . John Williams,	Humfrey Turner.
		$\left\{ \begin{array}{l} M^{r} \mbox{ Anthony Thacher,} \\ \ddagger M^{r} \mbox{ Wiltm Palmer,} \end{array} \right.$	
Taunton, .		• •	
Duxborrow,		. M <sup>r</sup> John Alden,	Jonathan Brewster.
Sandwich,		. Thom Tupper,	James Skiffe.
		. { Anthony Annable,	Henry Cobb.
Marshfeild,		. Kenelme Winslow,	Robte Waterman.

The action depending betwixt Henry Coggen, pltiffe, & Robert Waterman, deffen<sup>t</sup>, for a cannow, is, by consent of both parties, referred to M<sup>r</sup> Anthony Thacher and M<sup>r</sup> Thomas Dimmack, to be ended by them.

Thomas Hinckley & Henry Coggen tooke the oath of fidellyty.

\*Surveyors for the Heigh Wayes in cich Townc this yeare.

Plymouth, .		Yohn Barnes, Thom Southworth, for the towne, Thom Clarke for the Eele Riner, and John Shawe, Sen, for Joanes Riner.
Duxborrow,.		John Rogers & Wilłm Sherman.
Scittuate, .		Henry Meritt & Thomas Raulins.
Sandwich, .		Richard Chadwell & Thomas Boardman.
		M <sup>r</sup> Thom Allen and Samuell Hinckley.

1644.

5 June.

WINSLOWE, GOÜNOR.

[\*101.]

72

Yarmouth,		•	M <sup>r</sup> Anthony Thacher & Heugh Hillier.
Taunton,	•		James Wyatt.
Marshfeild,			~

It is ordered by the Court, that M<sup>r</sup> John Crow, for Yarmouth, & M<sup>r</sup> Thom Dinnmack, for Barnestable, shall assist M<sup>r</sup> Edmond Freeman in keepeing the Court(& decideing the causes & suit( in Sandwich, Barnestable, and Yarmouth, not aboue

Lres of administración of all the goods and cattells of M<sup>r</sup> Wilłm Brewster, deceased, are graunted by the Court to Jonathan Brewster and Loue Brewster, and a true inventory thereof was exhibited to the Court vpon the oathes of the said Jonathan & Loue.

It is ordered by the Court, that Manasseth Kempton, Edward Banges, & Robte Bartlett, or any two of them, shall price the two oxen of Wilłm Powells, recoûed by due course of law by Thomas Clarke and Clement Campion, John Barnes beinge Campions attorney, and the surplusage of the oxe w<sup>ch</sup> Thom Clarke recoûed to be payd to Campions use, w<sup>th</sup> thother oxe, as they are prised.

Mr Anthony Thacher is lycensed to draw wine at Yarmouth.

Henry Cobb is lycensed to draw wine at Barnestable.

W<sup>m</sup> Parker is lycensed to draw wine at Taunton.

Wilłm Newland is lycensed to draw wine at Sandwich.‡

Edmond Eddenden is lycensed to draw wine at Scittuate.

M<sup>r</sup> Tymothy Hatherley is authorized by the Court to take the oathes of the witness<sup>s</sup> for Edward Forsters will, and the executrix<sup>s</sup> her oath to the inventory, and to return them to the Court, that they may be recorded.

\*Willm Shertcliffe, for breaking the peace vpon John Smyth, is fyned v<sup>s</sup>. Samuell Jenney, for strikeing of Thom Dunhame, is fyned iij<sup>s</sup> iiij<sup>d</sup>.

Thomas Dunhame, for challenging Samuell Jenney to fight w<sup>th</sup> him, and came to his bed side to do it, & $\mathcal{C}$ , is fyned x<sup>s</sup>.

Peter Hambrow, for stealeinge a shirt of John Presburies, is censured to be whipt at the post, w<sup>eh</sup> was accordingly donn.

Charles Thurstone, for abuseing his m<sup>ris</sup>, &ĉ, is censured to bee whipt at the post. Vppon a peticon exhibited by the yeong men of Plym, it was remitted vpon tryall of his good carryage vntill the next Court. 73

[\*101ª.]

1644.	At a Court of Assistante holden at Phy	m, the third of July, in the
3 July. New Plym. Winslow, Goû.	xx <sup>th</sup> Yeare of the now Raigne of Charles, of England, &c.	' our Sou <sup>r</sup> aigne Lord, King
	BEFORE Edward Winslow, genť, Goû, Wilłm Bradford, Thomas Prence,	Tymothy Hatherley, John Browne, and Wilłm Thomas,
	Wilłm Collyer, Gent, Assist, &	

Released.

 Wilłm Maycumber, of Duxborrow, coop, acknowledgth to owe or sofiaigne lord the Kinge
 x<sup>li</sup>.

 Kenelme Winslow, of Marshfeild, plant,
 x<sup>li</sup>.

 To be levy<sup>d</sup>, &c.

The condicon, that if Willem Maycumber do appeare at the next Geñall Court of o<sup>r</sup> said soûaigne lord the King, &c, to answere to all such matters as on his said ma<sup>ts</sup> behalf shalbe objected against him concening word (spoken against the natives, tending to the breach of the league betwixt us, &c, and not dept the Court w<sup>th</sup>out lycence, but abide the further order of the Court; that then, &c.

20 August. New Plym. [\*101<sup>b</sup>.] \*At a Gen<sup>\*</sup>all Court of o<sup>\*</sup> Sou<sup>\*</sup>aigne Lord the King, holden at Plym̃ aforesaid, the xx<sup>th</sup> of August, in the xx<sup>th</sup> Yeare of his said Ma<sup>ts</sup> now Raigne, of England, &c.

BEFORE Edward Winslowe, gent, Goû,	Tymothy Hatherly,
Wilłm Bradford,	John Browne,
Thomas Prence,	Edmond Freeman, &
Wilłm Collyer,	W <sup>m</sup> Thomas,
Contlamon Aggistor	40 8-2

Gentlemen, Assistante, &c.

The Comittees for the seuall. Towneshipps.

1. 107			ſ	M <sup>r</sup> W <sup>m</sup> Paddy,	Manasseth Kempton,
Plymouth,	·	·	· {	M <sup>r</sup> W <sup>m</sup> Paddy, John Dunhame,	John Cooke.
Scituate, .				Humfrey Turner,	John Williams.
Taunton, .				Capt W <sup>m</sup> Poole.	
Yarmouth,				Mr Anthony Thacher,	James Mathews, absent.

Duxborrow,			M <sup>r</sup> John Alden,	Jonathan Brewster.	1644.
Sandwieh, .			George Allen,	Thom Burges.	
Barnestable,	•		Anthony Annable,	Henry Bourne.	20 August. Winslow,
Marshfeild,			Kenelnie   Winslow, ‡Josias‡	Robte Waterman, absent.	Goữ.

Captaine Miles Standish & Mr Willin Bradford deposed to the last will & testament of Mr Steephen Hopkins, deceased. Caleb Hopkins, constituted execut thereof, exhibited an inventory , all his goods & cattells ypon his oath.

Mr Tymothy Hatherley, Richard Sillis, Edmond Eddenden deposed by order of Court to the last will & testament of Edward Foster, and a true inventory exhibeted vpon their oaths this Court.

John Finney admitted a freeman this Court, & was sworne.

Mr John Groomes, pposed to be freemen.

Joseph Holly.

Wiltm Mayeumbr, of Duxborrow, coop, . . . . . . . xl<sup>ii</sup>, Respited. Released. 

The condicon, that Wiltm Maycumb shalbe of the good behaiuor towardf our soliaigne lord the King, & all his leigh people, and appeare here at the next Gefall Court, &?; that, &?.

\*Attachment( are to be sent forth to bring in the bodys of George Massy, John Maycumber, Thomas Coggen, & Jacob Wilson, for non apparance this Court, for makeing the allarum at Taunton.

A warrant to be sent forth to bring in the bodies of Jonathan Fish and Mary, his wyfe, Nathaniell Fish, Jane, the wyfe of Mr Wiltm Wood, Rose, the wyfe of Joseph Holly, , the wyfe of Richard Kerby, the wyfe of Michaell Turner, & Joane Swyft, widdow, to give eucdence in John Ellis & his wifes case.

Mr John Howland and John Cooke for Plymouth, Joseph Rogers and John Rogers for Duxborrow, are appoynted to lay forth the heigh way psented by Mr Bradforde farme into the Bay, and to be donn forthwth, and if they cannot agree, then to choose a fift man to them.

It is ordered by the Court, that Mr Done and the rest of that jury, for laying forth the heigh wayes to the Eele Riuer, shall give in their verdict the first Tewsday in October, that they may be repaired that want mending before winter.

Robte Boatfish is lycensed to draw wyne at Sandwich ; and when he is at any tyme wthout, it shalbe lawfull for Wilłm Newland to sell wyne to psons for their neede.

[\*102.]

#### 1644.

20 August. Winslow, God. M<sup>r</sup> John Groome & Joseph Tilden tooke the oath of fidellity this Court. M<sup>ris</sup> Jenney, vpon the psentment ag<sup>st</sup> her, pmiseth to amend the grinding at the mill, and to keepe the morters cleane, and baggs of corne from spoyleing and looseing.

Georg Allen, of Sandwich, is lycensed to euth hey at the pond beyond Sandwich Playnes, so he give not the Indians any thinge for yt w<sup>th</sup>out approbacon of the Beneh.

Captaine Standish elected Treasurer.

M<sup>r</sup> Anthony Thacher, M<sup>r</sup> Thomas Howes, & M<sup>r</sup> Wilłm Lumpkin, of Yarmouth, or any two of them, are appoynted by the Court to lay forth the farme land graunted to Natha<sup>n</sup> Sowther neere Billingsgate; and the Court confirmes the same vnto him.

[\*103.]

\*Vpon the peticon of Duxborrow men, it is thought good by the Court that there be a view taken of the land( desired by them, namely, xij miles vp into the woods from Plymouth bound( at Joanes Riuer, and if it proue not pjudiciall to the plantacon to be erected at Teightaquid, nor to the meddowes of Plymouth at Winnytuckquett, it may be confirmed vnto them, prouided alwayes that the Hering or Alewyfe Riuer at Namassachusett shalbe equally betwixt the two townes of Duxborrow and Marshfeild.

 $M^r$  Thomas Robinson, of Scittuate, for non app̃arance this Court, to serue vpon the grand inquest, is fyned xx<sup>s</sup>. Remitted the 3<sup>d</sup> of March, in regard that it appeared

10 October.

Memorand, the tenth of October, 1644: that whereas  $M^r$  John Doane had some tyme since  $xv^{ij}$ , the childs porcon of Mary Browne, whom he was to keepe and bring vp vntill shee should accomplish the age of seaventeene yeares, and should haue the use of the said pcon vntill then — now, the said terme being expired, the said John Doane hath deliûed, w<sup>th</sup> the consent of the said Mary Browne, and by order of the Court, vnto John Browne, of Duxborrow, two cowes at xiij<sup>ii</sup>, and fourty shillings in swyne and wheate, and is by the Court discharged of the said  $xv^{ii}$ ; and the said John Browne is to keepe the said two cowes and their encrease for their milk, w<sup>th</sup> the rest of the stock as aforesd, vntill the said Mary shalbe marryed, or thought fitt to marry, wherevnto the said Mary hath consented.

4 November.

The fourth Novemb, 1644. Memorand: that James Adams doth acknowledg that he hath received fourty pound? of M<sup>r</sup> Tymothy Hatherley, of Seittuate, for the vse of M<sup>r</sup> James Shurley, of London, merchant, according to the said M<sup>r</sup> Shurleys appoyntment, by his writing vnder his hand; and the said James Adams doth veryly beleeue that the said fourty pounds is payd for the said M<sup>r</sup> Shurleys share of land lying at Scittuate, w<sup>ch</sup> the said M<sup>r</sup> Hatherley bought of the said M<sup>r</sup> Shurley. \*At a Court of Assistant holden at Plym aforesaid, the fift Day of Nouemb<sup>r</sup>, in the xx<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Souaigne Lord, Charles, by the Grace of God King of England, Scotland, Franc, and Ireland, Defendor of the Fayth, &c.

BEFORE Edward Winslowe, gen**ž**, Goûnor, Wilłm Bradford, Thomas Prence, Wilłm Thomas,

Gentleme, Assistant (, &d.

J OSEPH PRYOR, now dwelling w<sup>th</sup> John Rogers, of Duxborrow, not yet fully xxj<sup>tie</sup> yeares of age, chooseth M<sup>r</sup> Tymothy Hatherley to bee his guardian vntill he shall accomplish the age of xxj<sup>tie</sup> yeares; and whereas he had comenced an action against Daniell Pryor & Mary, his wyfe, for a legacy of fiue pound(, w<sup>ch</sup> was bequeathed him by his father, deceased, and is now in the hand( of the said Daniell Pryor and Mary, his wyfe, whereof the said Joseph hath receiued twelue shillings, and thother foure pound( & eight shillings is put into M<sup>r</sup> Hatherley his said guardians hand(, to be payd the said Joseph when he shall accomplish his said age; and the said Daniell Pryor and Mary, his wyfe, are thereof discharged from payment of the said legacy hereafter, this being so ordered by the Court, w<sup>th</sup> consent of all pties.

Whereas there was a suite comenced by Arthur Howland against Robte Mendame for the sum of six pound(, for goods web the said Robte Mendams wyfe brought for the said Arthur Howland out of England, and did not deliû them, but sould them, and connerted the money to her owne use, as was proued in the Court ; and whereas the said Robte Mendame hath authorized Thomas Clarke, of the Eele River, to sell a pcell of land the said Robte Mendam hath at Duxborrow, viz, tenn acrees of vpland, and two acrees of meddow, the w<sup>ch</sup> the said Thomas Clark had pformed for him, and made sale thereof vnto Wilłm Hiller, of Duxborrow, for one Dutch cowe, valued at six pound(, and hath confirmed the same vnto the said Wiltm Hiller, his heires and assignes forcû, by quiet and peaceable livery and seisin by twigg & turffe of the pmisses, as appeareth by the oathes of Phillip Delanoy and Thomas Chillingsworth, the same being donn in their psence ; and that the said Arthur Howland comenced his suite as aforesaid by attaching the said cowe; and vpon tryall the jury found the said six pounde due to the said pttiff Howland, and the charges of the suite. The Court hath, therefore, graunted judg<sup>nt</sup> and execucon vpon the said cowe for the said pttiff Howland, and do order and confirme Goð. [\*105.]

the said lands, viz, the tenn acrees of vpland, & two acrees of meddow, wth 1644. their appurtence, to be and remayne vnto the said Willim Hiller, his heires 5 November. and assigns foreil, according to the said bargaine and sale made thereof vnto WINSLOW, him by Thomas Clarke : to haue and to hold the said tenn acrees of vpland and two acrees of meddow, wth their appurtence, vnto the said Wiltm Hiller, his heires and assignes forcû, and to their onely pper use and behoofe forcû, prouided it shalbe lawfull for the said Robt Mendam to bringe the suite about againe at any tyme w<sup>th</sup>in a yeare and a day now next ensuing if he please.

> \*The fift of Novembr, 1644. Memorand: that Thomas Bunting, dwelling wth Phineas Pratt, hath, wth and by the consent of the said Phineas, put himself as a servant to dwell wth John Cooke, Junir, from the fifteenth day of this instant Novembr, for and during the terme of eight yeares now next ensuing, and fully to be compleate and ended, the said John Cooke fynding vnto his said servant meate, drink, and apparell during the said terme, and in thend thereof double to apparell him throughout, and to pay him twelue bushells of Indian corne, the said John Cooke haueing payd the said Phineas for him one melch cowe, valued at vii, and fourty shillings in money, and is to lead the said Phineas two loades of hey yearcly during the terme of seauen veares now next ensuinge.

21 November.

The xxjth of Novembr, 1644. Whereas Mr Wiltm Hanbury hath farmed out his house and lands lying at Joanes River, web he purchased of Mr John Browne, vnto Francis Goole, and had wthall letten a stock of vj drawing beastf and two cowes and a horse, wth plowes, yeokes, cheanes, and weane, &d; and that the said Francis neglected his businesse, so as he was vnlikely to pay the rent, but pferred to sell pt of the stock, and diuers other thinges weh were in differrence, and allegated on both sides before the Goûnr ; and in regard the said Francis could not give the said W<sup>m</sup> Hanbury securyty for his said stock, it is ordered and concluded upon by consent of both pties, that the said Francis shall yeild vp peacable possession of the said farme and cattell, and all the rest of the said goods vnto the said Willim Hanbury againe ; and all the articles, couenant(, and agreements made betweene them concerning the said pmisses to be immediately cancelled and made voyde to all intent ( and purposes.

James Cole vndertooke to pay xxijs for the said Francis Goole, vnto the said Wiltm Hanbury, before the Goû & Nathll Sowther.

21 November.

The xxjth Novembr, 1644. Memorand: that whereas Francis Billington is endebted vnto Caleb Hopkins, as executor vnto Mr Steeven Hopkins, his naturall father, deceased, the sum of three pounde stert, in consideration that the said Caleb Hopkins shall forbeare the said Francis Billington the said three

Gof.

5 November.

[\*106.]

pounds vntill the first of December come twelue months, the said Francis Billington assigneth, mortgageth, and maketh ouer vnto the said Caleb Hopkins, for the secureing of the said debt of three poundf, one blacke cowe now in the handf of the said Francis, not to be sold or alliened any waves to any man vntill the said debt of three pound{ be satisfyed vnto the said Caleb Hopkins, or his assignes.

\*John Gorome and Desire Howland marryed. [\*107.] Richard Wright and Hester Cooke marryed the Stephen Wood and Abigall Dunhame marryed the vjth Novembr, 1644. 6 November. Ephraim Morton & Ann Coop marryed the xviijth Novembr, 1644. 18 November. Richard Bushop and Alis Clark marryed the vth Decembr, 1644. 5 December. John Churchall and Hannah Pontus marryed the xviijth Decembr, 1644. 18 December. Georg Bonum and Sarah Morton marryed the xxth Decembr, 1644. 20 December. Henry Wood & Abigall Jenney, the xxviijth Aprill, 1644. 28 April. John Carew and Elizabeth marryed the June, 1644. June. Wiltm Paybody and Elizabeth Alden marryed the xxvi<sup>th</sup> Decemb<sup>r</sup>, 1644. 26 December. Ephraim Kempton and Rauline marryed the

\*At a Court of Assistant holden at Plym afores, the vijth Day of 1644-5. January, in the xxth Yeare of his said Maties now Raigne, of 7 January. England, &c. NEW PLYM.

BEFORE Edward Winslow, gent, Gou, Thom Prence, and Wilłm Bradford. Wiltm Collyer, Gentlemen, Assistant(, &c.

RANCIS GOOLE complained agst John Shawe, Juñ, in an action of trespass, vpon the case to the dam of xxjs; the debt was prooued to be xv<sup>8</sup> & viij<sup>d</sup>, whereof there remaned vnpayd iij<sup>s</sup> iiij<sup>d</sup>, and the charges of the suite iijs ijd. The Court doth award the said John Shawe to pay the said pintiff Goole vjs vjd.

Samuell Eaton deposed that his meaneing was to confirme the acre of land Mr Wm Brewster bought of his mother vnto Loue Brewster. See the great booke where it is entred one against another at large.

Whereas M<sup>r</sup> John Done is lycensed to draw wyne in Plymouth, and that James Cole is likewise lycensed to keepe the ordinary there, w<sup>ch</sup> is very

1644.

21 November. WYNSLOW. Got.

[\*109.]



16 January.

Respited. This respited vntill she is able to come.

inconvenyent to many passengers, the Court hath, therefore, lycenced the said 1644 - 5. James Cole from this day forward to draw wyne, if he shall agree wth Mr Done to take off those wynes hee now hath in his hands. Agreement was after made betwixt them.

January xvj<sup>th</sup>, 1644. Wilłm Perry, of Scittuate, plan<sup>t</sup>, acknowl- $x^{li}$ . edgeth to owe or softaigne lord the King, to be levved, &?,

The condicon, &c, that if Susanna, his wyfe, shall & doe make her psonall appeareane at the next Genall Court of or said souaigne lord the King, at Plym, to answere to all such matters as on his said mats behalf shalbe objected against her, condning the spoyleing & defileing of a well of water in Scittuate, and abide the order of the Court, and not dept the same wthout lycence, &c; that then, &d.

3 March. [\*110.] \*Anthony Annable and Anu Elcock marryed the third of March, 1644.

Thomas Boreman, of Barnestable, & Hannah Annable, marryed the third of March, 1644.

3 March. NEW PLYM. [\*111.]

\*At the Gen<sup>r</sup>all Court of o<sup>r</sup> Sou<sup>r</sup>aigne the King, holden at Plym aforesaid, the third Day of March, in the xxth Yeare of the now Raigne of our said Soutaigne Lord, Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Fayth, &c.

Before Edward Winslowe, gent, Goû,	Wilłm Collyer, and
Wiltm Bradford,	Wilłm Thomas,
Thomas Prence,	
A * 1 10 P-D	

Assistant (, &c.

HOMAS ROBINSON, of Scittuate, tooke the oath of fidelity, &c, this Court.

Thomas Heyward deposeth that James Torey did affirme vnto him that John Amees did come out of England for stealeing of a calf; and the said Thom Heyward further enquireing of the said Torey of the said matter, the said Torey answered him that it was so comonly reported in the shipp that they came ouer together in; and further deposeth, that since he haueing spoken wth the said Torey about the said matter, the said Torey said that hee made no question but he could prove what he had sayd.

Edmond Hawes, of Yarmouth, admitted freeman this Court, & sworne.

#### COURT ORDERS.

It is ordered by the Court, that the goods of Georg More, attached by Thomas Rickerd and John Rogers, shalbe sold to the best advantage, and the money due to them for his keepeing to be payd them as farr as it will extend; and & if there be any ouerplus, it be payd for his further mayntenance.

It is ordered and enacted by the Court, that whereas by an act of the Court, made the vjth of May, 1639, Mr Richard Callicutt was either to come in pson and inhabite at Mattacheese, now called Barnestable, by June Court next following, or els the graunt to be voyde, the web hee hath altogether fayled in, and net vnto this day came there in pson to inhabite, it is therefore concluded and enacted by the Court, that all such lands in Barnestable as he hath there taken vp, or belong & appertaine vnto the said Richard Callicutt shalbe psently ceased by the constable there to the colonies use; and that Captaine Standish, now Treasurer, shall sell and ymproue the moneys gotten or comeing of them to the collonies use.

Released. James Shawe, Released. John Shawe, Jur, Released. Francis Billington, Discharged. Charles Thurston, Discharged.Samuell Cutbert,

> George Crispe, Robte Wickson, Steeven Bryan, Edward Dotey, \*John Tompson, James Hurst, John Tompson, Thomas Willett, John Shawe, Sen., James Cole,

are bound one for another in xli a peece for their James Shaw apparences at the next Genall Court, &?, and to John Shaw abide the further order of the Court, and not dept released. the same wthout lycence, and in the meane tyme to lington rebe of the good behauior towardf or souaigne lord the King & all his leigh people ; that then, &?.

- (x<sup>li</sup> a peece for Georg Crispe vpon the same condi-discharged. con, p bona port.
- (xli a peece for the 3d Steven Bryan vpon the same Released. condicon, p bona port.
- (bound in tenn pound a peece vpon the same con-[\*112.] Released. dicon. Default psently made of this recogñ. (bound in x" a peece vpon the same condicon, p Released. bona port, for John Tompson.

(bound in x<sup>li</sup> a peece vpon the same condicon, p Released. bona port, for John Shawe.

The Court doth graunt vnto the church of New Plymouth, or those that goe to dwell at Nossett, all that tract of land lying betweene sea and sea, from the Purchasors bounds at Naumskeckett to the Hering Brooke at Billingsgate, w<sup>th</sup> the said Hering Brook and all the meddowes on both sides the said brooke, w<sup>th</sup> the great Basse Pound there, and all the meddowes and ilands lying w<sup>th</sup>in the said tract.

It is ordered by the Court, that Mr Thomas Starr shall have psently layd forth for him at Yarmouth fifty acrees of vpland, either next to Elder Hores or Mr Howes landf at Seshewit, on wch side he will, so that it adjoyne to one

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3 March. WYNSLOW, GoUNR.

released. Francis Billeased. Charles Thurston discharged. Sam. Cutberd Released.

#### 1644-5, of them, and six acres of meddowe lying in Nobscusset Meddowes, (late Wiltm Nicholsons,) and foure acrees more of meddow on the south side of 3 March. the plantacon towards the South Sea. And the Court doth further order, that WYNSLOW, if the comittees of Yarmouth do not wth all convenvent speede lav it forth, that then Mr Thacher shall do it himself, he paying for the laying of it forth as other men doe.

Whereas a motion is made this Court for a genall trade wth the other gouerment ( in confederación wth vs, wee do thankfully acknowledg their loue and respect to vs therein; but we conceiue such a disproportion in our estates to theirs, and so many thousands required therein, the wch wee are not able to reach vnto, and wthall are very doubtfull whether it may conduce to such a genall good and answere the ends wch are expected, we cannot concurr wth the rest of the goument to adventure an estate therein.

It is ordered, that Mr Miles Standish, Mr John Done, & John Dunhame shall take the account of Mr Thomas Prence for his treasurership of his receipts and payment(, and certefye the Court thereof.

\*Información was giuen vnto the Court, by Mr Browne, that John Gilbert, Juni, of Taunton, was vehemently suspected of fellony for diuers thinges, and, obtayneing leaue to go for England, made ouer his estate in Taunton & elswhere, amounting to the sum of 40", or thereabout (, vnto Nathaniell Sowther, for and on the behalf of the goument of New Plymouth, for saueing this goument harmelesse condning such thinges as might or may be objected against him for or concerneing any matter or thing of such like nature, and for the answereing of all such matters the next Court, or els the next Genall Court after his returne out of England, to answere in his owne pson, wch is to be in two yeares next ensuing.

## 1645.

[\*113.]

3 April.

The third of Aprill, 1645.

Memorand: that Samuell Eddy hath put his sonn, John Eddy, to dwell wth Francis Goulder, and Katherne, his wyfe, vntill he shall accomplish the age of xxjtie yeares, (being seaven yeares of age the xxvth of December last past,) the said Francis, and Katherne, his wyfe, fynding vnto the said John, their servant, meat, drink, and apparell during the said terme, and either in the end thereof, or els at the day of the death of the said Francis, or of the said Katherne, his wyfe, whether shall last happen, to pay him fue pounds in countrey pay; or, if it please God so to disable the said Francis, or Katherne, his wyfe, that they shall not be then able to pay so much, then to pay him so much as I shall haue left : And if it happen that both the said Francis, and Katherne, his wyfe, shall dye before thende of the said terme, that then the said John shalbe at liberty to be disposed of as his pent{ shall thinke fitt;

Got.

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but if either of them doe liue out the said terme, then the said John to dwell w<sup>th</sup> the longer liuer of them vntill he shall accomplish the age of xxj<sup>tie</sup> yeares, as aforesaid.

3 April. WYNSLOW, God.

\*At the Gen<sup>\*</sup>all Court holden at Plymouth, the iiij<sup>th</sup> of June, in the xxj<sup>th</sup> Yeare of his Ma<sup>ts</sup> now Raigne, of England, &c. NEW PLYM. BRADFORD GO?. Mr W<sup>M</sup> BRADFORD elected Goünor, and sworne. [\*114.]

 M<sup>r</sup> Edward Winslowe, M<sup>r</sup> Thomas Prence, M<sup>r</sup> William Collyer, M<sup>r</sup> Myles Standish, M<sup>r</sup> Tymothy Hatherley, M<sup>r</sup> John Browne, M<sup>r</sup> Edmond Freeman.

M<sup>r</sup> Thomas Prence and M<sup>r</sup> John Browne chosen comissioners for this yeare, to treate w<sup>th</sup> the comissioners of the Vnited Colonies, according to the articles of the confederación, at the tyme & place appoynted, &c.

It is ordered by the Court, that the Goûnor and Assistant( shall give the two comissioners above named instruccións about the occations they shall deale in and agitate w<sup>th</sup> them about; and that the Treasurer, M<sup>r</sup> Alden, and M<sup>r</sup> Paddy shall puide money and horses for the defraying of their charges & the charges of their servant( for that journey, &?.

The constables chosen by the seuall towneship, & psented to this Court and sworne, are, vizf: --

Plymouth,				Thomas Pope, Robte Finney.
Duxborrow,		•	•	John Tisdale.
Scittuate, .		•		Thomas Clapp, John Allen.
Sandwich,		•		Georg Bewyt.
Rehoboath,	•	•		Steeven Payne.
Taunton, .	•			George Hall.
Yarmouth,				Richard Templer.
Barnestable,				John Bursley.
Marshfeild,				John Rowse, Gilbert Brooke.

M<sup>r</sup> John Gilbert, Junior, of Taunton, was called vpon this Court; but neither hee nor any for him made answere.

1645.

## PLYMOUTH COLONY RECORDS.

\*Surveyors of the Heighwayes.

Plymouth, .	•		( Francis Cooke, M <sup>r</sup> Leigh, Robte Bartlett, and Richard Sparrow.
			John Maynard, Edmond Hunt.
Scittuate, .			John Stockbridg & Walter Woodward.
Sandwich,			Thomas Burges, Anthony Wright.
Taunton, .			James Burt.
Barnestable,			Abraham Blush, Nathaniell Bacon.
Yarmouth,			Emanuell White, James Bursell.
Marshfeild,			Thomas Chillingworth & Robte Barker.
Rehoboth,			^

The Grand Enquest.

Gabriell Fallowell,	)	Wiltm Halloway,			
Gyles Rickett,		Thomas Tupper,			
John Washborne,		Jonathan Fish,			
Henry Howland,	sworne.	Dolor Davis, (siek,)	sworne.		
Wilłm Brett,		Nathaniel Bacon,			
(Excused.) Edm <sup>d</sup> Eddenden,		Daniell Cole,			
Thom Ensigne,		Robte Dennis,			
John Dingley,					

Daniell Cole, Thomas Hinckley, Thomas Clapp, Richard Wright, Steeven Payne, Wilłm Carpenter, & Georg Hall admitted freemen, and were sworne.

The Names of those ppounded this Court to take vp their Freedome the

Thomas Blisse,
Robte Tytus,
William Sabine,
Abraham Martine,
Richard Bowine,
Thomas Hitt, +
Zachary Roades,
Edward Smyth,
Peter Hunt,
Joseph Peck,
Henry Smyth,
Thomas Cooper.

1645. 4 June. BRADFORD, GOU. [\*115.]

\*It was ordered by the Court, that a committee should be elected & authorised for the ppareing of some psent lawes for redresse of some psent abuses, and for pventing of future, wherevoon these psons following were elected and nominated, vizf: Mr Wiltm Collyer, Mr John Browne, Mr John Alden, Mr Willim Paddy, Nathaniell Souther, Jonathan Brewster, Josias Winslow, Edward Case, Edmond Eddenden, Anthony Annable, Richard Burne, Mr Anthony Thacher, Steeven Payne, and Willim Carpenter.

Whereas Kenelme Winslow complayned that he had injustice, in that hee could not be heard in the suite betwixt John Mynard and himself, the Court appoynted a committee to examine and enquire thereinto, and to make report thereof to the Court as they shall fynd the same, viz : Captaine Miles Standish, Mr Wilłm Paddy, Edmond Eddenden, Edward Case, Anthony Annable, Mr Anthony Thacher, and Thomas Tupper, who, vppon due and serious examinación thereof, do report that the sayd charge of injustice is altogether vntrue, and that the Bench and jury are free and cleare of any injustice therein, notw<sup>th</sup>standing of whatsoeuer the said Kenelme could alleadg. And therefore the Court do adjudg him to bee committed to prison during the countreys pleasure and to be fyned x<sup>li</sup>.

Kenelme Winslow was committed to prison and fyned x<sup>li</sup>.

Kenelme Winslow, by his peticon exhibited to the Court, wherein was sett forth his acknowledgment of his offence and his sorrow for the same, was Remitted released of his ymprisonment, and his fyne to stand still for one whole yeare, June 4th, 1647. and vpon his good carryage then to be remitted or els to be estreated.

Whereas, in the case betwixt Ephraim Kempton, Senior, deceased, and Ephraim Kempton, Juñ, of Scittuate, it appeared to the Court that the said Ephraim, Jur, and his father laboured together in ptnership since their comeing ouer into this countrey, and no division was made of what they gott, the Court doth order and appoynt Thomas Robinson and Walter Woodward to make an equall division of the goods now in ptenership betwixt them, and to deliuer thone half thereof vnto the said Ephraim, Junior, as his owne pper goods ; and the Court doth appoynt the said Ephraim, Juñ, to exhibite a true inventory of the estate remayneing to the said Ephraim, Señ, unto the next Court of Assistant(, that such debts as are oweing to any be payd so farr as the estate of the said Ephraim Kempton, Senr, will amount vnto, and an administrator thereof to be then appoynted by the Court.

John Ellis, of Sandwich, for abuseing himself wth his now wyfe by com- vu fine. mitting vncleanesse wth her before marryage, is censured to be whipt at publike post, and Elizabeth, his wyfe, to stand by whilst execucion of the sentence is pformed; weh was accordingly donn. And the said John Ellis,

1645.

4 June. BRADFORD. Got. [\*116.]

x<sup>u</sup> fine.

1645.

4 June. BRADFORD, GoÜN<sup>R</sup>.

[\*117.]

for his long and tedious delayes, occasioning much trouble & charge to the countrey, for that he would not confesse the truth vntill this  $\beta$ sent, is fyned v<sup>li</sup>.

\*Whereas Thomas Riddings, about a yeare since, came to Scittuate, and is depeted thence, leaueing a man child about flue yeares of age w<sup>th</sup> Gowen White, pmiseing him to pay him xviij<sup>d</sup> p weeke for his keepeing & dyetting of him, but hath hitherto payd him nothing; and the said Gowen hath since found him meate, drinke, and cloathes at his owne charge; the Court doth order and appoynt that the said child shalbe w<sup>th</sup> the said Gowen White vntill he shall accomplish the age of twenty and foure yeares; but if his father shall come and desire to take him away before thend of the said terme, that then he shall pay the said Gowen White for the keepeing of him for such tyme as he shall haue beene w<sup>th</sup> him; and so also if hee shalbe placed w<sup>th</sup> another man.

Whereas Mr Thomas Broughton and Mr Wiltm Thomas have mutually referred the cause depending in Court about the suite of a bond of one hundred and twenty pounds, for payment of threescore and one pound( and twelue shillings due in August, 1638, to be ended and decided by the Bench; and what end they shall make therein, they pmise mutually to stand vnto and abide, so that judgment and execución shall immediately yssue from this Court vpon the yssue as if it were vpon a verdict by a jury. And therevpon the Bench, vpon much deliberación and serious agitación, wth a due respect vnto what both the parties had pleaded and alleadged in the pleading of the case, wee do order, determine, and decree as followeth : That the said Mr Wiltm Thomas shall pay to the said Mr Broughton sixtye one pounds twelue shillings principall, and for damnages sustayned twenty foure pounds eight shillings & three pence, weh ariseth as followeth, viz : sixteene pounds eighteene shillings & three pence, after the rates of  $v^{ii}$  p centū since the money to have beene payd vpon exchaung was heere demaunded, and for charges in trauell since the plaintiff had power to demaund and acquitt yt; seauen pounds tenn shillinges for fiue journeys, in all amounting vnto the sume of fourscore and six pounds and three pence, weh wee order and appoynt to be psently pavd by the said Mr Wiltm Thomas vnto the said Thomas Broughton. Judgnt graunted for 86<sup>li</sup> & 3<sup>d</sup>, and the charges of the Court.

The Court doth order that Leiftennant  $W^m$  Palmer shall continue in his place to exercise the townesmen of Yarmouth in armes vntill hee shalbe allowed by the Court to lay it downe; and that the towne make choyce of another constable, and  $\beta$ sent him to the Court, and that  $M^r$  Freeman administer the constables oath to him, &c.

Vpon request made to the Court by the townesmen of Plymouth, the Court doth graunt vnto them the fine pounds for the fine of John Hassell, of Seacunck, due to the countrey towards their charges in searching for a delf of coales, whereof there is great phability; and if it be found and prove beneficiall, then to be repayd againe when the delf shalbe able.

and

\*Mathew Fuller, of Plym, plant, bond in xx<sup>ii</sup> a peece.

That the said Mathew Fuller shalbe of the good behavior towards or softaigne lord the King and all his leigh people, and appeare here againe at the next session of this Court, and abide the further order of the Court, and not dept the same w<sup>th</sup>out lycence, &d; that then, &d.

	John Shawe, Señ, of Plymouth, vpon his psentment, fyned . ii	j <sup>11</sup> .
	James Sawe, for the like,	j <sup>1i</sup> .
	John Shawe, Juñ, for the like,	j <sup>1i</sup> .
	Mathew Fuller, for the like, $\ldots$ $\ldots$ $\ldots$ $\ldots$ $ij^{ij}$	х <sup>9</sup> .
	Steeven Bryan, for the like,	Х <sup>8</sup> .
	John Tompson, for the like,	к <sup>в</sup> .
	Francis Billington, for the like, xx <sup>s</sup> or corporal punish <sup>t</sup> .	
	Samuell Cutbert, for the like,	к <sup>я</sup> .
	George Crispe, for the like,	×8.
	Charles Thurstone, for the like, ij <sup>n</sup> or corporal punish <sup>‡</sup> ;	
d	to stand vpon their bonds of good behaû vntill their fines be pd.	

Francis Goole, vpon his psentment, is fyned,			. ij <sup>ii</sup> .
Francis Goole, of Duxborrow, planter,			xx <sup>li</sup> .
John Paybody, of the same, plant,			. x <sup>li</sup> .
Experience Michell, of the same, plant, . $\ .$		• •	. x <sup>li</sup> .

That the said Francis Goole shalbe of the good behauior towards our Released paysouaigne lord the King and all his leigh people, and appeare here againe the frees. next Genall Court, &c, and abide the further order of the Court, and not dept the same w<sup>th</sup>out lycence; that then, &?.

The Court is adjorned to Tewsday come fortnight, viz', the xxvth of this instant June, and from thence to the last Tewsday but one in Octobr following, and the Genall Court to be the last Tewsday in October.

John Maycumber, of Taunton, fined v<sup>h</sup> for abuseing the majestrate, in v<sup>\*</sup>. concealcing and misinformeing the last Goûnor & Mr Browne, and diuers other of the Assistant(, in the case of John Gilbert, Junior, impeached for suspicon of diuers fellonies, whereby hee is at large, and diuers psons are hereby deprived of recouling their goods againe, and the said Gilbert is gone into England.

4 June. BRADFORD. GOUNR.

[\*118.] Released.

Whereas Jonathan Brewster desireth a pcell of land at Namassacheesett, w<sup>ch</sup> M<sup>r</sup> Collyer, M<sup>r</sup> Alden, & Georg Soule are appoynted to view and make report thereof vnto the Court; and as the Court shall approue, it so to be BRADFORD, graunted vnto him.

Goữ. [\*119.]

1645. \_\_\_\_

4 June.

Released

\*John Maycumber, of Taunton, carpenter, oweth the King, &c, xx<sup>li</sup>. 

The condicion, that if the aboue bounden John Mavcumber be of the good behauior towards or softaigne lord the King and all his leigh people, and appeare at the next Genall Court, &d, & not dept the same wthout lycence, &d; that then, &d.

William Newland is allowed to trayne the townesmen of Sandwich in armes, if the townesmen shall choose him.

Mr Tymothy Hatherley is chosen to supply Mr Princes roome in the comission for the United Collonies, if Mr Prence be not able, who is now sick. Samuell Hicks and Lydia Done marryed the xjth of Septembr, 1645.

John Aymes and Elizabeth Heyward marryed the xx<sup>th</sup> of October, 1645. Samuell Nash was psented to the Court to be a leiftennate at Duxborrow, & is allowed by the Court.

The inhabitants of the towne of Duxborrow are graunted a competent pporcon of lands about Saughtuckquett, towards the west, for a plantacon for them, and to have it foure miles every way from the place where they shall sett vp their center, (puided it entrench not vpon Winnetuckquett, formly graunted to Plymouth,) and haue nominated Captaine Miles Standish, Mr John Alden, Georg Soul, Constant Southworth, Joseph Rogers, and Wilłm Brett to be fcoffces in trust for the equall deuideing and laying forth of the said lands to their inhabitantf.

M<sup>r</sup> Jonathan Brewster is graunted three hundred acrees of land, to him & his heires foreuer, either in the place where hee desireth or in some other place nere, weh may be least pjudice to the plantacon graunted to Duxborrow, w<sup>ch</sup> is to be lavd forth for him by two men chosen by the majestrats of those six men w<sup>ch</sup> shall be nominated and appoynted by Duxborrow men to order and lay forth their landf about Satuckquett to pticulers pson.

31 October. [\*120.]

\*James Glasse & Mary Pontus marryed the 31st of Octobr, 1645.

88

11 September.

20 October.

\*At the Genrall Court of or Souraigne Lord the King, holden at Plym aforesaid, the xxviijth of Octobr, in the xxjth Yeare of his said Mats now Raigne, of England, &c.

BEFORE Willim Bradford, geni, Gou, John Browne, Edward Winslow, Tymothy Hatherley, and Thomas Prence, Edmond Freeman. Miles Standish.

Genf. Assistantf . &c.

ALTER PALMER, of Rehoboth, admitted a freeman, and was sworne.

Robte Barker, of the North River, made it appeare to the Court that there was due vnto him for carrying prisoners and passengers ouer the North River, w<sup>ch</sup> the countrey pmised to pay him iiij<sup>s</sup> ij<sup>d</sup>.

Thomas Heyward, of Duxborrow, is ordered by the Court to pay vnto Wannapooke, a Neipnet Indian, half a bushell of Indian corne for veneson he tooke of him.

Priscilla Browne, daughter of Peter Browne, deceased, haucing accomplished the terme shee was to dwell wth Wm Gilson, of Scittuate, who was to pay her xvli in thend of her terme; now the said Priscilla came into the Court, and hath chosen John Browne, her vnckle, to be her guardian, and to haue the placeing and disposeing of her vntill the Court shall judg her meete to be at her owne disposeing; and likewise to take her porcon, viz, xv<sup>h</sup>, and to ymproue it by putting it into a breeding stock, and keepe them, and giue her half thencrease, or els to use it as his owne, and to pay her the said xv<sup>h</sup> when the Court shall judg it meete for her to have it at her owne disposeing.

Manasseth Kempton and Ephraim Kempton are appoynted by the Court administrat<sup>18</sup> of the goods and cattells of Ephraim Kempton, of Scittuate, deceased, and to pay debts oweing by the said Ephraim at his decease so farr as the estate will amount vnto. There appeared to the Court that twenty-one pounds was due vnto the said Manasseth Kempton out of the said estate, wch the Court allowed should be payd him, and to giue a just account of the rest when the Court shall require them.

Mr Richard Wright, of Rehoboth, for refuseing to come to the Court as a comittee for their towne, being by them chosen for that end, is fyned xx<sup>s</sup>.

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# PLYMOUTH COLONY RECORDS.

1645	*The Pporcon and Names	of the Souldiers in eich T	owne sent forth in the			
$\underbrace{1645.}$	late Expedition again	nst the Narrohigganset ( &	their Confederat(.			
28 October.	Inter Enclosed and	f, xvj <sup>teene</sup> , went forth the x	v <sup>th</sup> August, 1645.			
BRADFORD, Goữ.		John Tompson,				
[*122.]		Richard Foster,				
		-	These vj were forth xvij			
	I I' monony inj mon	Nicholas Hodges,				
			dayes.			
	out first, and two w <sup>th</sup>	John Shawe, Samuell Cutbert.				
	those y <sup>t</sup> went out last.	John Jenkins,	These two were forth			
		John Harman.	xiij dayes.			
			xij dayes.			
		Serjeant Sam Nash,				
	Duxborrow, six men, wch	Wilłm Brewster,	These six were forth			
	went w <sup>th</sup> those that	Wilłm Clarke,	xvij dayes.			
	went out first	John Washborne,	XVIJ dayes.			
		Nathaniell Chaundler,				
		Edward Hall.	)			
	Marshfeild, foure men,	Luke Lillye,	These foure were forth			
	w <sup>ch</sup> went forth w <sup>th</sup>	Twyford West,	xvij dayes.			
	those that went out	Wiltm Hayle,	Atij dayoo.			
	first	Roger Cooke.	)			
	These following went	t forth the xxiij <sup>th</sup> of Augus	st, 1645.			
		( Thomas Burges,	}			
	Sandwich, fiue men, web	Thom <sup>8</sup> Greenfeild,	These fiue men were			
	went forth wth those	Laurance Willis,	forth xiij dayes.			
	that went last	Thomas Johnson,				
		Robte Allen.	)			
		John Turner,				
		Georg Russell,	and the second s			
	Scittuate, eight men, wch	Jeremiah Burrowes,	These eight men were			
	went forth w <sup>th</sup> those	Hereules Hill,				
	that went last	Edward Saunders,	forth xiij dayes.			
	that went fast	Nathaniell Moate,				
		John Robinson,				
		(Richard Toute.				
	D (11) from man	John Foxwell,				
	Barnestable, foure men,	John Russen,	These foure men were			
	weh went forth w <sup>th</sup>	Jonaman Haten,	forth xiiij dayes.			
	those that went last,	Francis Crocker.	)			

Yarmouth, fiue men, w <sup>ch</sup> went forth w <sup>th</sup> those that went last.	Teague Joanes, Henry Wheildon,	These fiue men were forth xiiij dayes.	1645. 28 October. BRADPORD, GOU.
	(Wilłm Chase, drummer.)		

These all returned the  $2^4$  of September, being Tewsday, and were disbanded the day following, being Wensday.

\*There was delived to eich souldier  $j^{ib}$  of poder, and  $3^{ib}$  of bullett a [\*123.] peece, and  $j^{ib}$  of tobaccoe, at their going forth.

The townes of Taunton and Rehoboth, alš Seacunck, were freed from sending forth any men in regard they are frontire townes, and billited the souldiers during the tyme they were forth.

# The Charges of this Expedition.

Inpri <sup>s</sup> , giuen to the captaine, but not to be a president ) II s a
for after tymes, for himself & his man, $\ldots$ $10:00:00$
To Serjeant, now Leiftennant Nash, 02:10:00
To Plymouth for vj men 17 dayes, 05:02:00
To Duxborrow for v men 17 dayes, 04:05:00
To Marshfeild for iiij men 17 dayes, 03:08:00
To Plym for two men more 13 dayes, 01:06:00
To Scittuate for eight men 13 dayes, 05:04:00
To Sandwich for fine men 13 dayes, 03:05:00
To Barnestable foure men 14 dayes, 02:16:00
To Yarmouth fine men 14 dayes, 03:10:00
And to the drummer, w <sup>ch</sup> was one of Yarmouth, où $00:05:00$
& aboue, $5^{s}$ ,
If, for a line to $M^r$ Hanbury, 00:02:00
It, $\frac{1}{2}$ dussen of knines given to messengers, 00:02:06
It, for casting of shott, 00:05:00
It, for drumheads, $\ldots$ $\ldots$ $\ldots$ $\ldots$ $\ldots$ $\ldots$ $00:07:00$
It, spent of the money & beads the capt had, $02:05:05$
It, worke done by Gorame, 00:04:00
It, James Coles bill,
If A horsehire ri daves 00.11.00
It, A horsehire xj dayes, 00:11:00
If $25^{\mu}$ of noder taken at the barke by the captaine)
If $25^{\mu}$ of noder taken at the barke by the captaine)
<ul> <li>If, 25<sup>th</sup> of poder taken at the barke by the captaine to bring the men hoame againe,</li></ul>
If, $25^{\mu}$ of poder taken at the barke by the captaine to bring the men hoame againe,

1645.

28 October. BRADFORD, God.

[\*124.]

If, allowed toward the carriage of puisions to Secunck, w<sup>ch</sup> came by sea out of the Bay,  $\begin{cases} 02:00:00 & 23:04:11 \\ 02:00:00 & 23:04:11 \\ 01:07:04 \\ 06:03:03 \\ \hline \\ 01:07:04 \\ \hline \\ 06:03:03 \\ \hline \end{cases}$ 

The barrell of poder the souldiers spent & delived to divers of the townes was not accounted, nor  $300^{ii}$  of leade w<sup>ch</sup> M<sup>r</sup> Prence bought, nor the bullett( the souldiers had forth w<sup>ch</sup> was not returned, nor what losse would be required to take the puisions againe, besid( the charge of eucry pticuler towne w<sup>th</sup> their souldiers in setting them forth, nor  $5^s$  M<sup>r</sup> Prence payd for casting shott, and canvas bags for to put bread & puision in.

The sale of euery towne to this charg followeth. Verte.

*[	The Rates of	the	se	ual	1 T	ow	nes	to	the	$\mathbf{C}$	harg	ges	of	the	Warrs.	
	Plymouth,												112 122	$: 02^{s}$	а : 03	
	Duxborrow,		•	•		•	•						08	: 11	:00	
	Scittuate,.								•			•	12	: 17	:06	
	Sandwich,			•	•		•						09	:07	:09	
	Taunton,		•										05	: 02	:06	
	Barnestable,						•	•		•			06	: 02	:06	
	Yarmouth,			•	•		•			•			07	: 02	: 06	
	Marshfeild,		•										07	: 02	2:06	
													70	: 08	: 06	

The Court, for speciall consideración, did abate xx<sup>s</sup> to Barnestable, and 40<sup>s</sup> to Taunton, w<sup>ch</sup> is the reason they are not equall w<sup>th</sup> Yarmouth and Marshfeild, but shall not be a president for after tymes; and Rehoboth was not rated at all, both because it was a new plantación, and billited all the souldiers freely during all the tyme they stayed there.

The Sumes the Townes are to pay their Souldiers, and what wilbe comeing to

y <sup>e</sup> Treasurer.								
		Souldiers.	Treasurer.					
		li ø d						
Plymouth payes	•	06:08:00, & to the Treasurer	05:14:03					
Duxborrow,		06:15:00, & to the Treasurer	01:16:00					
Scittuate,		05:04:00, & to the Treas	07:13:06					

Sandwich,       .       .       .       03:05:00, & to the Treš       .	1645. 28 October. BRADFORD, GOU.
Sum to $\tilde{t}$ , $31:06:00$ , comeing to the Treau <sup>r</sup> , $37:02:03$	
& added to it w <sup>eb</sup> was remayning of the peage & 20 <sup>s</sup> , 01:16:00	
The captaine reẽ in peage, 03:01:05	
More in money, $ 01:00:00$	
Spent thereof & layd out,	
Remayneth in his hand $\ell$ , 01:16:00	
In the Treasurers hands,	
Due to himself,	
The remander to the countrey is $\ldots \ldots \ldots \ldots \ldots \ldots 28:18:03$	

The Court doth order, that every towne shall pay their owne souldiers what is due vnto them for their wages, and returne the rest to Plymouth, to the Treasurer, at Mr Paddys house, toward the payment of other charges about the expedition, prouided that every souldier allow by deduction of his wages what hee hath taken vp of any man to furnish him for his seruice, and like to returne their armes and bullet ( againe, or els allow for them.

\*The pposicons to be made to the towneshipps are, that the comissioners [\*125.] agree that eich sachem keepe wthin their owne boundf.

That the comissioners have power graunted them to punish such officers & messengers as shall fayle in their duties and messages.

That the assistant(, or any of them, shall have power to take an ac- Confirmed. knowledg<sup>nt</sup> of a bargaine and sale of landf, &c, they keepe a booke . thereof, or cause them to be recorded w<sup>th</sup> all convenyent speed; that the wyfe hereafter shall also come in & acknowledge the sale also; but lads formily sold to be firme to the buyer, notw<sup>th</sup>standing the wyfe came not in.

That the colonies shall allow ijd p day to mayntaine a prison<sup>r</sup> for felony Confirmed. or misdemeanor, (if they be not able to mayntaine themselues,) and the Treasurer to pay it.

That the marshall have ijs ps for gathering of fynes, if they be not Confirmed. brought in by the pties themselues.

<sup>‡</sup>That for correction by whipping, the marshall shall have v<sup>s</sup>, in this manner to be payd by the offendor, viz<sup>e</sup>, ij<sup>s</sup> vj<sup>d</sup> for his ymprisonment, & ij<sup>s</sup> vj<sup>d</sup> his releases.‡

## PLYMOUTH COLONY RECORDS.

1645.	The Names of the Comittees thi	s Court.
28 October. BRADFORD,	Plymouth, $\left\{ egin{array}{cc} \mathrm{M}^{\mathfrak{r}} \ \mathrm{John} \ \mathrm{Howland}, \\ \mathrm{Manasseth} \ \mathrm{Kempton}, \end{array}  ight.$	John Dunhame, Señ, John Cooke, Juñ.
Goữ.	Scittuate, {Before was Humfrey T but they had none the	
	Taunton, Wiltm Parker,	Richard Williams.
	Yarmouth, Mr Anthony Thacher,	Edmond Hawes.
	Rehoboth, Walter Palmer.	
	Duxborrow, Mr John Alden,	George Soule.
	Sandwich, Riehard Burne,	Thom Burges.
	Barnestable, Anthony Annable,	Isaack Robinson.
	Marshfeild, Mr Wilłm Thomas,	M <sup>r</sup> Thom Burne.
12 November.	John Turner and Mary Brewster marryed the	xij <sup>th</sup> Nouemb <sup>r</sup> , 1645.
19 November.	Nathaniell Warren & Sarah Walker marryed	the xix <sup>th</sup> Nouemb <sup>r</sup> , 1645.
6 December.	John Washborne & Elizabeth Mitchell mar	ryed the vj <sup>th</sup> of Decemb <sup>r</sup> ,
16	645.	
26 December.	John Tompson & Mary Cooke marryed the xx	xvj <sup>th</sup> Decemb <sup>r</sup> , 1645.
1645-6.	Joseph Ramsden & Rachell Eaton marryed	the second day of March,
2 March. 16		

3 March. New Р1ум. [\*127.]

\*At the Gen<sup>\*</sup>all Court of o<sup>r</sup> Sou<sup>\*</sup>aigne Lord the King, holden at Plyĩn, afores<sup>a</sup>, the third Day of March, in the xxj<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, France, S<sup>\*</sup> Ireland, Defendor of the Fayth, S<sup>\*</sup>c.

BEFORE Wiltm Bradford, geni, Goù,	Wiltm Collyer,						
Edward Winslow,	Timothy Hatherley, and						
Miles Standish,	Edmond Freeman,						
Gentlemē, Assistant, &d.							

THE comittees of the seuall townes : --

Plymouth,	•	4	(M <sup>r</sup> Wil <del>l</del> m Paddy, John Dunham, Señ,	Manasseth Kempton, John Cooke, Juñ.
Sandwich,			Wiltm Newland,	James Skiff.
Taunton, .			None.	

Duxborrow,	M <sup>r</sup> John Alden,	Georg Soule.	1645.
Barnestable,	Henry Cobb,	Thoñ Hinckley.	
Marshfeild,	Josias Winslow,	Robte Waterman.	3 March. BRADFORD,
Scituate,	Humfrey Turner,	John Lewes.	Goft.
Yarmouth,	M <sup>r</sup> Anthony Thacher,	Edmond Hawes.	
Rehoboth,	None.		

William Brett,	
George Partrich,	
John Vobes,	
‡John Washborne,‡	ppounded to take vp their freedome the next Court.
Robte Carver,	
John Bourne,	
John Allen,	

Nathaniell Bowman is awarded to pay ij<sup>s</sup> to Morris Trnant for not psecuting his action against him.

It is ordered, that Major Gibbens shall take order to answere M<sup>r</sup> Combes declaracon against Morton and M<sup>r</sup> Combs attorney to write vnto him.

Mr Allerton, vpon a motion made in the Court by Thomas Cushman, is allowed a yeares tyme for recounding his debt( in this goument, vpon book( and papers.

Whereas vpon a peticon to the Court, it appeareth that Richard Templer, the now constable of Yarmouth, in vndertakeing to pay fifty shillings for  $W^m$  Chase, to set him forth in the last expedition, and hath received satisfacción to the value of xxx<sup>s</sup> or thereabout(, it is requested by the Court, that the towne of Yarmouth would pay one third  $\tilde{p}t$  thereof, and the said Chase another third  $\tilde{p}t$ , and the countrey thother third  $\tilde{p}t$  of what remaynes, to satisfye the said fifty shillings.

Concerning the difference about M<sup>r</sup> Starrs rate at Marshfeild, the Court doth not see but that it is right and equall that M<sup>r</sup> Starr should be rated at Marshfeild pportionable to his land( improduced and stock there, and shall now pay his rate there vntill that Duxborrow can make it appeare that it was vnderstood that he should not be rated there vntill hee came totally w<sup>th</sup> his famyly to dwell there, and that Marshfeild condiscended therevnto.

The Court requesteth M<sup>r</sup> Prence & M<sup>r</sup> Freeman to heare the differrence betwixt the towne of Yarmouth, M<sup>r</sup> Lumpkine, and M<sup>r</sup> Palmer, about the mayntenance of Willim Growse, and to order the same.

\*Whereas the tyme being this Court wherein order is to be taken for letting of the trade at Kennebeck, els it would endanger the losse of this yeares 1645-6. benefitt, by reason whereof the Court is constrayned to nominate and authorize a committee to lett forth the same to the best advantage of the gouerment, 3 March. and for the tyme of yeares, to such as will give the most for yt, have . BRADFORD. therefore nominated and authorized the Goûnor and Assistantf, wth Mr John Gov. Alden, Mr Wiltm Thomas, Mr John Howland, Jonathan Brewster, and Josias Winslow, as a committee to lett forth the same vnto them the first Tewsday in May next.

> The company for the Kennebeck trade brought in an account into the Court for the yeare 1644, w<sup>ch</sup> came that yeare but to thirty pound(, and also an account how it was disbursed for the countreves use, weh the Court accepted and allowed, and they are thereof discharged; and likewise towardf the rent for the yeare 1645 there was an account exhibited whereby there appeared to be in the store for the countreys use six barrells of pouder, three hundred waight of leade, and . pound( of bullett(, and foure pound( nineteene shillings and six pence remayneing due to the countrey from them, besides thirty shillings for a case of bottells, w<sup>ch</sup> was not cleared that they were spent for the countreys use; but the 300 waight of leade is not yet payd for.

And xvjib of pouder to Marshfeild. (These pcells of poder were remayne-If, xx<sup>1b</sup> of pouder to Taunton. It, xvj<sup>1b</sup> of pouder to Barnestable. And baggs to put poder in.

ing of the seauenth barrell of poder, the rest being spent by the souldiers in the last expedition.

#### Pposicons.

- That the townes puide sufficient armes for so many men as their ppor-Confirmed. tion wilbe to set forth, that they may be in psent readynesse if any suddaine occation fall forth.<sup>±</sup>
- That the elarke, or some one in euery towne, do keepe a register of the Confirmed. day and yeare of every marryage, byrth, and buriall, & to have 3<sup>d</sup> a peece for his paynes.‡

Psentmentf this Court, by the Grand Enquest.

1. Wee do here psent Thomas Bonney, of the towne of Duxborrow, for vneiuill carriages and lacivious actions towardf weomen and maydes. Released.

2. Wee do psent Thomas Dexter, of Sandwich, for disobeying the Goûnors warrant ( in conveying away his horse, being prest for the countreys use. Discharged.

Released.

Released.

Released.

3. Wee do here pseut Thomas Burges and Thoms Nicholls, for breach of the Kinges peace. Discharg<sup>d</sup>.

4. Wee do here psent Wiltm Brookes, of the towne of Marshfeild, for the breach of his oath, in discloseing of his fellowes counsell and his owne, w<sup>ch</sup> hee through weaknes confesseth hee did, and is released.

5. Wee do here psent John Gray, of Yarmouth, for abuseing Ann, the 1645-6. wife of W<sup>m</sup> Eldred, in an injurious manner.

6. We do here psent M<sup>r</sup> Symkins for the breach of the Kings peace, w<sup>th</sup> strikeing of Thomas Hinckley. Released.

7. We do here psent Leiftennant Dimmack, of Barnestable, for neglecting to exercise their men in armes. Discharged.

\*Whereas an action of slaunder and defamación was this Court comenced by Mr John Farnyseede, and Elizabeth, his wyfe, against Thomas Bonney, by the arbitration and mediation of frendf, it was vpon the said Bonnevs acknowledgment withdrawne, wch was shewed in Court, and ordered to be recorded as follow<sup>th</sup>, viz<sup>o</sup>: --

Know all men by these pntf, that whereas Thomas Bonney hath said that Mris Farniseede did justle him in her house, and that hee tooke it as a temptation of him vnto lust, the said Thomas Bonney doth freely and humbly acknowledg, vnto the glory of God and vnto his owne shame, that it was his owne base heart that caused him to make that construction thereof, hee acknowledging that hee had no sufficient reason so to conceine, but that eucli suspition arose from the corruption of his owne heart; and although the said Thomas Bonney did further accuse her in comeing bare legged vnto him, speaking vnto him, Thomas Bonney, will you mend my shooes? shee vtterly denyeth that euer shee came to him in any such manner, the said Thomas Bonney dareing not say but that hee might be mistaken therein ; and whateuer interpretation Thomas Bonney did make thereof, the said Thomas Bonney acknowledgeth it to arise from his owne base, lustfull heart, and doth wholly condeme himself fro speakeing or thinking any cuell of her, the said Thomas Bonney not dareing to say or think any other of her but that shee is a very honest, modest, and chaste weoman, both in heart, worde, and deede, and doth therefore earnestly beseech the Lord to for giue him his many and great sinns therein, & doth humbly entreate Mris Farnyseede, her husband, pentf, and frends to forgiue him these so greate wronges & injuries done by him herein, pmiseing to acknowledg these his wronges (donn vnto her) in or before the congregacion wheneuer it shalbe required of the said Mrs Farnyseede, her husband, or frend(; and also the said Thomas Bonney doth hereby testifye, that if euer hereafter hee shall in any measure speake any thing to any pson or psons tending to her disgrace or defamacon, that then it shalbe lawfull for the husband of the said Mris Fernyseede to psecute his action of slaunder and defamacon, notw<sup>th</sup>standing this his acknowledgment; the said Thomas Bonney also pmiseing to put into the hand of the deacon of the church of Duxborrow

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3 March. BRADFORD, Gov.

[\*129.]

fiue shillinges, for to be by the said deacon distributed vnto the poore. In 1645-6. witnesse whereof the said Thomas Bonney hath subscribed his hand this second 3 March. day of March, 1645. THOMAS BONI. BRADFORD. Gov. Witnes, John Willis. [\*130.] 1646. \*Richard Smyth and Ruth Bonum marryed the xxvijth March, 1646. Edmond Freeman, Jur, & Rebecca Prence marryed the xxijth of Aprill, 27 March. 1646. 22 April. Andrew Ringe and Deborah Hopkins marryed the xxiijth Aprill, 1646 23 April. Thomas Pope and Sarah Jenney marryed the xxix<sup>th</sup> May, 1646. 29 May.

5 May. [\*131.] \*At a Court of Assistant holden the fift Day of May, in the xxij<sup>th</sup> Yeare of the now Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, France, § Ireland, Defendor of the Fayth, §c.

BEFORE Wiltm Bradford, gent, Goû,	Tymothy Hathereley,
Edward Winslow,	John Browne, &
Wilłm Collyer,	Edmond Freeman, Señ,
Miles Standish,	

Gentle, & Assistant (.

PON heareing of the cause betwixt Roger Chaundler and Kenelme Winslow, for his daughters cloathes, w<sup>ch</sup> the said Kenelme detaineth, vpon ptence of some further service w<sup>ch</sup> he required of her, whereunto the said Roger vtterly refused to consent, it is ordered by the Court, that the said Kenelme Winslowe shall deliuer the mayde her cloathes w<sup>th</sup>out any further delay.

Kenchne Winslowe, for opprobrious words against the church of Marshfeild, saying they were all lyers, &ĉ, was ordered by the Court to fynd sureties for his good behauio<sup>\*</sup>, w<sup>ch</sup> he refuseing to doe, was committed to prison, where hee remayned vntill the Gefall Court following.

Vpon the peticon of M<sup>r</sup> John Gilbert, of Taunton, for a peell of meddow taken from him, the Court doth thinke it meete that in regard of former engagement( w<sup>eh</sup> haue passed betwixt him and some of the ma<sup>trates</sup>, the Bench do require the townsmen of Taunton to accomodate his sonn elswhere, that M<sup>r</sup> Gilbert may enjoy his meddow, puided hee resigne vp his late graunt from the towne.

Vpon información of an affray was made vpon Vssamequine and some of his men by Wilłm Cheesborrow, of Seacunck, alš Rehoboth, and some others, the Court doth order, that a warrant shalbe forthw<sup>th</sup> directed to the constable of Rehoboth, to apphend the body of the said William Cheesborrow, and to cause him to be brought from constable to constable, to his ma<sup>ts</sup> goale at Plym, there to remayne vntill he shalbe thence deliûed by due course of law.

It is also ordered, that an attachment shalbe directed to the constable of Rehoboth, to attach the body of Thomas Hitt, to fynd sureties for his apparance at the next Gefall Court, & $\hat{e}$ , to answere for haucing a hand in the said affray made vpon Vssamequin, & $\hat{e}$ ; and also for his contempt in not appeareing this Court, according as he was appoynted by M<sup>r</sup> John Browne, one of the Assistant $\hat{e}$ .

*May 29th, 1646. W <sup>m</sup> Cheesborro	w,	of	Re	hob	oth	, b	lacl	csm	ith,	,)	12	29 May.
*May 29 <sup>th</sup> , 1646. W <sup>m</sup> Cheesborro oweth the Kinge, &?,										}	XX <sup>n</sup> .	Released.
Richard Paul, of Taunton, plant,												[*132.]
Aron Knap, of the same, plant, .											$\mathbf{x}^{\mathrm{li}}$ .	

The condición, that the said Wilłm Cheesborrow shall appeare at the next Gefall Court, to be holden at Plyfit the first Tewsday in June next, to answere to all such matters as on his ma<sup>ties</sup> behalf shalbe objected against him, concerning an affray made vpon Vssamequin and some of his people, and in the meane season to \_\_\_\_\_\_\_ toward cor said softaigne lord the King and all his leigh people, and abide the further order of the Court, and not depart the same w<sup>th</sup>out lycence; that then, &c.

\*The limmits and bounds of the plantacon of the towne of Taunton, alš Co-[\*133.] hannet, w<sup>th</sup>in the goûment of Plymouth, bounded and ranged for length and breadth, by order of Court, by Miles Standish & John Browne, gentlem, Assistant<sup>()</sup> in the goûment, the xix<sup>th</sup> day of June, año D<sup>m</sup> 1640, in the xvj<sup>th</sup> yeare of our soûaigne lord, Charles, &ê, as followeth, viz<sup>()</sup> : —

Inpri<sup>3</sup> from two marked trees nere vnto Asonet, a neek of land being betweene Asonet and them, lying southerly, and from the said marked trees ranging east and by south foure miles; rangeing also from the extent of the said foure miles north and by west; also from two markt trees neere the Three Mile Riuer, lying southerly of Taunton, the rang to runn foure miles west & by north; and from the extent of this last menconed foure miles, the rang to runn north and by west eight miles; moreoù, from the extent of this eight miles range, then the range to runn on the east and by south line, to meete w<sup>th</sup> 1646.

5 May.

BRADFORD.

God.

29 May. BRADFORD, Goữ. the former expressed north and by west lyne vpon a long square; alwayes puided, that if these ranges do not take in a place called Schadingmore Meddowes, the said Schadingmore Meddowes to be included as belonging to the aforesaid towne of Taunton, w<sup>th</sup> one thousand acrees of vpland neere and adjacent vnto the said meddowes; prouided likewise, that these lines do not intitle the said towne of Taunton to intermeddle w<sup>th</sup>in two miles of Teightaquid.

> MILES STANDISH, JOHN BROWNE.

2 June. New Plym. [\*135.] \*At a Gen<sup>\*</sup>all Court holden at Plym afores<sup>a</sup>, the second Day of June, in the xxij<sup>th</sup> Yeare of the Raigne of our Sou<sup>\*</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, France, and Ireland, Defendor of the Fayth, Sc.

BEFORE Wilłm Bradford, gent, Goù,	Captne Miles Standish,
Edward Winslow,	Tymothy Hatherly,
Thomas Prenee,	John Browne, &
Wilłm Collier,	W <sup>m</sup> Thomas,
Can? A mistant?	6-3

Gent, Assistant (, &d.

M<sup>R</sup> TYMOTHY HATHERLEY and M<sup>r</sup> John Browne were chosen comissioners for the United Colonies for this yeare, according to the articles of confederacon.

The Counsell of Warr chosen & nominated by Court for this ensuing yeare.

M<sup>r</sup> Edward Winslow, fisident, M<sup>r</sup> Thomas Prence, Captaine Miles Standish, M<sup>r</sup> Tymothy Hatherley, M<sup>r</sup> John Browne, M<sup>r</sup> John Alden, Capĩ Wiltm Poole.

It is enacted by the Court, that these, or any three of them, meeting together, shall have power and authoryty to make orders for matters of warr, and to yssue forth warrants, &?; but if but two of them do meete, then to have the consent and approbacon of the Goû in what they doe; and that when these do so meete together, they shall have power to choose such psons to their counsell and assistance as they shall think good, (if they please,) so they exceed not the number of foure psons; and if any man shall refuse to doe the service when they are so warned or called therevnto, that then such pson or psons shalbe fyned as the counsell of warr shall think meete, so it exceede not fourty shillings to the colonies use; and that these shall have power to determine in any offence concerneing warr, either donn before this day or after, before thend of this ensuing yeare, and for all psons, as well strangers as our selues, for any thing donn w<sup>th</sup>in this goument, and shall ` power to choose a psident amongst themselues, and to make orders about such thinges as shalbe needfull.

\*Captaine Miles Standish chosen Treasurer for this ensuing yeare. M<sup>1</sup> Wilłm Collyer coroner.

Freemen admitted this Court, and sworne.

John Washborne,

Andrew Ring,

Wilłm Brett.

Oliuer Purchase,

M<sup>t</sup> Samuell Newman, Nathaniall Bacon, Dolor Davis, Georg Partrich,

These were ppounded to take vp their freedome the next Court : ---

Wilłm Wills,	Thomas Huckens,
Thomas Heyward,	James Wyatt.
Edward Jenkine,	

The Court doth order, that one of a towne, viz<sup>6</sup>, M<sup>r</sup> Thomas Willet, M<sup>r</sup> John Alden, M<sup>r</sup> Thomas Bourne, Thomas Chambers, Thomas Tupper, Henry Andrewes, Anthony Annable, Edmond Hawes, & Steeven Payne, shall, as a comittee, consider of a way for the defraying the charges of the ma<sup>trates</sup> table, by way of excise vpon wyne & other thinges.

Clement Briggs, of Weymouth, made knowne to the Court that M<sup>r</sup> Isaack Allerton was endebted vnto him the sum of seauen pounds, whereof he desires notice may be taken because of a late act made concerning debt( not demaunded w<sup>th</sup>in a yeare after they are due, in some cases are hardly recould all, and for that he cannot speake w<sup>th</sup> M<sup>r</sup> Allerton himself. M<sup>rs</sup> Fuller sayth that

\*The Constables of the seuall Towneshipps for this Yeare. [\*137.]

Plymouth, .	•	•	Robert Paddock & Thomas Whitney.
Duxborrow,		•	Georg Partrich.
Sandwich, .			Peter Gaunt.

1646.

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2 June. BRADFORD, Got.

[\*136.]

### PLYMOUTH COLONY RECORDS.

6.	Bãstable,	Thomas Huckens.
-	Marshfeild,	Thom Chillingsworth, Robte Barker.
e. RD,	Nawsett,	Samuell Hicks.
	Scittuate,	Ephraim Kempton & John Hollett.
	Taunton,	Oliver Purchase.
	Yarmouth,	John Joyce.
	Rehoboth,	Peter Hunt.

Nawsett is graunted to be a towneshipp, and to have all the p<sup>r</sup>uiledges of a towneshipp, as other townes w<sup>th</sup>in this goument have.

Surveyors of the Heighwayes.

Plymouth, .	Robert Wickson, Robert Finney, and John Finney.
Duxborrow, .	Wiltm Merrick & Morris Truant.
Scittuate,	John Stockbridg & Walter Woodward.
Sandwich, .	Edmoñ Freeman, Ju <sup>r</sup> , & James Skiff.
Taunton,	^
Barnestable, .	Henry Rowley & Thomas Shawe.
Yarmouth, .	Yeluerton Crowe, Edward Sturges.
Marshfeild, .	John Dingley & William Brooke.
Rehoboth, .	Thomas Cooper.

### The Grand Enquest.

Mr Thomas Howes,		Michaell Turner,
Robte Lee,		Phillip Delanoy,
Nathaniell Morton,		Thomas Heyward,
Robte Bartlet,		John Hore,
John Bourne,	jur.	Thomas Raulins,   sworn.
Joseph Biddle,		Thomas Hyland,
Wilłm Carpenter,		Barnard Lumbert,
John Stronge, not swore.		Henry Bourne,
Georg Knott.	J	(Emanuell White, )
		John Jenkine, not sworn, re-

leased of his fine.

[\*138.]

\*The Court doth graunt to the inhabit of Taunton that they shall purchase the pcell or neck of land, or yland, lying at Namaskett Pond, or w<sup>th</sup>in the sd pond, w<sup>eh</sup> they desire for a calues pasture, and to have the use of it vntill there shalbe a plantacon erected there about to whom it may be helpfull; and that then they, paying the purchase and the charg that Taunton

2 June BRADFOI Gov. inhitf shalbe at about the said pcell of land, shall have such pt thereof as shalbe thought meete by the Court.

Whereas Wiltm Halloway, of Taunton, complayned that an old woeman weh hee brought out of England was chargable to him, the Court tooke it into consideración, & do request the said Wiltm Halloway to deliû her to the towne, or whom they shall appoynt to receive her, wth her cloathes and bedding, and such thinges as shee hath, and the towne to take order for her mayntenance; and if hereupon the said Halloway shall refuse to deliuer her, wth her apparell & bedding, &c, that then he appeare here the next meeting, the first Tewsday in July next, to shew reason to the contrary, except the towne & the said Halloway shall agree otherwise.

William Cheesborrow, of Rehoboth, for mending two locks for peec( at Cheesborro find Gli. three shillings a peece, and for his abuse of Vssamequin, as the case now stands betwixt us and him, and for his breach of ymprisonment and flying to a forraigne goument, and leaucing this, is censured by the Court to be ymprisoned fourteene dayes, w<sup>th</sup>out bayle or mainprize, and to pay six pounds fine to the colonies use.

Thomas Hitt, of Rehoboth, for takeing pt with Cheeseborrow in the Hitt fined xx\*. affray made vpon Vssamequin and his men, is fined twenty shillings, & for his contempt.

The Rates agreed vpon for Excise.

That such strangers as have liberty to fish at the Cape to pay five shillings p share.<sup>‡</sup>

Vpon euery gallon of Spanish wine drawne by retayle by such as are allowed, eight pence.

Vpon enery gallon of French wine drawne by retayle by as are allowed, foure pence.

Vpon enery hogshead of beere, two shillinges.

Vpon every gallon of strong water, eighteene pence.

Vpon enery pound of tobaccoe retayled, jd.

Vpon enery gallon of oyle, j<sup>d</sup>.

This Court is adjourned to the first Tewsday in July next, when the setiall townes are appoynted to send their committees to do such businesses as are now left vndonn.

2 June. BRADFORD. 600

1646.	*.At	the second Session of the Geñall Court, begun the first Tewsday
		in June, and adjorned vnto the first Tewsday in July following,
7 July. New Plym.		and now holden the said first Tewsday in July, in the xxijth
BRADFORD, Got.		Yeare of the Raigne of our Souraigne Lord, Charles, by the
[*139.]		Grace of God King of England, Scotland, France, and Ireland,
		Defendor of the Fayth, &c.

BEFORE Wiltm Bradford, gent, Goû,	Miles Standish,
Edward Winslow,	Tymothy Hatherley, and
Wilłm Collyer,	Wilłm Thomas,
Gent, Assistant	, & <i>ĉ</i> .

THE comittees of the seuall towneshipps : --

- Plymouth, .		•			(M <sup>r</sup> John Howland, Manasseth Kempton, John Dunham, Señ, M <sup>r</sup> Thoñ Willett.
					Humphrey Turner, John Lewes.
					Richard Williams.
					M <sup>r</sup> Anthony Tacher, Edmond Hawes.
Rehoboth, .					
Duxborrow,					M <sup>r</sup> John Alden, George Soule.
Sandwich, .				•	Mr Edmond Freeman, Wilłm Newland.
					Henry Cobb, Thom Hinckley.
Marshfeild, .	•	•	•	•	Josias Winslow, Robte Waterman.
Nowsett, .	•	•	•	•	None.

In the difference betwixt Richard Church, complaynent, and M<sup>rs</sup> Jenney, widow, defeñt, the Court, vpon heareing the cause and examinación of witness<sup>s</sup>, and view taken of his booke, there appeared due vnto Richard 1 ii<sup>s</sup>, w<sup>ch</sup> the Court doth award and order the said M<sup>ris</sup> Jenney to pay to the said Richard Church, saue that the said Richard Church is to hew a sett of coggs and rounds for her, according to the couenant.

In the case betwixt Teag Jones and Raph Wheilden and his daughter, the Court, not fynding thinges fully cleared by reason of the absence of the said Wheildon and his daughter, it is referred to further heareing, either at the next Genall Court or some Court of Assistant before, where the said Raph Wheildon and his daughter and the said Teag are required by the Court to appeare, and ypon further heareing then to be decided.

Francis Sprague, of Duxborrow, is lycensed to keepe an ordinary and to draw wyne at Duxborrow. Edward Jenkins, of Scittuate, is lycensed to keepe an ordinary and to 1 draw wyne at Scittuate.

\*Edward Sturges, of Yarmouth, is lycensed to keepe an ordinary and draw wyne at Yarmouth, puided Mr Thacher draw out his. Repeal<sup>4</sup> 20:8:1646.

Robte Barker is lycensed to keepe an ordinary at Marshfeild, and to draw wyne.

The action betwixt Tobias Taylor, compl<sup>nt</sup>, and John Shawe, defe<sup>nt</sup>, is referred to the ending of M<sup>r</sup> Hanbury and John Lewes for John Shawe, M<sup>r</sup> Alden and Thomas Clark for Tobias ; and if they cannot end yt, they foure to choose a fift man vnto them, and as any three or more of them agree, so to stand.

M<sup>r</sup> William Collyer, M<sup>r</sup> Thomas Willett, M<sup>r</sup> Anthony Thacher, and Josias Winslow are appoynted by the Court as a comittee to draw vp the excise into due forme of an act, and also to pscribe a way and meanes how it shalbe gathered, w<sup>th</sup> penalties vpon the delinquent(, and psent it to y<sup>e</sup> Court to be confirmed.

Constant Southworth is allowed by the Court to be ensigne bearrer of Duxborrow company.

Mr Thomas Dimmacke, of Barnestable, is allowed by the Court to bee leiftennant, to exercise their men in armes at Barnestable.

Whereas Charles Thurston, servant to M<sup>r</sup> Wilłm Hanbury, for his former misdemeanor, and revelling, & disguised daunceing, was fined  $l^s$  or there about l, for w<sup>eh</sup> his said m<sup>r</sup> did vndertake to pay, or elš he should have beene whipt at the publike post, the said Charles Thurston pmised in the Court either to pcure his said master security for the payment thereof, or elš to serue him so much longer after his tyme was out (w<sup>eh</sup> the said Charles acknowledged to be two yeares from the xxv<sup>th</sup> of this instant July) as would satisfy his master, and for other demaunds of losse of tyme for absenting himselfe from his service w<sup>th</sup>out his said masters consent.

The Men nominated and appoynted in euery Towne to recouer the Excise &

			• .
ga	th	er	1t.

Plymouth, .	. John Finney.	
Duxborrow,	. John Willis.	
Scittuate, .	. Samuell House.	
Sandwich, .	. Peter Gaunt.	
Taunton, .	. James Wyatt.	These are to be for one yeare, and
Yarmouth, .	. Edmond Hawes.	to be yearely renewed.
Barnestable,	. Isaack Robinson.	
Marshfeild,.	. Robte Waterman.	
Rehoboth, .	• •	
Nausett, .	• • •	
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1646.

7 July. BRADFORD, GOU. [\*140.] 1646.

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7 July. BRADFORD.

Goð. [\*141.] \*It is agreed vpon and ordered by the Court, that when the inhabitant( of Sandwich haue payd a debt of xvij<sup>ii</sup> or xviij<sup>ii</sup>, oweing to the old company, and payd the charg & purchase of their towneship, or such a sume as M<sup>r</sup> Thomas Prence and Captaine Miles Standish shall agree vpon, that then the comittees or vndertakers shall yeild vp the lands vndesposed of to the towne, to be giuen forth and disposed by such psons as the towne shall appoynt, and that euery inhabitant haueing lands graunted him shall pay pportionably to the sid payment(.

It is ordered by the Court, that the comittees of euery towne shall send the names of all their males, from xvi<sup>teene</sup> yeares of age to sixty, to the Goû, sealed vp, by the first of August next.

Vpon complaint, by some of the inhabitant( of Scittuate, that there was great want of heighwayes to be layd forth, and a form jury have beene empaneled to have donn the same who have not yet, for divers yeares, recorded their verdict, that the wayes might be knowne as the Court is informed, the Court doth therefore order that a warrant shalbe directed to the constables of Scittuate, requireing them to cause a sufficient jury to be empanelled before M<sup>\*</sup> Tymothy Hatherley, who vpon their oathes shall lay forth all such wayes w<sup>th</sup> as much convenyency for the genall, and as little pjudice to the pticulers, as may be according to the act of the Court.

This Court is adjorney vnto the next Tewsday before the Gefiall Court in October next, w<sup>ch</sup> wilbe the xx<sup>th</sup> day of the said month.

Memorand: that something be donn to mayntaine the libertys of the churches, w<sup>th</sup>out intermedleing or wronging eich other, according to the statut( of England, that they may liue in peace.

Defects in Apparence this Court by the Matrates and Comittees.

<sup>[</sup>Here the records cease to be in the handwriting of Mr. Souther. The following pages, as far as page 159, in the original manuscript, were written by Governor Bradford.]

\*The 10 of December, 1646.

John Barnes acknowledgeth himself to stand bound to our soueraigne lord, King Charles, King of England, Scotland, France, & Ierland, Defendore of y<sup>e</sup> Faith, &d, for Thomas Shaue, of Bastable, body for body, that y<sup>e</sup> said Thomas Shaue shall appeare at y<sup>e</sup> next Generall Courte, to be held at Plimouth for our said soueraine lord y<sup>e</sup> King, the first Tuesday in March next insuing; and ther to continue till he hath answered all shuch maters as are aledged against him by John Crocker or others.

Likwise Thomas Huckins, of Bastable afforsaid, planter, acknowledgeth himselfe to stand bound for y<sup>e</sup> aforesaid Thomas Shaue, body for body, to our soueraigne lord y<sup>e</sup> King, in all respects as y<sup>e</sup> said John Barnes, &c.

Taken by William Bradford & Captaine Myles Standish, the day & yeare aboue writen.

Vpon the day & time abouesaid, viz<sup>6</sup>, the 2<sup>d</sup> of March, y<sup>e</sup> pson apped, & so y<sup>e</sup> sureties were released, &d.

\*Att a Courte of Assistant holden att Plimouth aforesaid, on Tewsday, the fourth of August, in y<sup>e</sup> xxij<sup>th</sup> Yere of y<sup>e</sup> now Raigne of o<sup>r</sup> Sou<sup>T</sup>aigne Lord, Charles, by y<sup>e</sup> Grace of God of England, Scotland, &c, King, Defendor of y<sup>e</sup> Faith, &c.

4 August. New Plym. [\*144.]

BEFORE W<sup>m</sup> Bradford, genf, Goû, John Browne, and Edward Winslow, W<sup>m</sup> Thomas, Tymothy Hatherley, Gent<sup>1</sup>, Assistants, &c.

IN the case betwixte Samuell Eddy and John Dunham, Juñ, about y<sup>e</sup> said John Dunhams giving poyson to the said Samuell Eddys dogg, the Court, having taken the same into serious consideracon, vpon hearing what could be said on both sides, the Courte doth order y<sup>t</sup> y<sup>e</sup> said John Dunhame shall finde sureties for his good behavio<sup>r</sup> vnto y<sup>e</sup> next Court.

In the case betwixte Thomas Bonney, compł, and John Willis and M<sup>r</sup> John Farneseede, defend<sup>s</sup>, for damage don in the corne and garden of y<sup>e</sup> said compł, w<sup>ch</sup> damage was awarded to vij<sup>s</sup> by such as viewed the same, the Court, having heard the allegations of all the said pties, doe determine, that the said vij<sup>s</sup> shalbe equally borne betwixte them, viz<sup>t</sup>: ij<sup>s</sup> iiij a peece; y<sup>t</sup> is, 2<sup>s</sup>

### 1646.

10 December. BRADFORD, Go?. [\*143.] 1646.

4<sup>d</sup> Bonny, 2<sup>s</sup> 4<sup>d</sup> John Willis, & 2<sup>s</sup> 4<sup>d</sup> John Farneside, & Thomas Bonney to pay ye charge of ye Courte.

4 August. BRADFORD, GOUNOR.

In the case betwixte John Barnes, compt, agst Giles Rickett, for a bill of five pounds and a pcell of silke weh the said compt hath bought of Samuell Harvey, the Court doth award the said Giles Rickett the pcell of silke for his paines taken in the busines, and John Barnes to have the debte of 6<sup>li</sup> 5<sup>s</sup>, & 15<sup>s</sup> damage & xje charges of ye suite, saue yt ye said John Barnes shall saue ye said Giles Rickett harmeles of ye said xjs, or pay it to him yt laid the same downe for ye said Harvey.

The Courte grants execución vpon the debte, &d.

The Court doth award execución against John Shaw to Tobias Tayler for 50<sup>s</sup>, in precess of eight, according to y<sup>e</sup> ships account.

The accon depending betwixte Tobias Tayler & John Shawe is referd to

The foure aboue menconed, not assenting, made choyse of Josias Winslow for the fifte man; and we whose names are vnderwritten order as follow<sup>th</sup>, that is to say, John Shawe shall pay to Tobias Taylor fifty shillings, according to the seamens account, & the cost of ye Court excepting ye mony given to the jury.

15 July.

Released. paying his fees.

James Addams & Francis Vassall married ye 15th of Julie, 1646.

John Dunhame, Jun<sup>r</sup>, acknowledgeth to owe the Kinge xl<sup>ii</sup>.

That the said John Dunhame shalbe of the good behavior towards or soûlaigne lord ye Kinge & all his leigh people, and appre here at the nexte Genfiall Court, and not depte y° same wthout licence; that then, &c.

\*Att the third Session of the Gen<sup>-</sup>all Courte, begun the first Tewsday 20 October. NEW PLIM. in June, holden the 20th of October, in ye xxijth Yere of ye [\*145.] Raigne of or Souraigne Lord, Charles, by ye Grace of God King of England, &c., Defender of ye Faith, &c.

> BEFORE W<sup>m</sup> Bradford, gent, Gounor, Edward Winslow, W<sup>m</sup> Collier, Capt Miles Standish,

Tymothy Hatherly, John Browne, and W<sup>m</sup> Thomas,

Gent, Assistants.

NTONY THACHER and George Sole were chosen a comittee to draw vp an order concerning disorderly drinking of tobacco.

Whereas Robte Paddock complaines to this Court for and desires to have an account of what is due unto \_ by the last will & testa<sup>nt</sup> of W<sup>m</sup> Palmer, deceased, the Court desires M<sup>r</sup> Thomas Prence either to come and giue in an account or send it vnto the Goûnor, y<sup>t</sup> so what is due vnto y<sup>e</sup> said Paddock may be satisfied vnto him, according to y<sup>e</sup> teno<sup>r</sup> of y<sup>e</sup> said will, as soone as w<sup>th</sup> conveniency he may, and that before this winter yf he canne.

The pporcon of euly townships rates for the raising of their publike charges, as by this Court is ordered and agreed, is : -

	**	0	u					
Plimouth,	<b>3</b>	10	0	Duxborough,	ij <sup>u</sup>	X <sup>9</sup> .	Scituate,	iiij <sup>li</sup> x <sup>s</sup> .
Sandwitch,	3	5	0	Tanton,	ijü	x <sup>9</sup> .	Bãstable,	ij <sup>li</sup> x <sup>s</sup> .
Yarmouth,	2	10	0	Marshfield,	ijв	x <sup>8</sup> .	Rehoboth,	iiij <sup>u</sup> .
	_							
								28 <sup>ti</sup> 15 <sup>s</sup>

Vpon complaint of Thomas Star, of Yarmouth, about fees of Court, in an accon psecuted in the Court att Yarmouth aforsaid ag<sup>st</sup> Samuell Hincley, the Court ordereth, that the jury repay what they have received fro the said Thomas Star as theire fees in  $y^t$  case, & that Sam Hincly pay all  $y^e$ , belonging to  $y^e$  clark of  $y^e$  Court.

The two comittees for the towne of Taunton, viz<sup>t</sup>, Richard Williams and Fine remitted , for theire non app<sup>r</sup>ance are fined xx<sup>s</sup> a peece.

Whereas the township of Taunton had a fine of  $30^{\circ}$  given vnto them for & towards y<sup>e</sup> amending of their highwaies in ĉtaine swamps; the Court, vnderstanding y<sup>t</sup> they having received y<sup>e</sup> said fine, but not don y<sup>e</sup> said work, doth order y<sup>t</sup> y<sup>e</sup> worke be forthwith sufficiently don, or elce that the mony be repaid by them to the Treasuror for y<sup>e</sup> Goûm<sup>ts</sup> vse by March Court next. M<sup>r</sup> Browne vndertooke y<sup>t</sup> y<sup>e</sup> one of y<sup>e</sup> two should be don.

\*Att a Genn<sup>\*</sup>all Courte holden Octob<sup>\*</sup> 27<sup>th</sup>, in y<sup>e</sup> xxij<sup>th</sup> Yere of his 27 October. Ma<sup>ties</sup> now Raigne, of England, &c. [\*147.]

> BEFORE M<sup>†</sup> Bradford, Goûnor, M<sup>†</sup> Browne, & M<sup>†</sup> Colliare, M<sup>†</sup> Thomas, Capť Miles Standish, Genť & Assisť.

JOHN TOMPSON, coming into this Court and acknowledging his fault Fine v<sup>n</sup>. of incontinency w<sup>th</sup> his wife before marriage, but after contract, was fined

1646.

20 October. M<sup>R</sup> BRADFORD, GOÜNOR. 1646.

 $v^{\mu}$  & imprisoned according to order, but paying his fees, was released of his imprisonm<sup>t</sup>.

27 October. M<sup>R</sup> BRADFORD, GOUNOR.

[\*148.]

In a case of diffrence twixte John Dunham, Juñ, and Sañ Edie, the Court orders, & the said John Dunham agreed therevnto, that M<sup>r</sup> W<sup>m</sup> Paddie and John Cooke, Juñ, shall heare, end, & determine all former civill differences twixte them to this psent day.

In a case of diffrence twixte Thomas Savery and William Bradford, Juñ, about a canoo, the Court ordereth, that in case he be not found y<sup>t</sup> removed the said canoo frõ M<sup>t</sup> Attwoods by the nexte Genfiall Court, that then the said William Bradford shall satisfie & pay y<sup>e</sup> said Savery v<sup>s</sup>.

John Hore, Thomas Hiland, & John Jenkin, of the grand inquest, for default of app<sup>r</sup>ance at this Court, were  $20^{\circ}$  a peece, according to order.

In the case betweene Gabriell Whelding and Richard Taylor, about his daughter Ruth, the said Gabriell pmiseth his free assent and consent to theire marriage.

1646-7. *Att	t a Courte of Assistants holden the v <sup>th</sup> Day of January, in the
5 January.	xxij <sup>th</sup> Yere of y <sup>e</sup> Reigne of o <sup>r</sup> Sou <sup>r</sup> aigne Lord, Charles, now of England, &c, King, &c.
NEW PLIM.	of England, 90, Img, 90

BEFORE M<sup>r</sup> Bradford, gent, Goûnor, Timothy Hatherly, & Capt Miles Standish, W<sup>m</sup> Thomas, Gent, & Assist, &d.

W HEREAS Edward Hall compł ag<sup>st</sup> Capť Standish and Jonathan Bruster, &ĉ, for iij<sup>u</sup> ij<sup>s</sup>, due to him for building, the Court ordereth, that they satisfie & pay him according to their agreem<sup>t</sup>, and they to recoû y<sup>e</sup> same againe frõ y<sup>e</sup> towne of Duxbury by way of distresse & sale of y<sup>e</sup> goods of such as refuse to pay theire pportôns according to rate.

*Att a Gen <sup>r</sup> all Court holden March $2^{a}$ , it	n y <sup>e</sup> xxij <sup>in</sup> Yere of h	is 1646-7.
Maties now Raigne, of Engle	and Sec.	
onto note italghe, of Engle		2 March.
	35.77.1.1	NEW PLIM.
BEFORE M <sup>r</sup> William Bradford, gent, & Goû,	M <sup>r</sup> Hatherly,	$\mathbf{M}^{R}$
Capĩ Standish,	M <sup>r</sup> Browne, &	BRADFORD, GOUNOR.
M <sup>r</sup> Colliare,	M <sup>r</sup> Thomas,	[*149.]
Gent & Assistants.		. ,

WHEREAS Abraham Sampson was psented by y<sup>e</sup> grand inquest for Fine v<sup>\*</sup>. being drunke, he, traûsing y<sup>e</sup> said psent<sup>nt</sup>, made his plea at this Court, & by verdict of y<sup>e</sup> jury was found guilty acc to y<sup>e</sup> psentmt, and therevpon, acc to order, was fined v<sup>s</sup> & the fees of Courte.

The jury for this triall were, -

John Cooke, )		Gabriell Followay,	
James Hurst,		Giles Rickett,	
Joseph Rogers,	jurať.	Edmond Tilson,	jurať.
John Finney,	Julat	Robt Finney,	Julut
Thõ Cushman,		Joshua Pratt,	
Robte Wickson,		George Watson,	)

Att this Court John Crocker compł against Thomas Shawe for coming into his house by putting aside some loose pallizadoes on y<sup>e</sup> Lords day, about y<sup>e</sup> middle of the day, & tooke and carried out of his said house some venison, some beefe, some butter, cheese, bread, & tobacco, to the value of xii<sup>d</sup>, w<sup>ch</sup> y<sup>e</sup> said Thõ Shaw openly in publike Court confessed, submitting himselfe to y<sup>e</sup> censure of the Court; wherevpon, his sureties being released, he was comitted to y<sup>e</sup> marshalls charge; and y<sup>e</sup> Court censured him to make satisfaccon for y<sup>e</sup> goods stolen j<sup>s</sup>, being so valued, and 13<sup>s</sup> 4<sup>d</sup> a peece to y<sup>e</sup> two men y<sup>t</sup> attended on him to y<sup>e</sup> Court, and to be publikely whipt at y<sup>e</sup> post, w<sup>ch</sup> was accordingly don by y<sup>e</sup> publike officer.

Vpon compt of John Vassall vnto y<sup>e</sup> Court condning John Lewis, appntice to his father for iiij yeres, being y<sup>e</sup> remaine of vij yeres in w<sup>ch</sup> he was bound to serue George Kenrick, the Court ordereth, y<sup>t</sup> y<sup>e</sup> said John Lewis shall dwell with y<sup>e</sup> said M<sup>e</sup> Vassall, and serue out y<sup>e</sup> full terme of his said indentures, as also for so long time as he hath absented himselfe w<sup>th</sup>out leaue from y<sup>e</sup> service of his said master or former masters in the foresaid seruice of vij yeres, as by indenture appreth.

George Wright and Joseph Tory were released paying theire fees of their bonds for the good behavior, but not of attending the Courte.

# 1646-7.

2 March. M<sup>R</sup> BRADFORD, Goùnor. Fine x<sup>B</sup>. [\*150.] \*Whereas Steven Wing, of Sandwitch, & Oseah Dillingham, were found to have had carnall knowledge each of others body before contract of matrimony, w<sup>ch</sup> the said Steven Wing, coming into the face of y<sup>e</sup> Court, freely acknowledging, he was, according to order of Court, fined in x<sup>h</sup>, and so is discharged.

Whereas George Wright was psented by y<sup>e</sup> grand inquest for attempting the chastity of divs women by lacivious words & carriages, he, trausing y<sup>e</sup> said psent<sup>nt</sup>, made his plea at this Court, & by verdict of a jury of 12 men was found guilty acc to y<sup>e</sup> psent<sup>nt</sup>. The Court, having maturely considered y<sup>e</sup> matt<sup>r</sup>s & circumstances, censured him to be bound to y<sup>e</sup> good behavio<sup>r</sup> to o<sup>r</sup> souaigne lord y<sup>e</sup> King and all his leidge people vntill the next October Court, & then to appre and attend the further pleasure of y<sup>e</sup> Court, & so comitted him vntill he finde sureties.

The Jury for his Traûs.

John Finney,		Robte Wicson,	)	Richard Wright,	)	
Joseph Rogers,		Gab Followay,	   jur.	Giles Rickett,	jur.	
Joseph Rogers, Rich Sparrow,	jur.	Gað Followay, John Morton,	jur.	Georg Watson,	jur.	
John Crocker, J		Joshua Prat,	J	Joseph Torey,	J	

William Forde, being  $\rho$ sented for detaining and not delifting to y<sup>e</sup> owners their due weight & measure of corne frõ y<sup>e</sup> mill, is in Court admonished only for this first offence, that henceforth he be more carefull to vse diligence and faithfulnes, y<sup>t</sup> men may no more haue occacon iustly to complaine, & to pvide a place for scales & weights in his milne, (being pvided by the towne,) y<sup>t</sup> so all may haue free lib<sup>t</sup>ty to weigh their corne & meale y<sup>t</sup> will, and to put away the dogge or doggs y<sup>t</sup> frequent his milne, & carefully to keepe away sheepe or any other cattle y<sup>t</sup> may annoy mens corne & meale.

Vpon peticon of Francis Crooker, who desires in marriage Mary Gaunt, kinswoman to M<sup>r</sup> Coggin, of Bāstable, the Court, having heard both pties & scrionsly weighed y<sup>e</sup> circumstances, doth order, y<sup>t</sup> yf y<sup>e</sup> said Crooker bring vnto y<sup>e</sup> Goûnor a ĉtificate, vnder the hands of M<sup>r</sup> Chauncy & some other approved phisition, that that disease w<sup>th</sup> w<sup>eh</sup> he is sometimes troubled be not the falling sicknes, that then he, y<sup>e</sup> said Crooker, shall in convenient time haue in marriage the said Mary Gaunt.

Antony Thacher, being returned at this Courte register keeper for Yarmouth, was approved of by y<sup>e</sup> Court.

[\*151.]

\*Whereas Samuell Edeth, & Elizabeth, his wife, of y<sup>e</sup> towne of Plim aforesaid, having many children, & by reason of many wants lying vpon them, so

as they are not able to bring them vp as they desire, and out of y° good respect they beare to Mr John Browne, of Rehoboth, one of ye Assistantf of this goument, did both of them ioyntly desire yt he, ye said Mr Browne, would take Zachery, their son, being of the age of seven yeres, & bring him vp in his imploym<sup>t</sup> of husbandry, or any busines he shall see meete for y<sup>o</sup> good of theire child till he come to y<sup>e</sup> age of one & twenty yeres ; wherevpon M<sup>r</sup> Browne did, in ye psence of Mr Bradford, Goûnor, take into his service the said Zachary, & pmiseth to pyide for & allow him during y<sup>e</sup> said terme all necessaries convenient & fitting such a servant, according to ye state & condicon of ye country, & doth furth<sup>r</sup>, of his owne will pvide v<sup>t</sup>, vf in case he, y<sup>e</sup> said Mr John Browne, & his wife, shall depte this life before ye said Zachary shall attaine to  $y^e$  end of his time of service,  $y^t$  then his eldest son,  $y^t$  shall haue ye gounmt of him during ye residue of ye said time not attained vnto, shall not make sale of ye said residue of time not attained vnto, nor any pte thereof to any pson or psons whatsoever whereby he shall or may be wronged; and yf it shall so come to passe yt those to whomsoeû he shalbe comitted vnto, after the death of ye said Mr John Browne & his wife, shall not deale well w<sup>th</sup> him as such a servant ought to be dealt w<sup>th</sup>, then vpon the complaint of any of ye friends of ye said Zachery, it shall lawfull for ye deacons of ye church of Plim aforesaid, wth the Gounor, yt then shalbe, to take him wholy away, & place him w<sup>th</sup> whom they shall see meete, pvided y<sup>t</sup> no sale or marchandise be made of ye remaine of his time by any.

George Wright, of Rehoboth, plant, acknowledgeth	li s d
George Wright, of Rehoboth, plant, acknowledgeth to owe o' soliaigne lord y' King	40:00:00
Richard Church, of ye Eale River, plant,	20:00:00
Samuell Nash, of Duxborow, plant,	20:00:00

The condicton, y<sup>t</sup> yf y<sup>e</sup> aboue bounden George Wright shall psonally appre at y<sup>e</sup> nexte Genfiall Court of o<sup>r</sup> softaigne lord y<sup>e</sup> King, to be holden att Pliff, in October nexte, &?; & in the meane time to be of y<sup>e</sup> good behavior towards o<sup>r</sup> said softaigne lord y<sup>e</sup> King and all his leigh people, and abide the further order of y<sup>e</sup> Court, & not depte y<sup>e</sup> same w<sup>th</sup>out licence; y<sup>t</sup> then, &?.

October Court, 26<sup>th</sup>, 1647. He not apping, Richard Church and Samuell Nash had licence and lib<sup>t</sup>ty granted them to bring in the aboue bounden George Wright at the nexte Genfiall Courte of o<sup>r</sup> softaigne lord y<sup>e</sup> King, to be holden at Pliff aforesaid y<sup>e</sup> first Tewsday in March nexte.

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2 March. M<sup>R</sup> BRADFORD, Go?.

26 October.

1647.	*Att a Courte of Assistants holden May 4 <sup>th</sup> , in the xxug <sup>th</sup> Yere of his
	Maties now Raigne, of England, &c.
4 May.	
NEW PLIM. M <sup>R</sup>	BEFORE M <sup>r</sup> Wilłm Bradford, Goû, M <sup>r</sup> Hatherlie, and
BRADFORD,	Capt Standish, Mr Thomas,
God. [*150 ]	M <sup>r</sup> Colliare,
[*152.]	Gent, & Assist.

 $\mathbf{I}^{\mathrm{T}}$  was ordered, that the now constables of Scituate be by warrant required to appre at the next Genfiall Court, to give their account concining y<sup>e</sup> officers wages.

1 June. New Plim. [\*153.] \*Att a Genn'all Courte holden at Pliñ aforesaid, the first Day of June, in the 23<sup>th</sup> Yere of the Raigne of o<sup>r</sup> Sou<sup>r</sup>aigne Lord, Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Faith, &c.

BEFORE Wiltm Bradford, gent, Goûnor,	Timothy Hatherly,
Thomas Prence,	John Browne, and
Wilłm Colliare,	Wilłm Thomas,
Cap <b>t</b> Miles Standish,	

Gent, Assistants, &c.

Freemen admitted this Court, and sworne.

Thomas Howes, Edward Jenkine, Thomas Hayward, John Allen.

The Names of such as were ppounded to take vp their Freedome at the next Genall Eleccon Court.

> Ephraim Morton, Henry Wood, John Morton, Steven Wood, Richard Paul, Wilłm Willes, John Wood, Sañi Dunham, Robert Finney, Jacob Cooke,

Franč Goulder, Thomas Dunhã, John Bradford, James Glasse, Ephraim Heckes, Alexander Standish, John Browne, John Allen, Samuell Tomkins. M<sup>r</sup> Wilłm Bradford was elected Goûnor.

Mr Edward Winslow,

M<sup>r</sup> Thomas Prence,

M<sup>r</sup> Wilłm Colliare,

Capĩ Miles Standish, } were elected Assistants.

Mr Timothy Hatherly,

M<sup>r</sup> John Browne, &

Mr Wilłm Thomas,

T) 1

Mr William Bradford, Go<sup>r</sup>, and Were chosen Comissions ;

and the third man in eleccon in case eithr of them faile, who was M<sup>r</sup> Prence, and in case he misse, then the 4<sup>th</sup>, viz<sup>t</sup>, M<sup>r</sup> Hatherley.

Capĩ Miles Standish is chosen Treasurer for this yeare.

The constables chosen by the seuall townes, and pseuted to this Court and sworne, are, --

Plimouth, .	. {	Andrew Ring, Robert Wickson, } jur.
Duxborough,		Wilłm Merritt.
Sandwitch,		Thomas Dexter, Juñ.
Yarmouth,		Tristrã Hull.
Marshfield,		Kenelime Winslow & Peter Collimore.
Scituate, .		Edward Jenkin & George Sutton.
Taunton, .		Oliver Purchis.
Bãstable, .		John Hall.
Nawsett, .		John Smaley.
Rehoboth, .		W <sup>m</sup> Smith.

Supvisors of the Highwaies.

Plimouth, .	•	•	^
Duxborough,			Edward Hall & John Browne.
Scituate, .		. {	John Williams, Thomas Chambers, Humph Turner & Isaac Stockman.
Sandwitch,			Joseph Holloway & George Buett.
Tanton, .			Edward Slocomb & Edward Rew.
Yarmouth,.			Gabriell Whelding & John Darbie.
Bãstable, .			Sam Hincley & Henry Rowley.
Marshfield,			Thomas Bourne & Thomas Tylden.
Rehoboth, .			Robte Tytus & Thomas Blisse.
Nawsett, .			Nicolas Snow & Edward Banges.

1647.

l June. M<sup>R</sup> BRADFORD, Goïnor.

1647.	For Plimouth towne, .	. Richard Sparrow and John Barnes.
	For the Eell River, .	. Thom Clarke.
1 June. M <sup>n</sup>	For Joanses River, .	. Jakob Cooke.
BRADFORD, Goữ.	*Th	e Grand Enquest.
[*154.]	William Niekerson,	(Anthony Snow,
	Richard Church,	John Dingley,
	Giles Ricard, (cleared,)	(Anthony Snow, John Dingley, Thomas Tupper,

Richard Church,		John Dingley,	
Giles Ricard, (cleared,)		Thomas Tupper,	
John Morton,		Edmond Freeman,	
Edward Tylson,	jur.	John Burseley,	sworne.
John Farnisside,	Jun	Edŵ Fitzrandall,	
Snmuell Tompkins,		John Jenkin,	
Thomas Burd,		Thõ Gilbert,	
George Russell,		John Tysdall,	)
John Daman,	)		

Thõ Coop, Thõ Clifton, not sworne.

Receiûs of Excise in each seûall Township.

Pliñ,				•		John Finney.
Scituate,						Sañ Jackson.
Taunton,						James Wyat.
Bãstable,						Isaac Robinson,
Rehoboth	1,		. '			^
Duxbořw	,					John Willis.
Sandwite	h,					Peter Gaunt.
Yarmout	h,					Edmond Hawes.
Marshfiel	ld,	•				Joseph Beedle.
Nawsett,						^

Mr Colliar, Mr Howland, Wm Merrick, & George Partrich are appoynted to view an high way for ye avoyding of ye highway by ye Goûnors meadow past Jones River to ye vpper path to Mattacheesett, & make reporte of it to ye Court, & appoynt it out, & ye surveiors to lay it out.

James Cole, compł, agst Thomas Pope, in an accon sclandr, dam 100%. The defend acknoledged his fault in Court, brought in his authors, who did yt same wherevpon ye compt let fall his accon, the defends equally paying the charges.

Capt Miles Standish, compl, agst Gilbert Brookes, in an accon of trespas vpon the case ; dam v<sup>li</sup>. The jury found for ye defend 2<sup>d</sup> dam, & charge of y<sup>e</sup> Courte.

### COURT ORDERS.

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Thomas Prence, gent, compł, ag<sup>st</sup> Edward Holeman & Nicolas Hodges, def: Accon, trespass vpon y<sup>e</sup> case; dam 40<sup>s</sup>. The jury found for the plaint. his peece & locke made good by y<sup>e</sup> defend, & cost of Court, and iudgm<sup>t</sup> therevpon was graunted.

The Petty Jury for these Trialls.

John Finney,		John Allen,	)
Rich Sparrow,		Joshua Pratt,	
Robte Wickson,	jur.	Experience Michell,	sworne.
Sam Nash,	jui. •	Experience Michell, Rich Higgens, George Partrich,	sworne.
George Soule,		George Partrich,	
W <sup>m</sup> Wood,		Richard Wright,	

\*The Comittees for this Courte.

Dl~		ſ	John Dunham, James Hust,	John Howland,
1 lym,	•	. (	James Hust,	W <sup>m</sup> Paddy.
Sandwitch,	•		Thõ Tupper,	W <sup>m</sup> Newland.
Taunton, .			Henry Androuse,	Edward Case.
Nawsett, .			Josias Cooke &	Richard Higginson.
Duxborough,			M <sup>r</sup> Alden,	Const Southward.
Scituate, .			Humphrey Turner &	John Williams.
Yarmouth,			Anthony Thacher,	Edmond Hawes.
Bãstable, .			Anthõ Anable,	Henry Cob.
Marshfield,			Josias Winslow,	Robte Waterman.
Rehoboth, .			Walter Palmer,	Steven Paine.

Joseph Rogers pposed by the towne of Nawset to this Court for liuetenant, to exercise theire men in armes, is by this Court appved & established liuetennant there. Wilłm Newland also liuetennant for Sandwitch.

The Courte ordereth and requesteth M<sup>r</sup> Alden & John Washborne to view the bounds betwixte the lands of Capł Standish & Frauncis Eaton, and sett them at rights.

M<sup>r</sup> Alden & M<sup>r</sup> Paddie were chosen and appoynted a comittee to take an account of y<sup>e</sup> Treasurer for y<sup>e</sup> last yere, & make reporte thereof at y<sup>e</sup> nexte Genfiall Court.

Whereas the towne of Marshfield was psented for not trayning according to order, the Court hath appoynted (vpon  $y^e$  comittees answer) and intreated Capt Miles Standish to goe où and exercise the company, & vpon his tryall finding any pson of  $y^e$  company in some good measure able to exercise  $y^e$  body, to invest him w<sup>th</sup> power to do it, vntill  $y^{ey}$  psent to  $y^e$  Court a fit man 1647.

l June. M<sup>R</sup> BRADFORD, Goữ.

[\*155.]

1647.

1 June. M<sup>R</sup> BRADFORD, Gol for to be their leader, & to attend to such further directions as the said capt shall give them, & y<sup>e</sup> seargeant of y<sup>e</sup> band, vpon notice given him by y<sup>e</sup> comittees, to warne a trayneing day y<sup>e</sup> 16 day of this moneth, & in case y<sup>t</sup> day pue rayny, then y<sup>e</sup> next faire day following.

It is enacted by this Courte,  $y^t y^e$  towne of Rehoboth shall have lib<sup>r</sup>ty yercly to make choyse of two freemen of  $y^{ir}$  inhabitants to be Assistants vnto  $y^e$  magestrate then in being, for the examining & trying of all matt<sup>rs</sup> in diffrence betwene  $\tilde{p}$ ty &  $\tilde{p}$ tie, by a jury of twelue men, not exceeding  $y^e$  valew of tenne pounds, reserving lib<sup>r</sup>ty to any  $\tilde{p}$ ty after triall for appeale to  $y^e$  Genfiall Courts att Plimouth, pvided  $y^t y^e$  appeale be made  $y^e$  same day  $y^e$  verdict is brought in, & he  $y^t$  shall appeale doe give security  $y^t yf$  he be cast in the Court of Plimouth, then he shall pay double damages.

And further, for the avoyding of travell & charge, the freemen of the towne of Rehoboth shall for  $y^e$  eleccon of ma<sup>strates</sup> haue lib<sup>t</sup>y to send their votes by proxes, pvided theire votes be orderly taken in  $y^e$  towne meeting, and then imediately scaled vp and deliûd to  $y^e$  comittees or grand iurymen who shalbe sent to attend the affaires of  $y^e$  Genfiall Court, and deliûd in Court by them, vnles vpon other weighty occations theire psence be required by speciall warrant.

26 October. \*.Att a Genn<sup>\*</sup>all Court there holden, Octob<sup>\*</sup> 26<sup>th</sup>, in y<sup>e</sup> 23<sup>th</sup> Yere of New Plin. his Ma<sup>ties</sup> now Raigne, of England, S.c.

[\*157.]

BEFORE M<sup>r</sup> W<sup>m</sup> Bradford, Goûnor, M<sup>r</sup> Prence, M<sup>r</sup> Colliare, Capt Miles Standish, M<sup>r</sup> Tymothy Hatherley, M<sup>r</sup> John Browne, & M<sup>r</sup> Wilłm Thomas,

Genf, Assistants, &d.

R ICHARD SARES, compł, ag<sup>st</sup> Nepoytam, Sachamas, and Felix, Indians. The Court ordered & gaue power to M<sup>r</sup> Thomas Prence, accompanyed w<sup>th</sup> Anthony Thacher, to here his complaint at his house, at Nawsett, and determine the same, & both plaint and Nepoytam in Courte agreed to y<sup>e</sup> same.

M<sup>r</sup> Hath<sup>r</sup>ley here in Court acknowledgeth that Helene, the wife of Kanelme Winslow, acknowledged her free assent and consent to y<sup>e</sup> sale of all such lands as her said husband had sould vnto Samuell Sturdevant. Capt Miles Standish acknowledged likewise, y<sup>t</sup> she, the same Helene, acknowledged her free assent & consent to ye sale of all such lands as her said husband had sould to Henry Sampson.

John Floyde, paying his fees, was released fro his bonds for ye peace ; but Xtopher Winter, refusing to pay his fees, was not released.

In a case of diffrence twixte John Floyde & Jane Duglas, his serv<sup>t</sup>, the Court ordereth yt the said Jane, or her assignes, pay vnto ye said John, or his ass<sup>s</sup> y<sup>e</sup> sum of iij<sup>ii</sup> x<sup>s</sup> in good country pay w<sup>th</sup>in 30<sup>tie</sup> dayes after sight of this order, & so she is released fro ye service of her said master, Floyde, & hath her libty to serue eleewhere.

At this Court, W<sup>m</sup> Handbury, compt, agst Franc Billington, for v<sup>li</sup> xv<sup>s</sup>, or thereabouts, it was agreed upon by them in ye Courte, that ye said Billington shall & will satisfie & pay vnto Mr Wm Handbury, or his asss, two barrells of tarre, marchantable, at the house of James Cole, in Plim, wthin ye space of eight dayes nexte insuing, and the remaine to him or his assignes by ye 20th day of March nexte, & in case he failes of eithr ye said paymts, it shalbe lawfull for ye said Wm Hanbury, or his ass, to seize into his owne hands and possession so much in one cow, weh he, ye said Billington, now stands possessed of, & hath not formly ingaged ye said cow for.

Att this Court, Mr Wm Bradford, Goû, administrator of ye goods, and chattles, & cattles of Sarah, ye wife & relict of Cutbert Godberson, deceased, gaue in an account of his said administratorship, & requiring his discharge; his accoumpt vpon view being accepted, he was likewise discharged.

\*The Courte ordereth, vpon peticon of Richard Burt, the sonne of Richard Burt, deceased, late of Taunton, that ye said Richard Burt shall make choyse of his owne gardian; & whereas he makes choyse of his vncle, James Burt, to be guardian vnto him, & to live wth him during his minority, the Court appues of his choyse, & confirmes the same.

The Court ordereth, and gives full power vnto Mr Bradford, Goû, to stay and sevze vpon all ye goods, corne, and graine  $y^t$  are in and vpon his farme by Jones River, vntill his tennants have fully satisfied and payde vnto him, or his asse, all such rents & othr dues as are due and payable vnto him fro his now tennants there.

The Courte ordereth, that for ye raysing of ye publike charge for officers wages for this last yere, to peeede according to ye rates & pportions of ye form yere, only Nawset, being now to be added thereto, is now rated, & ordered to pay xls.

James Cole, of Pliñ,	ackn	owł	edg	eth	to	owe	$0^{r}$	soi	]-	(11	5	d
James Cole, of Pliñ, aigne lord y <sup>e</sup> King							:		. '	(40 :	00 :	: 00
Thomas Willett, of Pl	iñi,									20:	00 :	: 00

### 1647.

26 October. MR BRADFORD. Got.

[\*158.]

### PLYMOUTH COLONY RECORDS.

# 1647.

26 October. Bradford, Gott.

James Coalt discharged of these bonds.

M<sup>r</sup> Gromes is aquited of these bonds. Antony Thacher, of Yarmouth, . . . . . . . . . 20:00:00 The condicón, y<sup>t</sup> yf y<sup>e</sup> aboue bounden James Cole shall psonally app<sup>r</sup>e at y<sup>e</sup> nexte Genfiall Court of o<sup>r</sup> sofiaigne lord y<sup>e</sup> King, to be holden at Pliñ in March nexte, and in y<sup>e</sup> meane time to be of y<sup>e</sup> good behavior tow<sup>ds</sup> our said sofi lord, y<sup>e</sup> King, and all his leidge people, & to abide y<sup>e</sup> further order of y<sup>e</sup> Court, & not depte the same w<sup>th</sup>out licence; y<sup>t</sup> then, &c.

John Groomes, of Pliñ, acknoledgeth to or	wc	r soi	a- 1	li	8	d
John Groomes, of Pliñ, acknoledgeth to or aigne lord y <sup>e</sup> King			. 1	40	: 00	: 00
Thomas Clarke, of ye Yele River, plant,				20	: 00	: 00
Thomas Little, of ye Yele River, plant,				20	: 00	: 00

The condicon, y<sup>t</sup> yf y<sup>e</sup> aboue bounden John Groomes shall psonally app<sup>re</sup> at y<sup>e</sup> nexte Geñall Court of o<sup>r</sup> soûaigne lord y<sup>e</sup> Kinge, to be holden at Pliñ in March nexte, & in y<sup>e</sup> meane time to be of y<sup>e</sup> good behavior tow<sup>ds</sup> o<sup>r</sup> said soû lord y<sup>e</sup> King & all his leidge people, & to abide y<sup>e</sup> further order of y<sup>e</sup> Court, & not dejite y<sup>e</sup> same w<sup>th</sup>out licence ; y<sup>t</sup> then, &c.

[Here the records first appear in the chirography of Mr. Nathaniel Morton, Secretary of the Colony.]

7 December. [\*159.] This was at a Court of Assistant (. \*New Plimouth, this 7<sup>th</sup> of December, 1647. Wheras Samuell Cutbert complaineth against Edward Doty, for y<sup>t</sup> hee, the said Edward Doty, hath wronged the said Samuell in taking away som wood from of his land, the Court haueing heard what can bee *be* said on both sids, the said Court hath ordered y<sup>t</sup> the said Edward Doty shall pay vnto the said Samuell Cutbert 7 shilt damage, & the charges of the Court.

[\*160.]

\*Whereas the inhabitants of Rehoboth desire liberty to make vse of a quantity of marsh lying on the west syde of Sowames Riuer, w<sup>h</sup> they call the new meadowes, containing about one hundred accars, vntell there should bee a plantation at Sowames, leaue was graunted vnto them so to make vse of it, but no further ppriety to belong vnto them, but vntell a plantation should bee setled at Sowames; and for the avoyding of all differences or contention amongst them about the same, it is left vnto the discretion of M<sup>r</sup> Browne for him to dispose of it amongst them, as hee should see them stand in need.

And for such pieces of marsh lying within the fence vpon the necke of land w<sup>h</sup> the Indians are possessed of, and doc inhabite, which doth not belong vnto the township of Rehoboth, M<sup>r</sup> Browne.is allowed to make vse of the same for himself, without molestation from the inhabitants of Rehoboth, vntell there bee a plantation at Sowames, and then to require no further ppriety therin. \*Att a Generall Court holden the 7th of March, in the twenty third 1647-8. Yeare of his Ma<sup>ties</sup> now Raigne, of England, &c.

BEFORE M<sup>r</sup> William Bradford, Gouerner, Captaine Myells Standish, and M<sup>r</sup> Prence, M<sup>r</sup> William Thomas, M<sup>r</sup> Coliar, Gent, Assistants, &c.

THE millitary company of the towne of New Plimouth, haueing acording to order, propossed vnto the Court 2 men for euery espetiall offise of thair band, the Court doe alow and aproue of—

Mr Thomas Willit for capptain,

Of Mr Thomas Southworth for lieuetenant,

Of Mr Willi Bradford, Junior, for insigne.

The bridge at Joanses River being danger̃us to pase ouer it, both for man and beast, the Court have ordered  $y^t$  Captaine Myells Standish, Tresurer, doe see the said bridge repaired forthwith.

A bill exhibited vnto the Court by M<sup>r</sup> Charles Chanssy, complaining of the neglect of payment of the charges of Roger Cooke, for his diet in the time of his sicknes, and for his funerall exspences, which is required of the towne of Marshfeild, the Court hath ordered y<sup>t</sup> Josiã Winslow shall defraye the said charges, being ingaged to doe the same.

Captain Myels Standish is deputed by the Court to have the hearing, and to put to an end all sutch differences as doe remayne in the towne of Yarmouth.

Leiuetenant Nashe and Sergant Church are respited vntell the next Court, at which Court thay are to cauese to apeere Captain Gorg Wright in person, for whose personall apeerance and good behauior thay stand bound.

\*At a Court of Assistants holden the 2<sup>cond</sup> of May, 1648.

BEFORE M <sup>r</sup> Bradford, Gouernor,	Captayn Miles Standish, and
M <sup>r</sup> Thomas Prenẽ,	M <sup>r</sup> William Thomas,
M <sup>r</sup> William Coliar,	

Genf, Assistants.

7 March. New PLIMOUTH. M<sup>R</sup> BRADFORD, GOUER. [\*161.]

1648. 2 May. New Plimouth. [\*162.] 1648.

2 May. New Plimouth. M<sup>R</sup> Bradford, Gouernor. The condition,  $y^t$  if the above bounden Peeter Hanbery shall appeer at the next Generall Court of our souerain lord the King, to bee holden at Plimouth aforesaid, the first Tusday in June next, and in the mean time provid surtyes for his good behaviour ; that then, &c. This bond forfited by non aper.

John Barnes, of Plimouth, is aboved by the Court to brew and sell beere vnto comers and goers vntell the Court shall see reason to the contrary in regard of his intent to bake biseake, and for  $y^t$  otherwise it would bee prejeditiall vnto him.

Whereas differences are between Captaine Miles Standish and Samuell Eaton, about the bounds of thayer lands, the Court haue apoynted y<sup>t</sup> M<sup>r</sup> Alldin, John Washburn, Senior, Henery Sampson, and Phillip Delanoy shall vine and set at rights sutch differences as are between them.

Wheras contreversis have been between  $M^{r}$  Gromes and Thomas Clarke, of Plymouth, about sundery acounts depending between them, the sd differences haueing been heard by  $M^{r}$  Bradford,  $M^{r}$  Coliar, and Captaine Miles Standish, the sd  $M^{r}$  Gromes coucnants to pay vnto the sd Thomas Clarke 14 bushels of wheat, and five bushells of Indian corn, the wheat to bee payed on the 15<sup>th</sup> day of September next, and the Indian corne to be payed when it is marchantable; allso, y<sup>t</sup> the sd Thomas Clarke acsepteth of 4<sup>s</sup> debt dew vnto  $M^{r}$  Gromes from  $M^{r}$  Prence, and so all mañer of debts and demaunds are cleared from the begeñing of the world to this day.

5 December.

1648, December fifte. Vpon M<sup>r</sup> Coliars demaund of the aforsaid debt, ther was payed by M<sup>r</sup> Gromes three pound flue shill and 4 pence.

7 June., New Plinouth. [\*163.] \*Att a Generall Court holden at Plimouth aforsaid, the 7<sup>th</sup> of June, 1648, in the twenty fourth Yeare of his Ma<sup>ties</sup> now Raigne, of England, Sc.

 BEFOR William Bradford, gent, Gouer,
 Mr Timothy Hatherle,

 Mr Thomas Prence,
 Mr John Brown, and

 Mr William Coliar,
 Mr William Thomas,

 Captain Mils Standish,
 Kr William Thomas,

Gent, Asistants.

TREEMEN admited this Court, and sworne : --

Isaak Stedman, Robert Caruer, Robert Titus, William Chcesburow,

### COURT ORDERS.

John Morton,	Ephraim Hicks,	1648.
Ephraim Morton,	Alexander Standish,	7 June.
John Wood,	Samuell Tomkins,	M <sup>R</sup>
Henery Wood,	John Aldin,	BRADFORD, Godnor.
Samuell Dunham,	James Wyate,	C C C C C C C C C C C C C C C C C C C
Robert Finny,	Nicolas Hyde,	
Jakob Cooke,	Josepth Tory.	
James Glaše,		

This Court Mr William Bradford was elected Gouerñ.

Mr Edward Winslow,	
M <sup>r</sup> Thomas Prence,	
M <sup>r</sup> William Coliare,	
Captain Mylls Standish,	elected Assistants.
M <sup>r</sup> John Brown,	
M <sup>r</sup> Timothy Hatherlee,	
M <sup>r</sup> William Thomas,	]

This Court M<sup>r</sup> William Bradford, Gouerner, and M<sup>r</sup> John Brown weer elected comissioners for the Vnited Colynies.

Captain Myls Standish elected Tresurer for this yeare.

\*The comittees for this Court weer ----

E. Dimenth	M <sup>r</sup> John Howland,	Mannasses Kemton,
ror rumouth, {	M <sup>r</sup> John Howland, M <sup>r</sup> William Pady,	John Cooke.
For Duxbery,	M <sup>r</sup> John Alld <sup>n</sup> ,	William Basset.
(	sent none this Court.	John Williams and
Seteaat,	Thomas Chambers, be	eing present, serued
	sent none this Court. Thomas Chambers, be in the rome of comitye	es.
For Sandwidg,	Thomas Tupper and	Thomas Burgis.
For Yarmouth,	Leiuetenant Palmer and	M <sup>r</sup> Edmond Hawes.
For Barnstable,	M <sup>r</sup> Thomas Dimake and	Thomas Hincklee.
For Taunton,	Richard Williams,	Edward Case.
	Thomas Chillingsworth,	
For Rehoboth,	Robert Titus,	John Dogged.
For Naussit,	Nicolas Snow,	Samuell Hicks.

\*The Cunstables of the severall Townes.

For Plimouth,		Ephraim Morton, sworn.
For Duxberv,		Thomas Heward, sworn.

[\*165.]

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### PLYMOUTH COLONY RECORDS.

1648.	For Seteaat, { Thomas Hyland, not sworn, and Isaake Stedman, sworn.
7 June. M <sup>R</sup>	For Sandwidg, James Skiffe, sworn.
BRADFORD,	For Taunton, Mr Thomas Gilbert, sworn.
GOUERNOR.	For Yarmouth, John Marchant, to bee sworn at home.
	For Barnstable, . $\ensuremath{\mathrm{M^r}}$ Thomas Allin, to bee sworn at home.
	For Marshfeild, $\left\{ egin{smallmatrix} { m John \ Gorum \ and} \\ { m Thomas \ Tildin,} \end{array}  ight\}$ both sworn.
	For Rehoboth, John Allin, to bee sworn at home.
	For Naussit, Jobe Cole, to bee sworn at home.

## The Grand Inquest.

	John Dunham, Señ,		John Barker,
	Isaak Wells,		Josepth Colman,
	Peeter Gant,		John Stokbridg,
	M <sup>r</sup> Thomas Burne,		John Allin,
	Isaake Robinson, absent,		Thomas Bordman, absent
Jury sworn. {	Robert Finny, Henery Wood,		and fiñd,
		‡Thomas Bursell,‡	
	‡Ephraim Hicks,‡		James Bursell, absent,
	James Walker,		Josepth Tory,
	James Wyat,		Robert Sharpe,
	Loue Brewster,		Mycaell Blackweell,
	William Paybody.+		Daniell Cole.

# [\*166.]

J

\*Servayors for the Hyewayes.

For Plimouth, .	J	Richard Sparow, John Barnes,	Thomas Clarke,
i or i miloutily t	· 1	John Barnes,	Jakob Cooke.
For Duxbery, .		Francis Sprage,	Abram Sampson.
For Seteaat,	- 1	John Willis,	Humfry Turner,
ror seteaat,	• 1	John Willis, Thomas Chambers,	Thomas Burd.
For Sandwidge, .		Thomas Dexter,	John Fishe.
For Taunton, .		John Dean,	Richard Stasy,
For Yarmouth, .		Richard Tayler,	Francis Baker.
For Barnstable, .		Thomas Burman,	Gorge Lewis.
For Marshfeild, .		John Russell,	Robert Barker.
For Rehoboth, .		John Miller,	John Pellum.
For Naussit,		Josias Cooke,	Robert Vixon.

#### COURT ORDERS.

The names	, those $y^t$ are to take vp the excise weer these : —
	For Plimouth, John Finny.
	For Duxbery, John Willis.
	For Seteaat, Samuell House.
	For Sandwidg, Peeter Gaunt.
	For Taunton, James Wyat.
	For Yarmouth, Mr Edmond Haws.
	For Barnstable, Isaake Robinson.
	For Marshfeild, Josepth Beddle.
	For Rehoboth, John Dogged.
	For Naussit, Nicolas Snowe.

Constant Southworth alowed to sell wine at Duxbery.

Richard Sillis atowed to sell wine at Seteaat.

Josias Cooke alowed to sell wine at Nausset, and to be regester keeper for the towne.

\*The names of those y<sup>t</sup> weer absent this Court y<sup>t</sup> should have taken vp [\*167.] thaire freedom.

Richard Paull,	John Bradford,
William Phillips,	John Browne,
Francis Goulder,	Thomas Dunham.

The names of those  $y^t$  stand propounded vnto the Court to take vp thair freedom are these : —

John Dogged,	John Gorum,
Obadia Holmes,	Thomas Burd,
Thomas Clifton,	John Daman.

Samuell Mayo complains against John William, Señ, in an action of tresspas vpon the case, to the damage of fourty pounds.

Samuell House complains against Gowin White, in an action vpon the forfiture of a bond, in a matter of arbetration, to the damage of fiue pound.

Samuell House complains against Gowin White, in an action of tresspas vpon the case, to the damage of twenty pound.

Gowin White complayns against Samuell House, in an action of tresspas vpon the case, to the damag of tenn pound.

These foure actions aboue written weer all non suted by reason of the plaintifes not appering to prosecute, and the charges of the Court awarded to bee payed by the plaintiffes.

1648.

7 June. M<sup>R</sup> BRADFORD, GOUERNOR.

### PLYMOUTH COLONY RECORDS.

1648.

7 June. M<sup>R</sup> BRADFORD,

GOTERNER.

[\*168.]

Sertain debts demaunded of the ouerseers of the will of Thomas Howell, deseased, which the said Thomas Howell ought in his life time.

Vpon the demand of a debt by Captain Harding, the jury find for the plaintife the debt and the charges of the Court.

Vpon the demand of a debt of one pound 5 shilt, by John Barker, the jury find for the plaintife 16 shilling and the charges of the Court.

\*In the action of debt dew from Thomas Howell to Simon Suton, the jury find for the plaintife the debt and the charges of the Court.

The jury for these trialls weer these foloing : -

	Mr Thomas Howes,		Thomas Chambers,
Jury sworn. {	‡Samuell Nash,‡ Christofer Waddsworth,	, jury sworn. {	Robert Carver,
			James Skiffe,
	Experience Michell,		John Washburn,
	Phillip Delanov,		Robert Bartlit a part
	Joshua Prate,		of the time, & being
	Richard Sparow,	}	nessesitated to depart,
	Barnard Lumberd,		John Thomson was
	( Damaru Lumberu,	J	but in his rome

Mr Edmond Haws presenting a parssell of waights to the Court, to bee the standerd for the waights of Yarmouth, the Court doe alow them so to bee.

The Court hath ordered, concerning the estate of M<sup>r</sup> Winchester, for the well disposing thereof, for the good of his children, that M<sup>r</sup> Brown doe treat with the supervisors of his will and teastament, and to doe in y<sup>t</sup> behalfe what shall bee needfull.

Further, wheras it doth appear by the late will and testament of M<sup>r</sup> Alexander Winchester, desseased, y<sup>t</sup> hee hath made his wife the sole executris of his will aforsaid, it is ordered by the Court, y<sup>t</sup> if M<sup>t</sup> Brown and the towne of Rehoboth shall see it needfull to make choise of another vnto himselfe and the superadvissers, for the well disposing of the aforsaid estate in the behalfe of the children of the aforsaid M<sup>r</sup> Winchester.

[\*169.]

\*Nicolas Hyde petissions to the Court for a childs portion of the estat of Thomas Blisse, desseased, and the Court haue promised to take it into consideration.

That som one of the grandjurymen of Yarmouth doe keep a trew standerd to tryall waights in the townshipe by.

The Court doe alow a fine of fiue pound dew from John Tomson to the towne of Plimouth, towards the mending of the causway at Joansses Riuer.

The Court doe alow and request Mr Howland, William Merrick, and John

Roggers to stake out the hyeway from Joansses River Bridge to Massachus-1648. Sets Path, by William Meřicks aforesaid.

The inhabytants of the Eell River have proposed to the Court ether to have thaire bridge now in building to bee a toalle bridg, or to have som healpe towards the charge. The Court have promised to take it into consideration vntel the next Court.

The Court have ordered y<sup>t</sup> Nausset pay by rate fourty shilling for the last yeare, and fourty for this present yeare; and soe anually forty shillings.

And further, y<sup>t</sup> the seueral townships are to pay thair rates according to the same proportion thay did the last yeare.

That by retaile of tobacco is to bee ment all  $y^t$  sell it by retaile, whether in roule or any other wise,  $y^t$  onely exsepted which men raise by planting at home.

\*Wheras it doth apeer y<sup>t</sup> ther is a debt of fiue pound and 8 shill apertaining vnto Gorg Wright, in the hands of John Dogged, of Rehoboth, the Court haue ordered, y<sup>t</sup> the said debt remayne atached in the hands of John Dogged aforsaid, for the vse of Leiuftenant Nash and Sergeant Church, in consideration of the damage befating them by the abouesaid Gorg Wright, the breaking of his bands for the good behavior.

Lies of adminestration are graunted vnto Edmond Weston, to adminester vppon the estate of Thö Howell, desseased, and to pay his debts as fare and by equall pporsions as the estate will amount vnto, and Phillip Delanoy and Robert Carver with him.

Josia Winslow, Junier, is allowed and aproued of by the Court to bee insyne bearer of the trayne band of Marshfeild.

The Court haue ordered,  $y^t$  what the exsyse shall not defray of the charges by the magestrats table shall be satisfyed by the fines, and yet if there want, the cuntry to make it vp.

M<sup>r</sup> Howland and M<sup>r</sup> Alldin to bee added to the Tresurer, to take an account of the trade of Cenebecke, and to yeild a trew account to the Court thereof, betweet this and the sixteenth of July next.

Richard Burton, being acused for stealling of a calfe, and the same acussation orderly proued against him, was sensured by the Court to pay vnto the owener of the calfe sixteene shillings, and to bee publickly whipte, the later whearof acordingly was performed.

M<sup>r</sup> Hatherle requesting to haue liberty to set vp an iron mille, the cuntry doc reffer it to bee determined by the Gouerner and Asistants at the next Court of Asistants.

Differences depending between William Sherman and John Barker about

7 June. M<sup>2</sup> BRADFORD, GOUERNEE.

[\*170.]

### PLYMOUTH COLONY RECORDS.

1648.

7 June. M<sup>R</sup> BRADFORD, GOUERNER. 14 May.

[\*171.]

the bounds of thayer lands, the Cõrt doe apoint and requeste Captaine Myles Standish and M<sup>r</sup> Aldin, and to bee acompanied with Joshua Prat, to set at rights sutch differences as are between them.

\*At Yarmouth, the xiiij<sup>th</sup> day of May, 1648, by Captain Standish, who was authorised by the Court holden at Plimouth, the 7<sup>th</sup> of March, 1647, to haue the hearing, and to put an end to all differences as doc remayne in the towne of Yarmouth.

It is ordered by the said Captaine Standish, y<sup>t</sup> Thomas Payne shall inioy the first eight acars of land granted to him in the west feild, which hee denied to lay downe, and for the other twenty eight acars or therabouts, hee shall relinquish to the comons, as was formerly agreed vnto by the towne.

Also, y<sup>t</sup> M<sup>r</sup> Hawes shall enjoy 8 acars of vpland or therabouts, in the west feild, which hee bought of Goodman Chase.

Item, y<sup>t</sup> Robert Dennis shall enjoy 12 acars of vpland in the west feild, which hec bought of Peeter Worden, and 10 acars of M<sup>r</sup> Hawes, and 7 acars of M<sup>r</sup> Hallott, and 4 acars there given him by the towne.

Also, y<sup>t</sup> Thomas Flawne shall enjoy 13 acars of land, or therabouts, in the west feild, giuen him by the comittes.

Also, y<sup>t</sup> Andrew Hallott shall relinquish eight acares of land granted to him in the west feild, and to take it vp in som other place convenient.

Also, y<sup>t</sup> M<sup>r</sup> Hawes shall relinquish eight acares of land granted to him in the weste feild, and take it vp in som other convenient place.

Also, it is ordered,  $y^t$  the towne shall enjoy and posses the necke of land comonly called Nobscussett Necke, als Sasuet Necke, both vpland and medowe, notwithstanding all former graunts and sales of any part therof, exsepte what haue been graunted to M<sup>r</sup> Gray, about 6 yeares sence, being 10 acars of vpland and 4 acars of meadowe lying there, betwext the great rocke and harbors mouth, the vpland and the creeke.

Whereas M<sup>r</sup> Thatcher, M<sup>r</sup> Howes, and M<sup>r</sup> Crow, comittees of this plantation of Yarmouth, in consideration of thayer charges about the discouering, purchas, and other charges by them disbursed, about the same, haue clamed and taken vp, viz<sup>o</sup>, M<sup>r</sup> Thatcher, 130 acars of vpland, and twenty six acars of meadowe for a farme, and M<sup>r</sup> Howes 100 acars of vpland, and 20 acars of meadowe for his fearme, or great lot, and M<sup>r</sup> Crow one hundred acars of vpland, and twenty acares of meadowe, for his farme or great lot, — the towne hath alowed M<sup>r</sup> Thatcher an hundred and tenne acares of vpland, and his twenty-six acares of meadowe, and hec hath layed downe to the towne the other twenty acares of vpland, and likewise the towne haue graunted vnto M<sup>r</sup> Howes fourscore acars of vpland, and twenty acares of meadow, and hee hath layed downe to the towne, in liew of the other twenty acares of land by him taken vp in his great lot, twenty acars lying in Rock Furland, next on the west side to Edward Sturges land, bought of Gabriell Wheildin; and lickwise the towne hath allowed vnto M<sup>r</sup> Crow 4 score acars of vpland, and twenty acars of meadowe, wherof soñ part is taken vp allredy, and the rest to bee taken vp by him where hee shall find it conuenient, and twenty acars hee remits to the towne, which the towne accepts, and is satisfyed in full in respecte of any differences y<sup>t</sup> hath been betwext the towne and them, and every one of them, in respecte of theire farmes or great lots, or any greewances about the laying out of lands from the begiñing of the plantation to this 13<sup>th</sup> day of May, 1648, afořsaid.

\*Also, M<sup>r</sup> Thatcher and M<sup>r</sup> Howes hath layed down to the vse of the town, viz<sup>6</sup>, M<sup>r</sup> Thatcher 12 acares of vpland neare the Great Basse Pound, and M<sup>r</sup> Howes hath layed downe 10 acares of vpland in Nobscussett, lying there in a furland called Rabbits Ruine, in liew of 12 acares a peece claimed by them, and taken vp heertofore, in consideration of charges about the laying out of lands in the winter 1638, which apeers in thayer acompte given into Court, año 1640, which the towne hath otherwise satisfied vpon agreement.

Item, it is ordered, y<sup>t</sup> Riehard Templar shall enjoy his fiue acares of land at Nobscussett, layed out there in Snakes Furland, next the hyeway buting vpon M<sup>t</sup> Mathues land.

Item, it is ordered, y<sup>t</sup> Goodman Clarke shall enjoy three acares of vpland at Nobscussett, in the playn furland next beyonde fine acars late Thomas Hatches, and next vnto the fearme.

Item, it is order, y<sup>t</sup> Robert Dennis shall enjoy 2 acares of vpland in Nobseussett there, in affurland called Rabbets Reuine, betweene M<sup>t</sup> Lumkins and Goodman Prichards, and abbuting vpon the Coy Ponde.

Item, it is granted vnto M<sup>r</sup> Nickerson to have tenne acars of vpland, and 8 acares of meadow towards the South Sea, which is not for the present to the prejudice of the towne.

Item, it is graunted alloo to John Darby to haue six acares of meadow in the Easteren Swan Pond Meadowe, in lewe of 4 acars dew to William Chase, for a debt the town owed him.

It is ordered, y<sup>t</sup> Richard Hore shall have tenne acares of meadow in the Easterne Meadows in the Swan Pond, and in the easterne end therof

It is lickwise granted y<sup>t</sup> M<sup>r</sup> Howes shall have 17 acars in the Eastern Meadow, and at the easterne end in the Swan Ponds, in liewe of 17 acars of meadow M<sup>r</sup> Howes hath taken vp in Nobscussett, ats Sassuett Necke, and

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14 May. M<sup>r</sup> Bradford, Gouerner.

[\*172.]

### PLYMOUTH COLONY RECORDS.

1648.

14 May M<sup>R</sup> BRADFORD, GOUERNER, sould to Thomas Burman : hee hath layed downe to the townes vse  $7\frac{1}{2}$  acars of meadowe, late M<sup>r</sup> Hallotts, lying at the lower end of the rocke tree furland, and eight acares of meadow, late William Chases, lycing next vnto Edward Sturges meadow, between the river and M<sup>r</sup> Simkins necke.

It is ordered, y<sup>t</sup> M<sup>r</sup> Miller bee sufficiently accomodated.

It is ordered, y<sup>t</sup> enery inhabytant haue his land, both vpland and meadow, sufficiently bounded in convenient time with stones.

15 May.

[\*173.]

\*The 15<sup>th</sup> day of May, 1648. It is agreed by Captaine Standish, M<sup>r</sup> Crow, M<sup>r</sup> Thatcher, and M<sup>r</sup> Howes, the comittees of this plantation of Varmouth, and Richard Hore, M<sup>r</sup> Hawes, William Nicorsone, William Pallmer, and Robert Dennis, in the behalfe of the towne, that M<sup>r</sup> Staare, William Nichorsone, and Robert Dennis shall bee joyned to the comittees for this psent yeare, and thence after by the towne : thay have thayer liberty to choose other three to the comittees aforsaid, so y<sup>t</sup> the comittees shall not hereafter dispose of any lands, either vplands or meadow, without the consent of those three or tow of them, and if any difference arise between them which they cannot compose themselues, y<sup>t</sup> thay repayer to Captain Standish for his dyrection.

Wheras at a towne meeting, March 22<sup>cond</sup>, 1647, M<sup>r</sup> Thatcher freely layed downe and renounced all right, title, and interest to any manner of vpland as his dew by way of proportion, excepting 40 acars of vpland, more or lesse, lying and being about his dwelling house betwext M<sup>r</sup> Hawes and M<sup>r</sup> Millers, and the cart path to Barnstable, excepte allso 20 acars giuen him by free gifte, commonly called the Reward, which hee acknowlidgeth this fifteenth day of May, 1648, to stand vnto. Hee allso demaunds 8 acares of vpland in West Feild, which hee bought of Thomas Hatch, and which is to bee layed out next vnto M<sup>r</sup> Hawes 8 acares of land there, which hee bought of Goodman Chase, vnto which the towne consenteth, and other vpland hee claimeth not.

17 May. An agreement made the 17<sup>th</sup> of May, 1648, betweene Paupmunnuck, with the consent of his brother, and all the rest of his associats on the one part, and Captaine Myles Standish in the behalfe of the inhabitants of Barnestable on the other part, as followeth, viz<sup>6</sup>: —

> That the said Paupmunnucke hath, with the free and full consent of his said brother and associats, freely, fully, and absolutily barganed and sould vnto the sd Captaine Myles Standish, in the behalfe and for the vse of the inhabytants of Barnstable aforsaid, all his and thayer right, title, and intereste in all his and thayer lands lying and beeing within the princts of Barnstable afforsaid, faring vpon the sea, comonly called the South Sea, buting home to Janno his land castward, and a little beyond a brooke, called the First

Hearing Brooke, weastward, and to Nepoyetums and Seaqunneks lands northward, exsepting thirty acars which hee, the said Paupmunnuck hath retained to the pper vse and behoofe of himselfe, his brother, and assosiates, for and in consideration of 2 brasse kittells and one bushell of Indian corn, to bee dewly and trewly payed vnto him, the sid Paupmunnuck, by the said inhabytants of Barnstable, between the date heerof and Nouember next inscuing ; allso, one halfe part of so mutch fence as will fence in the thirty acars of land afforsaid for the said Paupmunnuck, to bee dewly and trewly made by the laste of Aprill next insewing the date heerof; allso, the said Paupmunnuck and his asociates shall haue free leaue and liberty to hunt in the said lands, provided thay giue notice to the said inhabitants \*before thay sett any trappes, as allso fully and dilligenttly to see all thair trappes eury day, y<sup>4</sup> soe in case any are taken or intrapped therin, thaye shall speedyli lett them out, and aquaint the said inhabytants forthwith therof; as allso to aquainte them if thay shall perceiue any cattell to haue broken out of thayer trapps before thay come vnto them.

In wittnes of all and singular the preemises heerof, thay have heervnto sett thayer hands the day and yeare aboue written.

All which conditions, in case thay doe not dilligently observe, thay shall pay whatsoever damage comes to any mans cattell through thayer default heerin.

# \*Att a Court of Asistants holden att New Plymouth, the first of 1 August. August, 1648.

BEFORE M<sup>r</sup> William Bradford, Gouernor, Capptayn Myles Staandish, and M<sup>r</sup> William Colyar, M<sup>r</sup> William Thomas, Gent, Asistants.

ATT this Court it was ordered, y<sup>t</sup> Thomas Cushman shall have and enjoy, without disturbance, the one third part of all the English corn due vnto Mis Combe, for her part, from William Spooner, for this psent yeare, excepting the rye, wherof hee is to have the one halfe, and one part of five of the Indian corn, and the one half of the frute, and the one half of the hempe.

The said Court have further ordered, concerning the children of the said M<sup>is</sup> Combe, now being with William Spooner, y<sup>t</sup> the said Spooner keepe them for the psent, and not dispose of them for the future, without further order from the Court.

Wheras it doth appeer, that Mr John Combe was indebted to the estate

1648.

17 May. M<sup>R</sup> BRADFORD, GOUERNER.

[\*174.]

### PLYMOUTH COLONY RECORDS.

1648.

1 August. M<sup>B</sup> BRADFORD, GOUERNER.

Of this see more the 2cond page forward of this booke; the assignment being there entered.

of Cudbert Godbersom, as appeers by the account of the Goû, M<sup>r</sup> William Bradford, adminestrator of the said estate, which said estate was debtor a considerable sume to M<sup>r</sup> Isacke Allerton, marchant, whoe by a letter of attorney doth giue the said debt to his son in law, M<sup>r</sup> Thomas Cushman, and impowered him to the receiueing therof, whoe desires healp of the Court; and they finding that the said Combe was indebted to the abouesaid M<sup>r</sup> Allerton, they graunted, by way of extent vpon the lands of the said Combe, that a pte of the encrease therof for some time should bee payed to M<sup>r</sup> Cushman aforsaid, to whom the moneyes was due, which accordingly being done as farr as they could judge, the said Combe stood indebted to the estate of the aforsaid Cutbert Godbersom by any thinge that did then appeer, the land was freed from any further extent vpon that account.

[\*175.] \*These sheweth, that on July the 22<sup>cond</sup>, 1648, wee, whosse names are vnderwritten, were sworne by M<sup>r</sup> Bradford, Gouerner, to make inquiry of the death of the child of Allis Bishop, the wife of Richard Bishope.

> Wee declare,  $y^t$  coming into the house of the said Richard Bishope, wee saw at the foot of a ladder w<sup>h</sup> leadeth into an vpper chamber, much blood; and going vp all of vs into the chamber, wee found a woman child, of about foure yeares of age, lying in her shifte vppon her left cheeke, with her throat cut with diuers gashes crose wayes, the wind pipe cut and stuke into the throat downward, and a bloody knife lying by the side of the child, with w<sup>h</sup> knife all of vs judg, and the said Allis hath confessed to fine of vs att one time, y<sup>t</sup> shee murdered the child with the said knife.

JOHN HOWLAND,	JAMES COLE,
JAMES HURST,	GYELLS RICKARD,
ROBERT LEE,	RICHARD SPARROW,
JOHN SHAWE,	THOMAS POPE,
FRANCIS COOKE,	FRANCIS BILLINGTON,
JOHN COOKE,	WILLIAM NELSON.

Rachell, the wife of Josepth Ramsden, aged about 23 yeares, being examined, saith that coming to the house of Richard Bishope vppon an erand, the wife of the said Richard Bishope requested her to goe fetch her som buttermilke at Goodwife Winslows, and gaue her a ketle for that purpose, and shee went and did it; and before shee wente, shee saw the child lyinge abed asleepe, to her best deserning, and the woman was as well as shee hath knowne her att any time; but when shee came shee found her sad and dumpish; shee asked her what blood was that shee saw at the ladders foot; shee pointed vnto the

### COURT ORDERS.

chamber, and bid her looke, but shee perseiued shee had kiłed her child, and being afraid, shee refused, and ran and tould her father and mother. Morouer, shee saith the reason  $y^t$  moued her to thinke shee had kiłed her child was  $y^t$  when shee saw the blood shee looked on the bedd, and the child was not there.

Taken vppon oath by mee, WILLIAM BRADFORD, The day and year aboue written.

At a Court of Asistants holden at New Plymouth, the first of Aguste, 1648, before M<sup>r</sup> Bradford, Gouer, M<sup>r</sup> Coliar, Captain Miles Standish, and M<sup>r</sup> William Thomas, gent, Assistants, the sd Allice, being examined, confessed shee did comite the afforsaid murther, and is sory for it.

#### \*An Assignment appointed heer to bee recorded.

Know all men whom these psents may any waies concerne, that I. Isacke Allerton, of New Amsterdam, in the prouince of the New Netherlands, marchant, doe, by vertue heerof, absolutely, freely, and of my owne accord, assigne, giue, and make ouer from mee, my heires and exequitors foreuer, vnto my welbeloued sonne in law, Thomas Cushman, of New Plymouth, in New England, his heires, exequitors, adminestrators, or assignes for euer, all my right, title, interest, and claime I can any waies make or pretend vnto a certaine debt of one hundred pound sterling due vnto mee from John Combe, gent, and for which the land adjacent to the said New Plymouth, and appertaining to the said Mr John Combe, was engaged to mee, as by the records may appeer, the said sume of one hundred pounds sterling, more or lesse, being due vnto mee, the said Isacke, as may appeer by seuerall accounts, giueing and granting, and by vertue heerof I doe giue and graunt full power and authoritie vnto my said son in law to vse all lawful meanes for the recouery of the said debt vnto the proper vse and behoofe of my said sonne in law, or his heires, with as large and ample power as is or may be giuen by vertue of any letter of attorney or assignment, and as much as if myselfe were psonally psent, ratifying, atowing, and confeirming any acte that shalbee lawfully don by my said son in law, for the recouery of the said debt against myselfe, or any other claiming for or vnder mee. In witnes wherof I haue heervnto sett my hand and seale, this twenty seauenth of October, 1646.

ISACKE ALLERTON, and a

Seale.

Sealed and deliuered in the psence of Gorge Baxter, Thomas Willett, Gorg Woolsey. 133

1 August. M<sup>R</sup> BRADFORD, GOUERNER,

1648.

### [\*176.]

1648. \*Att the Generall Court of our Soueraine Lord the King, holden at Phymouth aforsaid, the 4<sup>th</sup> of October, 1648.

4 October. New Plymouth. M<sup>R</sup> Bradford, God. [\*177.]

BEFORE M<sup>r</sup> Bradford, Gouerner, M<sup>r</sup> Timothy Hatherle, and M<sup>r</sup> Thomas Prence, M<sup>r</sup> William Thomas, Captaine Miles Standish, Gent, Assistants.

ATT this Court, Allice Bishope, the wife of Richard Bishope, of New Plymouth, was indited for felonius murther by her comited, vppon Martha Clark, her owne child, the frute of her owne body.

The names of the grand inquest that went on triall of the aforsaid bill of inditment, were these : --

John Barker, John Dunham, Señ, Isaake Weels, Josepth Colman, John Allin, Mr Thomas Burne, Thomas Bordman, Robert Finny, James Bursell, Henery Wood, Ephraim Hickes, Josephh Tory, Micaell Blackwell, James Walker, Daniell Cole. James Wyat, Lone Brewster,

These found the bill a trew bill.

The petty jurys names that went vppon her tryall were these : ---

Josias Winslow, Senĩ,	)	Gyells Rickard,	
Thomas Shillingsworth,		John Shaw, Señ,	
Anthony Snowe,		Stenen Wood,	
Richard Sparrow,	> sworn.	William Mericke,	> sworne.
Gabriell Fallowell,		William Brete,	
Joshua Prat,		John Willis,	

These found the said Allice Bishope guilty of the said fellonius murthering of Martha Clarke aforsaid; and so shee had the sentence of death pronounced against her, viz<sup>6</sup>, to bee taken from the place where shee was to the place from whence shee came, and thence to the place of execution, and there to bee hanged by the necke vntell her body is dead, which acordingly was executed. \*Presentments of the Grand Enquest.

Christofer Wadsworth, Nicolas Robbins, John Roggers, John Willis, Samuell Eaton, Jonathan Brewster, Arther Haris, Thomas Gannet, being presented for being deflective in ladders, vppon thayer now being better prouided of them, are cleared.

The towne of Seteaate haucing been presented for not chusing milletary offecers acording to order, M<sup>1</sup> Hathele promising the Court to see the milletary company of the towne aforsd exercise in armes at times apointed vntell thay can conveniently make choise of offecers, are clered of this presentment.

The servayors of Seteaate haueing been presented for not mending ther hyewayes acording to order, vppon redresse theref are cleared of this presentment.

Seteaate presented for not puiding armes for publicke seruis acording to order, respeted vntell the next Court.

8th June, 1648.

The towne of Taunton was presented for not mending the hiewayes between Taunton and Plymouth, w<sup>ch</sup> thay are ordered by the Court to doe, or to returne the xxx shillings finne of Francis Doughty allowed them for y<sup>t</sup> end.

The scruayors of Duxbery, haueing been presented for not mending the hyeway at Hand Creeke, vppon thayer sence mending therof, are cleared of this presentment.

These aboue written presentments weer presented vnto the Court on March the  $7^{\text{th}}$ , 1647, but examined on the third of October, 1648.

Christofer Winter and his wife haueing been presented, the 8th of June, 1648, for haueing knowlidg each of other before publicke mariage, the said Christofer, deliuering a bill vnder his hand vnto Captain Standish, Trësurer, for the payment of his finne, is cleared of the said presentment.

Thomas Dexter, Junier, miller, of Sandwidg, haueing been presented for not haueing a toale dish scalled acording to order, vppon the hearing of his defence, was cleared.

\*James Walker, of Taunton, informing against William Hedggis, for y<sup>t</sup> the šd Hedgges, knowing of one y<sup>t</sup> that hath traded shote vnto the Indians, and refusing to declare who it is, by a sommons sent vnto him is required to apeer at the next Generall Court; acordingly hee did, and was cleared.

Gor $\tilde{g}$  Pitcocke, of Siteaate, being wholy deflective in respecte of armes, is to provide armes complet for one man, and constantly to pay his finnes, for  $v^t$  hee beareth not armes.

Wheras differences have been betwext Loue Brewster and Samuell Eaton about the bounds of theire lands, the Court hath ordered and doe requeste M<sup>r</sup>

4 October. M<sup>R</sup> BRADFORD, GOUERNER.

[\*179.]

[\*180.]

1648.

4 October. M<sup>R</sup> Bradford, Gouerner. Alldin, Henery Sampson, and Phillipe Delanoy to range out thayer lands betwexte them, begining at the lower end, and make report thereof to the Court how thay find it.

The Court haue ordered, concerning Thomas Dunham, that hee abstaine from coming att or sending vnto Martha Knote, of Sandwidge, from this psent day vntell the first Tusday of Desember next, vntell the Court can better deserne the treuth of his pretended contracte with the sd Martha Knot, vnles the Gouerner, vppon clearing of thinges, shall giue him leaue.

1648-9.	*At th	e Generall	Court of	our	Souerain	Lord	the King	, holden	at
$\overline{}$		Phime	outh afors	aid. t	he sixt of	f Mare	ch. 1648.		
6 March.		j		, .			,		

NEW MOUTH.	BEFFORE M <sup>r</sup> William Bradford, Gouerner,	M <sup>r</sup> Timothy Hatherle,
181.]	M <sup>r</sup> William Coliar,	M <sup>r</sup> John Browne, and
	Captaine Miles Standish,	M <sup>r</sup> William Thomas,
	Gent, Assistant.	

CONCERNING William Cheesburow and William Palmer, of Rehoboth, the Court haue ordered, that for thaire contempt of the Court, maniffested by theire pseeding in the dispossing of the children of M<sup>r</sup> Winchester, contrary to order from the magestrats, and other miscarriages about the sid children, thay are fined tenn pound.

Whereas fiue shillings was demaunded and retained by William Cheesburow as a leggasy giuen by M<sup>r</sup> Winchester, the Court find it not due, and appoint him to returne it to them y<sup>t</sup> haue the disposing of the children of the aforsaid M<sup>r</sup> Winchester.

Whereas William Cheesburow and William Palmer did demaund twenty shillings charges for a jury to Plymouth about busines for the children of  $M^r$ Winchester, the Court haue alowed vnto William Palmer tenn shill, but vnto William Cheesburow thay haue alowed nothing, because it apeered y<sup>t</sup> the said William Cheesburow can to Plymouth at y<sup>t</sup> time vpon other očations.

Concerning the bridge at the Eele Riuer, the Court haue ordered,  $y^t$  wheras there hath been longe neglect and complaint for  $y^t$  the said bridge was not built ačording to order of Court held the 4<sup>th</sup> of September, 1638, thay haue thought good to signify vnto the townes whom it perticularly concerns, — viz<sup>6</sup>, Yarmouth, Barnstable, and Sandwidğ, — y<sup>t</sup> ačording to the

Fine.

PLY

said order, thay ought at least to beare a considerable part of the charg ariseing by the bridg now built by the inhabitants of the Eel River aforsid over the river aforsaid, and the rather because it is found by late and comon experience yt trauellers doe make vse of the sd bridge as finding the way leading therunto most comodius for their jurniing to and fro; and yt the townes aforsaid should consider of the perticulars aforsid against the next Generall Court, yt thay may give answare therunto, and make payment for the charge of the bridg as aforsd.

\*William Bassit, of Duxbery, Senī, haueing been presented at the Gen-[\*182.] erall Court holden at Plymouth aforsaid the 4th of October, 1648, for not Fined. mending of guns in seasonable time, acording to order of Court, is fined for his neglect heerin fiue shillings.

The Court haue graunted liberty vnto John Morton to draw and sell wine by retaile at Plymouth, and to lodg and entertaine straingers and trauellers to bead and bord, for dew concideration for the same.

The Court have graunted liberty vnto John Lewis to keep an ordinary, and to draw and sell wine, at Seteaat, or any other whom the towne of Seteaat aforsaid shall atow of, if the said John Lewis shall thinke meete not to keep it.

The Court alow vnto Mr Leueridge for foure witnesses subpenaed by him this Court 3 shill a peece, in all twelue shillings.

And vnto Mr Thatcher, being subpenaed by Mr Dexter, 4 shillĩ.

And vnto Mr Dillingham and Richard Bourn, being subpenaed by Mr Dexter, 3 shillings a peece.

\*Presentments of the Grand Inquest.

Wee psent Mr William Hedge, of the towne of Yarmouth, for leting of Cleared. an Indian haue a gun, and poulther, and shot.

Wee psent Mr Crow, Senĩ, for receauing stollen goods.

Wee psent the wife of Mr Hedge, of Yarmouth, for receaueing of stolen Cleared. goods.

Wee psent the wife of Hugh Norman, and Mary Hammon, both of Mary Hamon Yarmouth, for leude behauior each with other vpon a bed. Of this more is eleared with admonision. entered in the conclusions of the Court held the 2<sup>cond</sup> of October, 1650, p. 226.

Wee psent Richard Bishope, of Plymouth, for stealing of a spade from Andrew Ring. Hee was sentenced to sit in the stocks, and to pay a new spade to Andrew Ring before the next June Court, or otherwise to bee publickli whipt.

Wee psent the way wardens or survayors of Taunton for neglecting to Cleared. mend the hyewayes.

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6 March. MR BRADFORD. GOUERNER.

Cleared.

# [\*183.]

## PLYMOUTH COLONY RECORDS.

1648-9.

6 March.

MR BRADFORD.

NEW PLYMOUTH. [\*185.]

GOUERNER.

Fined.

Wee Dsent Peregrin White, and Sara, his wife, both of Marshfeild, for fornication before marriage or contract. Cleared by paying the fine. Fined.

Wee psent William Sabin, the miller of Rehoboth, for not returning mens corn vnto them by two quarts in a bushell, allowing their toule. Cleared. Robert Padduk, of Plymouth, and William Clark, of Duxbery, were

both psented June the 4th for being drunk, and sence both cleared by the paiment of theair fine.

#### \*At a Court of Assistants holden at Plymouth aforsaid, the first of 1649. May, 1649. 6 May.

BEFORE M <sup>r</sup> William Bradford, Gouerner,	M <sup>r</sup> Timothy Hatherlee,
M <sup>r</sup> William Coliar,	M <sup>r</sup> John Brown, and
Captain Miles Standish,	M <sup>r</sup> William Thomas.
Gent, Assistant (.	

ICHARD BISHOPE, for stealing of a spade from Andrew Ringe, was N sentenced to sit in the stocks, and to pay vnto the said Andrew Ring a new spade before the next Generall Court, or otherwise to bee whipt.

The Court have ordered yt John Churchill, of Plymouth, shall have the disposing of the house and land yt was Gorge Clarks for the vse and good of Abigaell Clarke, daughter vnto the said Gorg Clarke, either to let or sell the said house and land with the Courts consent.

Wheras a sheepe of Captain Standishes was worried by a doge of Beniamin Eatons, the Court haue ordered, that the said Beniamin Eaton shall pay vnto Captaine Standish thirty shillings for the sd sheepe.

It is ordered by the Court, yt Beniamin Eaton abouesaid shalbee at his owne disposing vntell the next October Court, and in the mean time to provide himselfe a service ; if not, the Court to provid him one, and what bargan hee shall make with any man in this behalfe is to be brought and the conditions thereof to bee recorded.

Execution graunted vnto Thomas Burd, of Sittuaat, against Gorg Russell for fifty shilling damag and the charges of the sute, ‡and yt the said Gorg Russell is to make go , , , pay the charges of the said execution. ‡

#### COURT ORDERS.

\*At the Generall Court holden at Plymouth, aforsaid, the sixt of 1649.

BEFORE Mr William Bradford, Gouerner,	M <sup>r</sup> Timothy Hatherle,
M <sup>r</sup> Thomas Prence,	M <sup>r</sup> John Browne, and
M <sup>r</sup> William Coliar,	Mr William Thomas,
Captaine Miles Standish,	
Gent, Assistants.	

THE whole body of freemen of the coliny of Plymouth aforsaid, or the maine part of them, being mete together, it was vnanimusly concluded, that wheras things are mutch vnseteled in our native cuntry in regard of the affairs of the state, wherby the Court cannot so clearly prosseed in election as formerly, all offecers, wether magestrats or inferior offecers, shall continew in thaire places with as full power and authority as thay had the yeare last past for the space of a full-yeare for the year foloing, vnles som spesiall intellegent or order com over w<sup>h</sup> shall at any time within the year aforsaid ocation the calling the body of freemen together for a new election.

This Court, M<sup>r</sup> Bradford, Gouerner, & M<sup>r</sup> John Browne, were requested by the Court to continew comissioners for this psent yeare; and acordingly thay condesended thervnto.

Servayors of the Hiewayes.

Plymouth,		•	Mr Howland, Mr Paddy, Mr Willit.
Duxber, .	•		John Staare, John Washburn.
Seteaate, .			Walter Briggs, Edward Jenkins.
Sandwidge,			William Newland, Peeter Wright.
Taunton, .			James Wiate, Gorge Maasse.
Yarmouth,			Samuell Ryder, Richard Templer.
Barnstable,			Thomas Lumbert, M <sup>r</sup> Lennit.
Marshfeild,			Josias Winslow, William Brooks.
Rehoboth,			Richard Bowin, Robert Sharpe.
Nawset, .			John Smalley, Thomas Williams.

\*Presentments of the Grand Inquest.

Wee psent Gorg Russell, of Settuate, for plowing and blocking vp the Cleared. hieway, y<sup>t</sup> men cannot conueniently pase.

Wee psent the servayors of Seteaat for not repairing the hieway ouer a Cleared. marsh called Rotten Marsh.

6 June. New PLY. BRADFORD, GOUERNER. [\*187.]

[\*189.]

## PLYMOUTH COLONY RECORDS.

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1649. 6 June.

Wee psent the servayors of Plymouth for not repairing the hiewayes at Joanses River and at Wellingsla. Cleared.

Wee psent John Shaw, Junier, for profaining the Lords day for atending BRADFORD, GOUERNER. on the tar pits.

> John Shaw was sentenced this Court to sit in the stocks for this, which accordingly was executed.

> Also wee psent Steven Bryant for carriing a barrell to the said pits on the same Lords day. Steven Bryant, with admonission, is cleared.

> Wee psent the towne of Sandwidg for not trayning for one whole yeare last past.

Wee psent Edward Bobbit, of Taunton, for receaueing pay for stollen wampom.

Wee psent Thomas Gillbert, cunstable of Taunton, for letting goe of one whom hee knew to haue stollen a quantity of wampampege, and was suspected of other things.

Wee present Thurstrum Clark for leting an Indian'to haue a gun, pouder, & shott; the said Thurstrum Clark is fined for this 2<sup>s</sup>.

\*Wee psent Mr Samuell Newman, teacher of the church of Rehoboth, for dilliuering such things in publick preaching as tend to the defamation of the magestrats of this colony. For this see more in the 13th page forward in this booke. P. 207.

William Sabin, the miller of Rehoboth, was psented on the sixt of March for not returning mens corn vnto them by two quarts in a bushell, allowing thaire toule.

This Court, the said William Sabin did trauerse this psentment, & by verdit of the jury was cleared.

This Court, John Shaw, Juni, and Steven Bryant, weer psented for profanation of the Lords day; thay lickwise trauised theire psentments, & weer found guilty & sentenced, as on the other side this leafe is spesified.

The jurys names yt tried these psentments weer these foloing : --

	(Josias Winslow,		Gorg Lewis,
Sworne.	James Hust,		Phillip Delanoy,
	Henery Cob,		Experience Mechell,
	Barnard Lumbert,	sworne. {	Henery Howland,
	John Fenney,		Henery Sampson,
	Joshua Prat,		Josias Cook.

This Court, John Damman, of Settuaat, requested yt hee might orderly inioy his right in the lands of Mr William Gillson, desseased ; his proposition

Fined.

Cleared.

Cleared.

[\*190.]

or request was refered vnto the jury aboue written, which said jury found the said John Damman the lawfull heaire aparent vnto all the lands of Mr William Gillson, desseased. Of this see more in the fifte page forward in this booke.

Liberty is graunted vnto the townsmen of Plymouth to make vse of the land att Sepecan for the hearding & keeping of cattell, & wintering of them there as they shall see cause.

\*Payed by Josias Cooke vnto Elizabeth Dean her full portion in a cow [\*191.] valleued at fiue pound.

John Read allowed to draw and sell wine and strong waters, & to keep an ordenary, at Rehoboth.

John Crocker is allowed to keep an ordinary at Barnstable.

Edward Sturgis allowed to draw and sell wine at Yarmouth.

The Names of those who weer propounded to take vp thair Freedom.

John Crocker,	M <sup>r</sup> Thomas Gilbert,
John Chipman,	James Walker,
John Smith,	William Hedgges.

Mr Coliar, Captain Standish, Mr Hatherle, Mr Browne, & Mr Thomas was ordered to arbetrate a difference betwixt John Crabtree & Edmond West, as the executer of Thomas Howell, desseased; & thay order Edmond West aforsaid to pay vnto the said John Crabtree six pound eleuen shilł & 10 pence.

Captaine Standish & M<sup>r</sup> Browne weer ordered by the Court to view the lands & set out the bounds of Rehoboth, according to the trew entent of the first graunt.

John Hoare acknowlidgeth to owe vnto the Court the	], , ,	
John Hoare acknowlidgeth to owe vnto the Court the som of	twenty pound.	Released.
M <sup>r</sup> Thomas Tart the som of		
$\mathrm{M}^{\mathrm{r}}$ James Cudworth the som of $\ .$	· · · · 10 <sup>2</sup> .	
The condition y <sup>t</sup> if the said John Hoare shall bee	of good behavior	

towars all maner of psons, and apeer at the next Generall Court, and onot depart the said Court without licence ; yt then, &c.

\*Wheras complaint was made concerning the lands of John Hazell, of [\*193.] Rehoboth, the Court hath ordered, yt the said John Hazell shall inioy without interuption all his former graunts of lands, and bounded as foloweth : His home lot, containing twelue acares, bounded on the east with the towne green, on the southwest with the mill coue, on the northwest with the land of James Ridway, on the southwest with the Gouerners lot, his salt marsh, containing

1649.

6 June. BRADFORD, Gounor.

6 June. BRADFORD, GOUERNER. fouer acars, bee it more or les, with an iland in it, and a little vpland as it lyes now within his fence, bounded on the east with the oxe pasture, surrounded on the west, north, & south with Patucet Riuer; four acars of fresh meadow, bee it more or les, now within his occupation, bounded on the east with the brook, on the west and north with his owne land, on the sowth bounded with a linne y<sup>t</sup> runs between the towne land and his other allotment, being six hundred acars, bounded on the east with his fresh meadow & a litle run of water and a ceader swamp, on the west with Patucet Riuer, on the north with the woods, on the sowth with the towne land, only the iland & litle vpland aboue mensioned is part of the six hundred acars.

That the remainder of the cuntryes stock vndisposed of bec imployed by the Trësurer for the procuring of powlder to bee keep in stock for the cuntries vse.

That the Gouerner & Captain Standish doe concider of a conuenient place to keep the cuntries stock of powlder in, when it may bee in safty.

Concerning the difference betwixt Richard Chadwell & M<sup>r</sup> Thomas Dexter about the breach of the mater of arbetration, the said Dexter is to pay vnto the said Chadwell six shillings, & so the mater is ended.

8 June. The Oath of M<sup>t</sup> Thomas Dexter, taken in open Court the 8<sup>th</sup> of June, 1649, conching a psell of Corn receaued for a Barke sould by the said Dexter.

> This I testifye, y<sup>t</sup> the barke y<sup>t</sup> was betwixt Richard Chadwell & myselfe I sould to Maior Gibbens for an hundred & fourty bushell of Verginnia corn, at fiue shilling a bushell, and no more.

Wittnes my hand this 8th of June, 1649.

## THOMAS DEXTER.

[\*195.]

\*This Court, John Damman, of Seteaat, required y<sup>t</sup> hee might inioy his right in the lands of M<sup>r</sup> William Gillson, of Seteaat, aforsaid, desseassed.

To clear vp the aforsaid right, these following writings we cr openly read & a proued vpon oath : —

Wee, whose names are heer vnderwritten doe giue testimony, vnder our hands, this 7<sup>th</sup> day of June, 1649, y<sup>t</sup> wheras William Gillson, late of Seteaat, desscased, in his life time did require earnestly of the townsmen aforsaid seuerall peells of land for accomodation of the sd William Gillson, but being required of him by vs whose names are heer vnderwriten the reason of his desire of so mutch land, being ancient & haueing no isew of his body to inherite the same after him, his answare was, y<sup>t</sup> hee had brought ouer with him into New England two of his sisters children from thaire parrents, and was bound in conscience both to take care & to puide for them as if thay weer his owne ; and wee conceaue yt the land was graunted vnto him according vnto his desire in yt behalfe.

#### HUMFRY TURNER, HENERY ROWLY, HENERY COBB. BARNARD LUMBERT.

Vpon the oathes of Humphry Turner, Henery Cob, &c.

Further, I, Humfry Turner, being a townsman at yt time, & sence so remayning in Seteaat aformentioned, doe further testify yt William Gillson, desseased, did say vnto mee yt I aske this land yt my kinsfolks may inioy it when I am dead.

HUMFRY TURNER. Wittness my hand,

Vpon the oath of Humfry Turner.

The 24th of May, 1649. These psents testifyeth to whom it may concern, yt I doe remember that Mr Gillsons plea with vs for land was, yt allthough hee had no children of his owne, yet yt hee had two of his sisters children, wh hee looked vpon as his owne, & so did desire to leave them somthing after his dayes was ended; and so for John Damman I have heard Mr Gillson say yt hec should have his land after his wives dayes weer ended ; and I haue lickwise heard Mr Gillsons wife acknowlidg it, & further yt shee would not wrong the said John & Hanna of what was her husbands will about the lands, yet shee would not for som reasons have the said John & Hanna know her husbands will in yt busines for the psent. Thus mutch for the psent I doe call to mind to my remembrance, and can safly testify.

> ISAACK ROBENSON. ₽ mce,

Concerning the abouesaid John Damman, for the clearing of his right and title vnto the abouesaid land of Mr William Gillson, desseased, see more in the fift page bakward of this booke, p. 190.

\*M<sup>r</sup> Hatherle was ordered by the Court to set at right such thinges as concern Thomas Rawlins & John Damman, by reason of & concerning som cost & charges bestowed by the said Thomas Rawlins vpon the lands of the aforsaid Mr Gillson.

This Court, allso, open proclamation was made yt if any could lay any just claime or title to the lands of William Gillson, desseased, yt thay should com in and should bee heard ; but no claim or title was challinged.

Wheras sundery psons of Setuaat, viz, Humfry Turner and others, find themselues agreeued concerning som lands of thaires lying on the north side of the North Riuer, for yt thaire land marks are lost, and sundery errors weer

1649.

8 June. BRADFORD, GOUERNER.

24 May.

[\*196.]

June. BRADFORD, GOUERNER. in the laying out of the said lands, the Court haue ordered,  $y^t$  it shalbee lawfull for the psons aforsaid to hyer a seruayor to measure the said lands, begiñing at  $y^e$  rundlit of water called Stony Coue vnto the vttermost extent westward so fare as any lots weer giuen; and to set at rights sutch bounds as are misplaced,  $y^t$  so euery of the psons aforsaid may haue his proportion of marsh according to the number of the acars of vpland allowed to each pson, as is expressed in the towne book of Setuaat aforsaid.

The first Tusday in July is apointed for those to meet together  $w^h$  are apointed to treat & order the letting of the trade.

The comittee apointed are M<sup>r</sup> Coliar, Captaine Standish, M<sup>r</sup> Hatherlee, M<sup>r</sup> Brown, and M<sup>r</sup> Thomas, M<sup>r</sup> Allden, M<sup>r</sup> Cudworth, Constant Southworth, & Robert Waterman.

This Court is aiurned vnto the fift day of the last full weeke in October, and the foloing Court to bee the next 2<sup>cond</sup> day after.

# [\*197.] \*The Names of the Comitties of the seuerall Townships y<sup>t</sup> serued at this Court and the Aiornments thereof.

1. 1.					( M <sup>r</sup> Howland, M <sup>r</sup> Paddy,
Plymouth,		•	•	• •	( M <sup>r</sup> Howland, M <sup>r</sup> Paddy,   Mannasses Kemton, John Dunham, Senĩ.
Duxbery,		•	•	•	M <sup>r</sup> John Alden, Constant Southworth.
Settuaat,					#William Hatch,# James Cudworth, Thomas Clapp.
Sandwidg,					Mr John Vincent, William Newland.
Taunton,					M <sup>r</sup> Henery Andrews, Edward Case.
Yarmouth,					Leiutenant Palmer, Mr Edmond Hawcs.
Barnstable	,				M <sup>r</sup> Thomas Dimmack, Thomas Hinckle.
Marshfeild	,				Kenelme Winslow, Robert Waterman.
Rehoboth,					Steuen Payne, Robert Titus.
					M <sup>r</sup> John Done, Samuell Hicks.

8 June. [\*199.] \*At the Generall Court holden at New Plymouth the 8<sup>th</sup> of June, 1649, a comittee was apointed in the behalfe of the cuntry to treat of and let out the trad at Kenebeck, which accordingly, on the 4<sup>th</sup> of July following, thay did as folloeth : —

Those y<sup>t</sup> weer apointed by the Court aforsaid to let the trade at Kenebeck, — viz<sup>6</sup>, M<sup>r</sup> William Coliar, Captaine Miles Standish, M<sup>r</sup> Timothy Hatherlee, M<sup>r</sup> John Browne, M<sup>r</sup> William Thomas, M<sup>r</sup> James Cudworth, and Constant Southworth; M<sup>r</sup> John Alden and Robert Waterman being absent, — the 4<sup>th</sup> of July, 1649, did let and set the said trade of Kenebeck vnto M<sup>r</sup> William Bradford, M<sup>r</sup> Edward Winslow, M<sup>r</sup> Thomas Prence, M<sup>r</sup> Thomas Willet, and Mr William Paddy, vpon the like conditions as formerly thay have had it, as 1649.is expressed in indentures formerly passed betwixt the pties aforsaid for the full tearme of three yeares, and couenants to bee drawne betwixt them as formerly.

\*At the 2<sup>cond</sup> Session of the Generall Court, begun the sixt of June, holden the twenty fift of October. [\*201.]

BEFORE Wiltam Bradford, gent, Gouer", Timothy Hatherley, Wilłam Colyar, John Browne, & Captaine Miles Standish, Wiltam Thomas. Gentlemen, Assistants.

T is ordered by the Court, yt the comitties of Scittuaat shall take a view of L the timber vpon or neare the range betwixt the Massachusetts & vs, & to make report thereof vnto the next Court of Assistants, & for such timber as apeers vndoubtedly within the pattent, to forbid such as are without the gouerment to make vse therof.

Wheras a request is made vnto the Court, by M<sup>r</sup> Paddy & others, of the towne of Plymouth, in the behalfe of sundry of the said towne, for a tract of land to supply theire wants & nessesities, lying ouer against Aquetnet Iland, the Court haue ordered Captaine Standish and Mr Browne to take a view of the sd lands, & vpon theire viewall therof doe graunt it vnto them of Plymouth aforsaid, for the supply of them in want as aforsaid, if vpon theire viewall therof thay find it not preiuditiall to the colyny; and the said Captaine Standish & Mr Browne are to set the bounds therof ; and the said Court doe further order the Gouer, Mr Paddy, Captain Willet, Mr Howland, Elder Cushman, John Dunham, Senī, and Leiuetennant Thomas Southworth, to order & dispose the said lands as thay shall see meetest for the ends aforsaid.

Wheras diuers sad, iniurius practises to the murthering of sum of the English haue been comited by the natives to the westward, against the said English at Stanford & other places, with divers insolent & threatening speaches by them allso spoken, wherby the comissioners for the United Colinyes are ocationed to vse theire best endeauors for the rectifying of the said abuses ; and being vncertaine whether there may bee need of a warr with the said natives for yt end, & have therfore signifyed vnto the severall Vnited Colinyes yt thay may bee in a redines if ocation should bee.

It is therfor ordered by the Court, yt forthwith due puision bee made, VOL. II. 19

8 June.

BRADFORD. GOUER.

25 October,

## PLYMOUTH COLONY RECORDS.

1649.

25 October. BRADFORD, Goll. both of men and amunition, with poulder & shot, & victailes, and other nessesaryes for fourty men for the space of three monthes, sutable for such an ocation, &  $y^t$  energy towne respectively provid for their owne men.

The Court have generally nominated and voted Captaine Standish to bee vnder the concideration of a generall offecer, or comissary generall, to have the ouersight of the severall millitary companies within this gouerment, both for the viewall of their armes, & to command the said companies vpon spetiall ocations; & Captaine Standish aforsaid doth condecend therunto.

The Court haue graunted vnto M<sup>r</sup> Bradford, Gouer<sup>r</sup>, a peell of meadow esteemed about as much as will winter ten head of cattell lying vpon the further side of Raged Playne, westward of the path going from Plymouth to Waymouth.

The abouesaid peell of meddow granted to M<sup>r</sup> Bradford, Seni<sup>r</sup>, with another peell of meddow lying att the end of John Faunces land, and his att Joaneses Riner, which said latter mentioned peell of meddow was sometimes the meddow of Josepth Rogers and Stephen Tracye; these two peells of meddow the said M<sup>r</sup> Wilłam Bradford, Seni<sup>r</sup>, did in the time of his sicknes freely giue and make ouer vnto his son, M<sup>r</sup> John Bradford, to him and his heires foreuer, and was also ratifyed and confeirmed vnto him by Mis Allice Bradford, Seni<sup>r</sup>. See Booke of Sales and Giufts of Lands, anno 1658.

29 Occober. [\*203.]

Rele

ober. \*At the Generall Court holden at New Plymouth, the 29th of October.

BEFORE William Bradford, gent, Gouern<sup>r</sup>, Timothy Hatherley, William Colyare, John Browne, & Captaine Miles Standish, Wilłam Thomas, Gent, Assistants.

W HERAS Richard Berry acusseth Teage Joanes of sodomy, and y<sup>t</sup> the said pties were both bound ouer vnto this Court, to answare the aforsaid acussation, the Court haucing heard what can bee said in the case for psent, for want of further euidence, haue refered it for further hearing vnto the next Generall Court, & haue taken bonds for the appearance of the aforsaid pties.

	Edward of	Stur	gis	ackı	10W	lidg	eth	to	owe	vnto	the	e C	ourf	t the	e so	m ]	ont
eased.	of															Ĵ	~~ 0 .
	Riehard	Ber	ry t	he s	om	of											20 <sup>‡</sup> .

The condition, y<sup>t</sup> if the said Riehard Berry doe apeer at the Generall 1649. Court to bee holden at New Plymouth the first Tusday in March next, & not depart the said Court without lycence ; yt then, &?.

Emanuell White aeknowlidgeth to owe vnto the Court the)  $20^{t}$ . Teage Joanes the som of . . . . 20<sup>‡</sup>

The condition, yt if the said Teage Joanes doe apeer at the next Generall Court, to bee holden at Plymouth aforsaid, the first Tusday in March next, & not depart the same without lycence; y<sup>t</sup> then, &d.

. . .. .. ..

Obadia Hulime,	are bound one for another in the som of ten	
Wilłam Carpenter,	pound a peece.	Released.
Josepth Tory,		

The condition, yt if the said parties doe apeere at the next Generall Court of Election, to bee holden the first Tusday in June next, & not depart the same without lycence ; yt then, &d.

\*Presentments by the Grand Inquest.

Wee psent Wilłam Halloway and Peregrin White, both of Marshfeild, Cleared, with for fighting.

Wee psent John Hathawey, of Taunton, for lending a gun to an the future. Indian.

Concerning the bridge at the Eel River, the Court have ordered vt a pposition bee made vnto the three townes, viz, Yarmouth, Barnstable, and Sandwidg, yt if thay will make payment of the som of fiufteen pound in good & currant pay vnto the inhabitants of the Eel River aforsaid, towards the charg by them expended in the binlding of the aforsaid bridg, the said fifteen pound to bee paid by eich of the three townes aforsaid proportionable to their rates in publick charges; y<sup>t</sup> then the said inhabitants shall accept of the said som towards the charg aforsaid; or otherwise the said inhabitants to haue libertie to comence suit against the townes aforsaid, in respect of the perticular aforsaid as thay shall see reason.

The Court have ordered Mr Alden, Phillip Delanoy, & Henery Sampson to measure Samuell Eatons land at the vper end, & to make report theref vnto the Court.

Lies of adminestration are graunted vnto Mis Abigail Coggin, of Barnstable, to adminester vpon the estate of her husband, & to pay the debts as fare as the estate will amount vnto, by equal pportions, & is bound to the Court to doe it, & Mr Thomas Dimack & Thomas Hinekley with her.

29 October. BRADFORD. GOUER<sup>R</sup>.

Released.

[\*204.]

admonission to take heed for

29 October. BRADFORD, GOUER<sup>B</sup>.

This 1<sup>11</sup> 14<sup>s</sup> 2<sup>d</sup> payed by Constant Southworth to Captaine Standish.

The Accoumpt giuen in by the Treasurer at this Court.
ł s d
The companye are indebted to the cuntry, $\dots$ $38:19:08$
The cuntry indebted to the company for building of
the house at Kenebeck, for the purchase of land
with the Indians, and a barrell of poulder,
Reconed with the Treasurer for all accoumpts during ) t s d
the time of his being Treasurer, and rests due to $\frac{10:00:00}{10:00:00}$
the cuntry from the Treasurer,
Rests in the Treasurers hands in beads, $10:00:00$
Edward Jenkins indebted for excise,
Christofer Winter, for a fine, $\dots \dots \dots$
Constant Southworth, for excise, t 01:14:02
Samuell Cutbert indebted, 01:00:00
Wilłam Paybody indebted, 01:01:00

Memorandum: to give accoumpt for James Coles excise, out of which to set of the comitties charges for this Court.

[\*205.] \*Att the Generall Court holden att New Plym, the sixt of March, 1649. <sup>6 March.</sup>

BEFOR Wilłam Bradford, gent, Gouer, & Wilłam Colliar, & Captaine Miles Standish,

Genit, Assistants.

WHERAS, att the Generall Court, holden at Plymouth aforsaid, the 29<sup>th</sup> of October, 1649, Richard Berry acussed Teage Joanes of sodomy, & other vnclean practisses alloo with Sara, the wife of Hugh Norman, & for y<sup>t</sup> cause the said pties were both bound oner to answare att this Court, & accordingly appeared; the said Richard Berry acknowlidged before the Court y<sup>t</sup> hee did wrong the aforsaid Teage Joanes in both the aforsaid pticulars, & had borne false wittnes against him vppon oath; and for the same the said Richard Berry was sentenced to bee whipte at the poste, which accordingly was performed.

Lies of adminestration are graunted vnto  $M^{rs}$  Margeret Hicks, to adminester vppon the estate of Ephraim Hicks, & to pay the debts as fare as the estate will amount vnto by equall pportions, & is bound to the Court to doe it, & M<sup>r</sup> Thö Willet with her.

The fourth of Aprell, 1650. Tho Wallen, Richard Carle, Gorg Way, Katheren Warner, and Mary Mills were apprehended at Barnstable, in the jurisdiction of New Plym ; and on the eight day of Aprell, aforsaid, they being examined before Wilłam Bradford, gent, Gouer, Wilłam Collyar, and Wilłam Thomas, gent, Assistants, confessed yt they, the said Tho Wallen, Richard Carle, & Gorge Way did healpe away Katheren Warner & Mary Mills, who were run away from theire husbands ; and for yt purpose yt Richard Carle aforsaid did steale his fathers boat, which they came away in ; it was therfore ordered by the Gouer & Assistants aboue mensioned, that the aforsaid Gorg Way, Katheren Warner, & Mary Mills should bee sent from constable to constable to the place from whence they came, whis a place called Winter Harbor, near Richmans Iland to the eastward; and yt Tho Wallen & Richard Carle aforsaid bee comitted to ward; all which accordingly was forthwith pformed.

1650.

4 April. BRADFORD, GOUER<sup>R</sup>.

\*Att the Court of Asistants holden att Plym, the 7th of May, 1650.

BEFORE Wilłam Bradford, gent, Gouer<sup>r</sup>, and Wilłam Collyar, Captaine Miles Standish,

Genf, Asistants.

TILLAM SHEPHERD, of Taunton, haueing confessed yt hee hath purloyned & stolen certaine goods from his mother in law, was sensured to returne the said goods vnto his said mother in law againe, and to bee whipt at the post; the latter of which accordingly was forthwith performed.

An execution graunted vnto Edward Doty against James Shaw and John Shaw, Juni, for thirty fiue shillings damage and the charge of the suit, wherof the said James & John Shaw is convict by course of law.

New Plym, the 3<sup>d</sup> of October, 1650.

Timothy Hatherley, and

John Browne,

According to an order of Court the day and yeare aboue written, that wheras John Alden, Senior, and Miles Standish, Senior, by order of the Court in the year 1640, were to lay out lands and meddows to John Cooke, Francis Cooke, and John Rogers, and sence sould by the said pties to Tho Tilden, Moris Truant, and Wilłam Maycomber, and difference falling out betwixt the aforsaid Thomas Moris and Wilłam, by order aforsaid, wee, the

7 May. [\*206.]

3 October.

3 October. BRADFORD, GOUER<sup>R</sup>. said John and Miles, doe thus declare our entents when wee first layed out the said land and meddow; that the vpland range with the first trees that were marked : further, wee thuse expresse our selues for the meddow, that it rang from the bound trees ypon the same range to ye North River; the reason was because wee did not then know, neither yet doe, that ther was any meddow graunted to the two ilands, which, if it appeer by former graunt, wee must confese our ignorance. And wheras by the said order that wee should establish the bounds to continuew to future times, wee therfore order, that as wee find wee laved out the meddow that halfe the meddow before the land layed out to John Rogers bee equally deuided between Wilłam Maycomber and Moris Truant; and Tho Tilden the other halfe of the said meddow. Wee, therfore, by these psents, doc request and order Mr Richard Garrett, according to the mutuall agreement between Wilłam Maycomber, Moris Truant, and Thomas Tilden, assenting to the same afterward, to pay the said Richard Garrett for his paynes for the same, and that hee lay it out according to the mannifestacions of our entencions at our first laying out of the said lands and meddow abouesaid; which done, the said bounds to stand for the future and to continew. Wee have vpon the place shewed the said Richard Garrett the first bounds. Wittnes our hands this 13th of March, 1650.

> MILES STANDISH, JOHN ALDEN.

[\*207.]

3] \*Att the Generall Court holden att New Plym the 29<sup>th</sup> of October, 1649, Obadia Hullme complained against M<sup>r</sup> Samuell Newman, in an action of slander to the dammage of an hundred pound ; but the suite was not tried by jury, though ended as vnderneath is expressed.

P. 190.

Obadia Hullme, plaintife, & M<sup>r</sup> Newman, deffendant, in an action of slander : the said Hullme complained y<sup>t</sup> M<sup>r</sup> Newman had reported him to haue taken a false oath in the Court at Plym̃; and in the examining the matter before the Gouer<sup>r</sup> and Asistants, M<sup>r</sup> Newman said hee could not charge him with it of his owne knowlidg, but as hee had receaued information from som others, which, not being true, hee did in the Court acknowlidg hee had done him wrong, & promised to pay his charges. And the said Hullme rested satisfyed; and theryppon M<sup>r</sup> Newman deliuered into the Court a wrighting, subscribed vnto by Thõ Cooper, Stephen Payne, Robert Sharpe, Jonathan Blise, Thõ Wilmoth, & Wilłam Sabin, the prizes from whom hee had his information. Hullme desired the Court to keepe the wrighting, saing y<sup>t</sup> it had been red in theire owne towne in the psence of many straingers, to his great reproch, yet said if those men would but as openly acknowlidg they had

done him wrong as  $M^r$  Newman had then done, hee would rest therin; the Court aproving of his willingnes to rest in so easie a satisfaction, and knowing the wrighting to bee false & seandalus, advised  $M^r$  Newman to deelare in som publick meeting in the towne, att his coming home, how those men had abussed him; for the said Hullme had not giuen in the Court any such testimony as y<sup>t</sup> wrighting did import, & vppon his request the Court thought it just to record his clearing.

Charges allowed vnto Obadia Hullme by the Court in Respect vnto the Suite

		abo	ue n	iens	ione	d.				s d
It, to himselfe,							•			0.012:00
It, to Wilłam Carpen	ter,	wit	tnes	, .						012:00
‡Iĩ, to the clarke, .										$02:00^{+}_{+}$

\*Thõ Cooke, aged about twenty yeares, late of Ipswidge, trauelling [ towards Equednett, accompanied with a youth about twelue yeares of age, both of them lodging att the ordenary att Taunton the  $2^{\text{cond}}$  day of May, 1650, and vppon the  $10^{\text{th}}$  day of the said month the body of the aforsaid Thõ Cooke was found dead in the river of Taunton, about six miles from the towne. Whervppon a jury of twelue men was impannelled to inquire how and by what meanes hee came by  $y^{t}$  vntimly death. The pticular names of the jury are heer vnder expressed.

Henery Andrewes	, foreman of the jury.
Wilłam Parker,	Richard Stacy,
Richard Williams,	James Bortt,
Walter Deane,	John Tisdall,
John Deane,	Anthony Slocom,
Hesekiah Love,	Nathaniell Woodward.
Thõ Linkon,	

The eleventh day of May the jury brought in their verdict  $y^t$  the youth, by the aduise of the said Tho: Cooke, did take a cannowe, without the knowlidge of the owener therof, and making hast away lest hee should bee pursewed, did stand in the end of the canoowe to paddle it away, and did fall into the river, and so by  $y^t$  accident was drowned and eame to his end.

HENERY ANDREWES, Forman.

June the 9<sup>th</sup>, 1650. M<sup>t</sup> Wilłam Hedge and Robert Denis are respited 9 June. vntell the next aiornment of the Court holden the day and yeare aboue said, to make John Besthope to apeere, for whose psonall apeerance they stand bound.

1650.

29 October. BRADFORD, GOUER<sup>R</sup>.

[\*208.]

1650. \*The acknowlidgment of Strong Furnell, of Boston, concerning reproch by him cast vppon M<sup>r</sup> Prence and the towne of Nawset.

9 June. [\*209.]

[ 203.]

June the 9th, 1650. If it may please the honored Court now assembled to take a favorable concideration of these few linnes :---

Wheras there hath been entered an action of slander to the vallew of two hundred pound damage, and partly proseeded in, by the reverent and truely respected M<sup>r</sup> Prence, against mee, Strong Furnell, of Boston, —

I, Strong Furnill aforsaid, doe by these few words declare and testifye to this honored Court now psent assembled, and to all other psons whersoeuer, yt notwithstanding my former psistance in this eucli of slandering, it beeing justly charged vppon mee vppon due conviction of my guiltines in this great transgression, I desire therfore to adresse my selfe to remove my great offence according to my power and the psent apprehensions I have of this offence, and hope yt for the future I shall more sensably concider of the nature of my offence. I, Strong Furnell abouesaid, doe freely confesse my great transgression being directly against the Holy Scripture and the rules theref, & yt agreuated, it being against a ruler in place of justice, and a man of whom I am reuerently perswaded of, and doe not onely now, but haue seen his faithfullnes and integrity; wherfore I am very sorry yt I should so justly offend against his pson, against his honored office, so injure the Bench and the whole honored Court assembled, confessing yt allthough Mr Prence for his owne part hath so humbly expressed his lenity and redynes to take satisfaction, yet I am not in my owne apprehension able to make this psent and honered Court satisfaction according to the nature of my offence and wrong done vnto them neither by word or deed; but my endeauors and humble desires are yt Mr Prence will bee pleased to continew his willing acceptance of this my weake acknowlidgment, and yt this whole Court assembled wilbee pleased to accept therof as yt which may bee the least yt can bee done on my part in a transgression of this nature; and for my owne part I doe further promise heerafter to looke better to my tongue, as the Scripture teacheth, and also heer and else where to put forth my endeauors to regaine and promote the honer of both Mr Prence, who doeth more imediately suffer by my vngouerned tongue, and also this honored Court and corporation; from whom, if I find this smale tender of myne to find acceptance, I cannot adjudge yt I haue, and shall so acknowlidg yt I haue, found more favour then I should haue found elswhere vppon such a transgression, and shall so acknowlidg it, not onely now, but heerafter; further I doe acknowlidg yt I know no vnfaithfullnes in the towne of Nawset in the pticulars aforsaid.

By mee,

STRONG FURNILL.

#### COURT ORDERS.

The Court, on the day and yearc aforsaid, did order concerning Strong Furnill aforsaid, that hee beare and defray all the charges arising by the suite of  $M^r$  Prence against him as aforsaid; and  $y^t$  if hee, the said Strong Furnell, shall at any time reuiue the aboue said reproches & slanders againe,  $M^r$  Prence hath his libertie to procecute against him as hee shall see reason.

# \*Att the Generall Court of Election holden att Plym aforsaid, the 4 June. fourth of June, 1650. [\*211.]



VOL.

R WILLAM BRADFORD elected Gouernor, and sworne.

Mr Edward Winslow,	
M <sup>r</sup> Thõ Prence,	
M <sup>r</sup> Wilłam Collyar,	
Captain Miles Standish,	chosén Assistants, and sworn.
M <sup>r</sup> Timothy Hatherley,	s chosen resistants, and sworn.
M <sup>r</sup> John Brown,	
M <sup>r</sup> Wilłam Thomas,	
M <sup>r</sup> John Alden,	

M<sup>r</sup> Thõ Prence and M<sup>r</sup> John Browne chosen comissioners for this yeare to treat with the comissioners of the Vnited Colonies according to the articles of confederation att the time and place appointed.

The Cunstables chosen by the seuerall Townships, and pseuted to this Court and sworne, viz<sup>6</sup>:---

			•
Plyñ, .			John Tompson.
Duxbery,			Francis Sprague.
Scittuate,			Gorg Russell, John Williams, Juni.
Sandwidge,			Edmond Freeman.
Taunton,	•		Gorg Maasy.
Yarmouth,			M <sup>r</sup> Wilłam Hedge.
Barnstable,			Nathaniell Bacon.
Marshfeild,	•		Josepth Bedle, Moris Truant.
Rehoboth,			John Read.
Nauset, .			Gorg Chrispe.
II.		20	

1650.

9 June.

## PLYMOUTH COLONY RECORDS.

Freemen admited this Court.

Francis Goulder,	John Bradford,
John Gorum,	John Crocker,
Thõ Burd,	James Walker.

The Names of such as stand ppounded to take vpp theire Freedom.

M <sup>r</sup> Thõ Robenson,	Thõ Cooper,
John Stockbridğ,	Robert Sharpe,
James Bates,	Wilł Paybody,
Ephraim Kemton,	M <sup>r</sup> Miller,
Samuell Mayo,	Edward Sturgis,
Robert Wixon,	Robert Dennis,
John Read,	William Nicarson,
John Churchill,	Josiah Winslow.

[\*213.] \*The comitties of the seuerall Townes that serued at this Court, and the aiornment thereof, were as foloeth : —

					( M <sup>r</sup> Paddy, absent,
Plym, .			•		{ M <sup>r</sup> Paddy, absent, M <sup>r</sup> Howland, Maunasses Kemton, John Dunham, Senĩ.
rijin, .	•	•		•	Mannasses Kemton,
					l John Dunham, Senĩ.
T) 1					( Gorg Soule,
Duxbery,	•	•	•	•	-{ Gorg Soule, Constant Southworth.
a					( M <sup>r</sup> James Cudworth,
Scittuate,	•	•	•	•	- { M <sup>r</sup> James Cudworth, Humphry Turner.
a 1 '1~					$\left\{ \begin{array}{l} \mathrm{M}^{\mathrm{r}} \ \mathrm{John} \ \mathrm{Vincent}, \\ \mathrm{Th} \widetilde{\mathrm{o}} \ \mathrm{Tupper}. \end{array} \right.$
Sandwidğ,	•	•	•	•	· { Thõ Tupper.
<i>m</i> .					. { Richard Williams, Oliuer Purchase.
Taunton, .	•	•	•	•	• { Oliuer Purchase.
<b>T</b> T					. { Leiutenant Palmer, . { Richard Hore.
Yarmouth,	•	•	•	•	· { Richard Hore.
777 11					( M <sup>r</sup> Thõ Dimacke,
Bãstable, .	•	•	•	•	• { M <sup>r</sup> Thõ Dimacke, Anthony Anable.
<b>N</b> E 1.0.111					• { Kanelme Winslow, Robert Waterman.
Marshfeild,	•	•	•	•	• { Robert Waterman.
					. { Steuen Payne, . { Robert Titus.
Rehoboth,		•	•	•	•
NT					. { M <sup>r</sup> John Done, Nicolas Snow.
Nauset, .	•	•	•	•	` { Nicolas Snow.

# 154

1650.

4 June. Bradford, Gouerner.

#### COURT ORDERS.

Survayors for the Hiewayes.

Plym, Captaine Willett, Mr Howland, Mr Paddy	y. 4 June.
Duxborrow, John Stare, John Washburn, Juñ.	BRADFORD,
Scittuate, Peeter Collimore, Richard Curtis.	GOUERNER.
Sandwidg, Thõ Dexter, Micaell Turner.	
Taunton, Thõ Linkcolne, Edward Case.	
Yarmouth, Andrew Hallot, Richard Templer.	
Bāstable, Gorge Lewis, Abraham Blush.	
Marshfeild, John Bourne, Richard Beare.	
Rehoboth, Walter Palmer, Peeter Hunte.	
Nauset, Edward Banges, Gyels Hopkins.	

Receuers of the Exsise.

Plyñ,							Richard Sparrow.
Duxberry,				•	•		Wilł Paybody.
Scittuate, .	•	•	•			•	Henery Meritt, Sen <sup>r</sup> .

The Names of those who are deputed by the Court to marry in each Towne.

For	Taunton,	•				•	•	•	M <sup>r</sup> Wilłam Parker.
For	Bãstable and	łΥ	Zarı	nou	ıth,	•			Thõ Hinkley.
For	Sandwidg,			•					Thõ Tupper.

## \*The Grand Inquest.

Mr Thõ Cooper, Edward Case, Gyels Rickard, Henery Sampson, Thõ Burman, John Crocker, Thõ Chillingsworth, John Dingley, Robert Sharpe,	Thõ Falland, Edward Sturgis, John Tisdall, Henery Howland, Gorĝ Buett, Wilłam Gifford, Steuen Wood, Robert Wixon, Andrew Ringe, Ephraim Kemton, Jacob Cooke.
---	--

Presentments by the former Grand Inquest, June the fift, 1650.

Wee present Thö Tilden, the cunstable of Marshfeild, for not delivering Tho: Tilden the two prisoners comitted vnto his charge to the cunstable of Scittuate, but fined 1<sup>u</sup> 10<sup>e</sup>. gaue them the warrant in theire hand, and let them depart.

1650.

[\*215.]

June 5.

Wee psent Edward Hunt, of Duxburrow, for shooting vpon the Lords day at deare. Fined  $2^{s}$ .

5 June. Bradford, God.

Wee psent John Barnes, of Plym, for being drunke. Cleared by paying the fine.

Lets of adminestration are graunted vnto M<sup>r</sup> Thõ Howes and Samuell Mayo to adminnester vppon the estate of Samuell Hallot, and to pay the debts as fare as the estate will amount vnto by equall proportions.

Eres of adminestration are allso graunted vnto Sara, the wife of Thõ Blossom, to adminester vppon the estate of the said Thõ Blossom, and to pay the debts.

And, further, the said Sara, the wife of Thö Blossom aforsaid, doth by these psents make ouer vnto her child that shee had by her said husband, whom shee calleth Sara, fue pound sterling out of the estate aforsaid, to belong and appertaine vnto the said child as its owne pper right foreuer.

Obadia Hullme and Joseph Tory are bound one for an other in the sum of tenn pound a peece.

Cleared by apeerance att the said Court.

The condition,  $y^t$  if the said Obadia & Joseph doe appeer at the Generall Court to bee holden at Plym the first Tusday in October next, and not depart the same without licence;  $y^t$  then, &?.

<sup>4</sup> June. \*Att the 2<sup>cond</sup> Session of the Generall Court, begun the 4<sup>th</sup> of June, [\*217.] 1650, and held the 10<sup>th</sup> of June aforsaid.

> BEFORE Wilłam Bradford, Goue<sup>r</sup>, Timothy Hatherley, Thõ Prence, Wilłam Thomas, and Wilłam Collyare, John Alden, Captaine Miles Standish, Genť, Assistants.

WHERAS M<sup>r</sup> Hatherley hath made a motion to the Court to haue libertie to sett vpp an iron mill, and for that purpose hath requested a peell of land lying betwixt Namassakeeset and Indian Head Riuer, lying aboue the path, the Court haue graunted vnto M<sup>r</sup> Hatherley aforsaid, according to his desire, all the land lying betwixt the path and the ponds betwixt

the two rivers aforsaid, with all and singulare the appurtenances and privilidges belonging thervnto; to have and to hold vnto the said Mr Timothy Hatherley, with all and singulare the appurtenances, to him, his heaires, and assignes foreuer, vnto the onely proper vse and behoof of him, the said Mr Timothy Hatherley, to him, and his heaires, and assignes foreuer, prouided, that the said Mr Timothy Hatherley doe sett the said iron mill to work within the space of three yeares next ensewing the date heerof, or otherwise the said lands are to returne againe vnto the colonie.

The Court have ordered yt a jury bee forthwith impanelled, or as soone as conveniently maybee, by Captain Standish, six wherof are to bee out of Plym, and six out of Duxburow, to lay out the way from Joanses River to Of this see the Massachusits Path, so as it may bee most conuenient, and lest preiuditiall page forward to any; and if it so fall out yt it doe or may so bee laid out as it shalbe pre- of this booke iuditial to either Mr Bradford or John Rogers, that they, or either of them, so damnifyed, shall have full satisfaction for the same.

That an accoumpt bee given by the cunstables of Marshfeild that were 1646 how theire rate was payed that yeare.

Pecunke, Ahivmpum, Catscimah, Webacowett, and Masbanomett doe all afferme, that Chickatawbutt his bounds did extend from Nishamagoquanett, near Duxbery mill, to Teghtacutt, neare Taunton, and to Nunckatatesett, and from thence in a straight linne to Wanamampuke, which is the head of Charles River; this they doe all sollomly afferme, saing, God knoweth it to bee true, and knoweth theire harts.

Dated the first of the fourth month, 1650. Wittnes : Encrease Nowell, John Eliot. John Hoare.

Josiah Wampatuke, Indian, sagamore of the Massachusits, and Nahatan, the sonne of Jumpum, cañi to Plyñ the 7th of June, 1650, and there did testifye, that the land, according to a drauft in the keeping of Mr Hatherley and others, and the perticulars therin specifyed, was the onely pper lands of Chickatawbutt, father to Josiah Wampatuke aforsaid; and this hee acknowlidged before Captain Standish, Mr William Thomas, and Mr John Alden.

Mr Hatherley and others with him haue bought so much of the land aboue mensioned of the said Josiah Wampatuke as concerned them to buy.

1650.

10 June. BRADFORD. Goð.

more the fift

10 June. [BRADFORD, GOVERNOR.] [\*219.]

Seale.

\*A Copie of the Comission from the Gouerment of the Massachusets.

To our trusty and wellbeloued frinds, Captain Humphry Atherton and Captaine Eliazer Lusher.

You, being chosen comissioners by the Generall Court in psent being, haue full power and authoritie, and are heerby inabled in their names, to consult, agree, and determine with the Generall Court at Plym concerning the title of land called Shawwamett and Pautuxit, and protection of the English and Indians there according to our engagements, repayering all privat iniuryes according to law and justice.

> Att a Generall Courte held att Boston the first of June, 1650. Thõ Dudley, Gouer<sup>\*</sup>.

Wheras a comission was given to Captain Humphry Autherton and Captaine Eliezer Lusher by the Generall Court of the Massachusets, bearing date the first of June, 1650, and sealled with theire comon seal, giveing them full power and authoritie to treat, debate, and determine with the Generall Court of Plym about the controuersie concerning the title to the lands called Shawwamett and Pautuxet, and the protextion of the English and Indians, &d, as appears more att larg by a copie of the said comission.

The aforsaid Generall Court of Plym, the sixt of June, 1650, chose Wilłam Bradford Goue<sup>r</sup>, M<sup>r</sup> Thö Prence, M<sup>r</sup> Wilłam Collyar, Assistants, and M<sup>r</sup> Howland, M<sup>r</sup> Dimack, M<sup>r</sup> Cudworth, M<sup>r</sup> Josiah Winslow, freemen, for a comittie, and gaue them full power and authoritie in theire names, and on theire behalfe, to treat with the aforsaid comissioners, and to determine and conclude the abouesaid controuersye, and to put a full end thereunto in any way y<sup>t</sup> should seem best vnto them.

The conclusion and agreement therabouts was as followeth on the 2<sup>cond</sup> page forward.

M <sup>r</sup> Wilłam Bradford,	Mr James Cudworth,
M <sup>r</sup> Thõ Prence,	Mr Thõ Dimack,
M <sup>r</sup> Wilłam Collyare,	Mr Josiah Winslow.
Mr John Howland.	

[\*220.]

\*June the 7<sup>th</sup>, 1650. Forasmuch as there hath beene for some long time past some question depending betwixt the jurisdictions of the Massachusetts and New Plym, concerning a certaine tract or tracts of land called Shawwamett and Pautuxett, and some places therabouts; and yt hath pleased the honored Court of the Massachusetts to graunt a comission, vnder the hand and seale of the said Court, vnto Captaine Humphry Autherton and Captain

#### COURT ORDERS.

Eliezer Lusher, enabling & investing them with full power and authoritie to treat, consult, and determine together with the honered Court of Plym aforsaid in all cases whatsoeuer doe or may concerne the tracts of land before specified; the Generall Court of Plym hancing, in concideration of the pmises, as allso for the preseruing of mutuall loue, frendshipe, and amitie with theire naighbors of the Massachusetts, haueing chosen and deputed M<sup>r</sup> Wiłłam Bradford, Goue<sup>r</sup>, M<sup>r</sup> Thö Prenec, and M<sup>r</sup> Wiłłam Collyare, Assistants, M<sup>r</sup> John Howland, M<sup>r</sup> Thö Dimack, M<sup>r</sup> James Cudworth, M<sup>r</sup> Josiah Winslow, freemen, as a comittie of the said Court, and authorising and enabling them with full power for them and in theire behalfe likwise to debate, resolue, and fully to determine together with the aforsaid comissioners of the Massachusetts all and euery of the cases or questions about or concerning the land aforsaid, which said comittie, vppon due concideration as aforsaid, doe resolue, conclude, and determine as foloeth, videlicet : —

That they doe fully and foreuer relinquish and yeild vpp vnto the gouerment of the Massachusetts aforsaid all their right, title, or claime whatsoeuer the said gouerment or jurisdiction of Plym haue or might haue had, any way or by any meanes whatsoeuer, vnto yt whole tract or tracts of land knowne by the name of Shawwamett and Patuxett aforsaid, being such as are or were the just rights of Pumham & Socanoco, or either of them, att yt time that the said sachems subjected themselues and theire lands to the jurisdiction of the Massachusetts aforsaid; theire said rights being or to bee cleared according to eucdent and aparent demonstration; and wee, the said comittie, by the authoritic aforsaid, doe in like manor relinquish vnto the jurisdiction of the Massachusetts all our rights, claime, or title vnto the lands justly and lawfully posessed by Wilłam Arnold, Robert Coale, and such of the other English as att that time together with themselues did in like manor subjecte to the Massachusetts as aforsaid; prouided, that this shall in no sort hinder or pjeduce the due acomplishment of the order of the honered comittie of Parlement in any other thing or case therin concerned; and allso prouided alwayes, that the bounds of these aforsaid lands shall not extend further towards Cowessett then the true, knowne, and approued limits of the lands of Pumham did extend at the time of theire subjecting to the jurisdiction of the Massachusetts as aforsaid; and allso further with \*this prouiso and condition, that what lands socuer haue bene allredy or heerafter may bee made to apeere to belong to the towne or inhabitants of Prouidence vnto this day by any just title shall not bee included in this relinquishment aboue specifyed, but shall notwithstanding remayne and wholy belonge to the inhabitants of Prouidence, freely to inioy as formerly they have done; and allso yt this jurisdiction of Plym bee not

1650.

10 June. [BRADFORD, GOVERNOR.]

[\*221.]

## PLYMOUTH COLONY RECORDS.

1650. 10 June. [BRADFORD, GOVERNOR.]

This jury was impanelled according to an order extant in the fifte page bakward of this book, p. 217. in any thinge heerby put to more trouble or charge then any other of the two confederate jurisdictions, videlicet, Conictacott and New Hauen.

WILLAM BRADFORD,	JOHN HOWLAND,
THO: PRENCE,	THO: DIMACK,
WILLAM COLLIARE,	JAMES CUDWORTH.

According to our order, wee have found out and marked a new way from Joaneses River to the Massachusetts Path through John Rogers his ground, and are all agreed the said way by vs marked out to bee most convenient and least preiuditiall.

Wittnes our hands heere vnder written.

JOHN HOWLAND,	THO: HEWARD, Senĩ,
FRANCIS COOKE,	JOHN WASHBURNE, Senĩ,
JOSHUA PRATT,	HENERY SAMPSON,
JOHN WOOD,	GORG: PARTRIDGE,
SAMUELL STURTIVANT,	THO: LETTIS,
HENERY HOWLAND,	WILLAM PAYBODY.

All sworne.

7 August. \*Att a Court of Assistants holden att New Plym the seauenth of [\*222.] August, 1650.

BEFORE Wilłam Bradford, gent, Gouer,	Tymothy Hatherley,
Wilłam Collyare,	William Thomas, and
Captaine Standish,	John Alden,

Gent, Assistants.

WHERAS Isaake Buke, of Scittuate, did att this Court acuse John Hewes y<sup>t</sup> hee, the said Hewes, had stolen from him fouer hoes; the Court could not proseed against the said Hewes for want of further euedence; and therfore haue ordered, y<sup>t</sup> the cunstable of Scittuate doe keepe the said hoes in his custedie vntell further euedence can bee prodused for the clearing of the case, and then such order to bee taken therin as shall bee thought meet; and that the said Isaake Buke needeth not to apeere any more psonally about y<sup>t</sup> matter.

Isaake Stedman, the younger, for breaking into a house and from thence stealing out cheese and other things, was sentanced by the Court to bee publikly whipte att Scittuate att the descretion of  $M^r$  Hatherley.

Nathaniell Stedman, for purloining of an handkerchife, was onely ad-1650.monished and cleared.

Edward Doty is ordered by the Court to pay vnto Edward Gray and Samuell Cutbert each of them a bushell of Indian corn for damage done by the calues and other cattell of the said Edward Doties in the corn of the sd Edward Gray and Samuell Cutbert.

An execution graunted the 2cond of September, 1650, vnto Mr Tho Robenson against Isaak Stedman, Senī, for twenty pound damage and the charge of the suit, wherof the said Isaake Stedman is convict by course of law.

\*Att a Generall Court holden att New Plyñi the 2cond of October. 2 October. [\*224.]

BEFORE Wilłam Bradford, gent, Gouer<sup>r</sup>, Thõ Prence, Wilłam Collyare, Captaine Miles Standish, Gent, Asistants.

TT was ordered, that wheras John Stone, of Hull, hath had leaue giuen him L by the Goue<sup>t</sup> to make vse of our lands att Cape Cod these diuers yeares for basfishing, vntell such time as hee should have any order from vs to the contrary, hee carriing himselfe peacably there, wee, hearing of sundry miscariages this yeare past, and haueing now sundry of our owne that purpose to sett vpon the said basfishing, thought meet to give order that the said John Stone bee forthwith warned to desist from making any vse of any of our lands there for yt purpose, that so our owne may without disturbance goe on in theire intended basfishing.

2condly. Wheras Mr Tho Prence and Mr Wiltam Paddy have desired leaue to sett vppon a constant course of basfishing att Cape Cod, supposeing that if God please to blese theire proceedings, in time it may proue very beneficiall to this jurisdiction, the Court, having taken this theire motion into serius concideration, thought good for psent, therfore, to condecend to theire motion, and therfore haue judged it fitt to giue leaue to Mr Tho Prence, Captaine Miles Standish, and Mr Wilłam Paddy, with such other of the three townes of Plym, Duxburrow, and Nawsett as shall joyne with them vppon the said basfishing, and to that end to make vse of any of the lands, creeks, timber, &ê, vppon the Cape land, in such convenient places as they shall chuse for yt purpose.

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Timothy Hatherley, Wilłam Thomas, and John Alden,

7 August. BRADFORD. GOVERNOR.]

#### 2 October. [BRADFORD, GOVERNOR.]

And wheras wee are informed  $y^t$  two companies, with nett, boats, and other eraft, is as much as the place can beare, it is therfore graunted  $y^t$  the pties abouesaid, for the better managing of the said voyage, may suit themselues the most convenientest they can for the severall companies out of the three townes, or any two of them, for fitt seting vppon the work intended; and  $y^t$  the first companie may make choise of the place to build vppon, and the  $2^{\text{cond}}$  companie to make choise when they are fitt, that so a due orderly course may bee observed in the managing of it.

Furthermore,  $M^r$  Thõ Prence is apointed by the Court to purchase what lands yet remaineth on y<sup>t</sup> side Cape Cod vnpurchased from the true propriators of them for the vse aboue mensioned, and to make returne of his proceeding to the Court in June next, y<sup>t</sup> then the said Court may dispose of such peells of the said land to the aboue mensioned ptics for the ends proposed as aforsaid.

The 9<sup>th</sup> of June, 1651. The aboue mensioned p<sup>r</sup>uilidge is confermed vnto the aboue mencioned ptics, together with M<sup>r</sup> Wilłam Bradford, in the behalf of the aforsaid townes, for the tearme of three years from the next October, and then to return to the cuntrys disposeing.

## [\*225.]

2 October.

\*Presentments by the Grand Inquest.

October the 2<sup>cond</sup>, 1650. Wee, whose names are heer vnder written, being the grand inquest, doe present to this Court John Hazaell, M<sup>r</sup> Edward Smith and his wife, Obadia Holmes, Josepth Tory and his wife, and the wife of James Man, Wilłam Deuell and his wife, of the towne of Rehoboth, for the continewing of a meeting vppon the Lords day from house to house, contrary to the order of this Court enacted June the 12<sup>th</sup>, 1650.

THO: ROBENSON,	THO: COOPER,
HENERY SAMPSON,	THO: BURMAN,
JOHN CROKER,	EDWARD JENKENS,
HENERY HOWLAND,	ROBERT WIXON,
JOHN TISDALL,	THO: FALLAND,
ROBERT SHARP,	ANDREW RING,
EPHRAIM KEMPTON,	GORG BUIT.

Cleared.

Cleared, with

admonision.

Likwise wee present Tho Sherene, of the towne of Plym, for pilfering

terie vppon Wilłam Shirtley, of the aforsaid towne.

Wee present James Cole, of the towne of Plym, for making of a bat-

corn in Richard Sparrows barne, of the aforsaid towne. Further, wee present Richard Sparrow, of the towne of Plym, for concealling of the aforsaid acte of Thö Shereue, yppon an ingagement so to doe 1650.vnlesse called before authoritie.

Wee psent the bridge vppon Joanes River for being defectine and very dangerus for cattell to goe ouer.

Wee present the townes of Plvm, Duxburrow, Marshfeild, & Nawset for want of sufficient pounds.

THO: ROBENSON,	EDWARD JENKINS,
HENERY SAMPSON,	ROBERT WIXON,
JOHN CROKER,	THO: FALLAND,
HENERY HOWLAND,	ANDREW RINGE,
JOHN TISDALL,	GORGE BUITT,
ROBERT SHARPE,	GYELS RICKETT,
EPHRAIM KEMTON,	STEUEN WOOD,
THO: COOPER,	THO: CHILLINGSWORTH,
THO: BURMAN,	JACOB COOKE.

\*Wheras a sertaine skife came on drift out of the Massachusetts Bay, [\*226.] suposed to bee one yt apertaineth to Mr Hucheson, of the said Massachusetts, and taken vpp by Zacariah Soule, of Duxburrow, --

The Court haue ordered, that the said Zacariah Soule deliver the said skife vnto Mr Wilłam Paddy, who was apointed to demaund the said skife in the behalfe of the said Mr Hucheson, and yt Mr Paddy doe pay the said Zacariah Soule for his paines about the said skife.

Wheras the wife of Hugh Norman, of Yarmouth, hath stood Dsented diuers Courts for misdemenior and lude behauior with Mary Hammon yppon a bed, with divers lasivious speeches by her allso spoken, but shee could not apeere by reason of som hinderances vntell this Court, the said Court have therfore sentanced her, the said wife of Hugh Norman, for her vild behauior in the aforsaid pticulars, to make a publick acknowlidgment, so fare as conveniently may bee, of her vnchast behauior, and hauc allso warned her to take heed of such cariages for the future, lest her former cariage come in remembrance against her to make her punishment the greater.

Tho Clarke is abowed to draw and sell a cask of strong waters.

Captaine Standish is ordered by the Court to impannell a jury when hee shall see convenient time, for to view and lay out a way to a peece of meddow belonging to Constant Southworth, which was sometimes Mr Collyars, lying ouer against Duk Hill, so as it may bee most convenient to Constant Southworth and and least preinditiall to Phillip Delanoy.

Ordered, that wheras Captaine Miles Standish and Mr John Alden were

2 October. BRADFORD. GOUER<sup>R</sup>.

2 October. BRADFORD, Goữ. soffitimes ordered by the Court to lay out sertaine lands and meddows att North Riuer vnto Francis Cook, and John Cook, and John Rogers, the Court doth therfore further order the said Captaine Standish and M<sup>r</sup> Alden to manifest what were theire intents about the bounds of the said lands and meddows when they formerly layed them forth, and to sett and establish the bounds of the said lands and meddowes soe as to continew for the futuer.

M<sup>r</sup> Josepth Peck is ordered by the Court to adminester the ordinance of marriage att Rehoboth, in case M<sup>r</sup> Browne can not bee parswaded thervnto.

1650-1. \*At the Generall Court holden at New Plym the 4th of March, 1650.

4 March. [\*227.]

BEFORE Wilłam Bradford, genť, Goû, Wilłam Collyar, Miles Standish, Timothy Hathcrley, Wilłam Thomas, John Allden,

Gent, Assistants.

W HERAS M<sup>r</sup> Wilłam Bradford, the 7<sup>th</sup> of March, in the 18<sup>th</sup> yeare of the late Kings raigne, was graunted libertie to seeke forth a place to place soñ of his children vpon; and when the Court doth know it, that it shalbee confeirmed to him; hee hath now found a peell of land within the bounds of Barnstable, sontimes belonging to Napiatam, deseassed, and som of his frinds, the Court doth graunt and confeirme vnto the said M<sup>r</sup> Bradford the said peell of land, with all and singular the appurtenances therunto belonging, to haue and to hold vnto the said M<sup>r</sup> Wilłam Bradford, his heires and assignes, foreuer; allso, if any of the Indians should bee yet liueing that can make any claime to any part therof, they giue him power and authoritie to buy the same of them, or otherwise to compound with them in the best sort hee may for the vse aforsaid.

Wheras a pcell of land about fourty or fifty acares, bee it more or lesse, was reserved by the Court within the liberties of Yarmouth vndesposed of; and wheras Captaine Miles Standish hath been at much trouble and paines, and hath gone sundry jurnies vnto Yarmouth aforsaid in the said townes busines, and likly to have more in that behalfe; in respect wherunto the Court have graunted vnto the said Captaine Standish the aforsaid pcell of land, with all the meddow lying before it or any way belonging therunto, of any kind, with all and singulare the appurtenances thervnto belonging, to have and to

hold	vnto	the	said	Captaine	Standish, to	him	and	his	heires	and	assignes	1650
C												
foreu	er.											4 Mare

Presentments by the Grand Enquest.

Wee, of the grand enquest, doe psent, -

Imprimus, John Palmer, of the towne of Scittuate, for lending of a gun This was answared. and som powder and shot to an Indian.

## THO: ROBENSON, EPHRAIM KEMTON.

Wee present Gowin White and Zacharie Hick, of the towne of Scittuate, This was cleared. for traueling from Weymouth to Scittuate vpon the Lords day.

## EDWARD JENKENS.

Wee present Robert Waterman, of the towne of Marshfeild, for offering Fined fifty shill., or to an attempt of boddyly vncleanes to Sara Pittney, of the aforsaid towne. suffer bodily punishment. JOHN DINGLEY.

\*Wee present Ralph Chapman, of the towne of Marshfeild, for striking [\*228.] of Ferman Haddon.

Wee present John Starre and John Washburne, Senī, of the towne of Cleared. Duxburrow, for neglecting the mending of the highwaies.

## JOHN DINGLEY.

Wee present Emanuell White, of the towne of Yarmouth, for villifying Fined fue shill., accordof Mr John Miller, minister of the aforsaid towne. ing to order.

Wee present Robert Allen, of the towne of Yarmouth, for villyfying of EDWARD STURGIS. Mr John Millers minnestry.

The grandiurymen of Rehoboth and the grandiurymen of Nawsett are all absent.

Att the Court of Assistants holden at New Plym, the 4th of May, 1651. 1651.

BEFORE Wilłam Bradford, gent, Gouer<sup>r</sup>, Wilłam Collyar, Miles Standish,

Timothy Hatherley, Wilłam Thomas, and John Alden,

Genf, Assistants.

ch. BRADFORD. GOVERNOR.]

4 May.

4 May. [BRADFORD, GOVERNOR.]

Released, paying his fees. OHN ROGERS, of Marshfeild, acknowlidgeth to owe vnto the Court the sum of twenty pound.

The condition, that if the said John Rogers shalbee of good behavior towards all manor of psons, and appeere at the Generall Court to bee holden att Plym aforsaid the first Thursday in June next, and not depart the same without lycence; that then, &d.

The said John Rogers is, att the Generall Court holden the 7<sup>th</sup> of June, 1651, fined fiue shilł for villifing the minestry.

<sup>5 June.</sup> \*At the Generall Court of Election holden at New Plym, for the [\*229.] Jurisdiction of New Plym, the fift of June, 1651.

> BEFORE Wilłam Bradford, genł, Goue<sup>\*</sup>, Thõ Prence, Wilłam Collyar, Miles Standish,

Timothy Hatherley, Wilłam Thomas, and John Alden,

Genf, Assistants.

T / R WILLAM BRADFORD elected Gouernor, and sworne.

M<sup>r</sup> Thõ Prence, M<sup>r</sup> Wilłam Collyar, Captaine Miles Standish, M<sup>r</sup> Timothy Hatherley, M<sup>r</sup> John Browne, M<sup>r</sup> John Alden, Captaine Thõ Willet,

elected Assistants, and all sworn except M<sup>r</sup> John Browne and Captaine Willet.

Captaine Standish remaineth Treasurer for this yeare.

M<sup>r</sup> John Browne and M<sup>r</sup> Timothy Hatherley chosen comissioners for this psent yeare to treat with the comissioners of the United Collonies according to the articles of confederation at the time and place appointed.

Freemen admited this Court, and sworne.

Richard Bowin,	Robert Vixon,
Edward Sturgis,	M <sup>r</sup> Josia Winslow,

Wilłam Paybody,	Anthony Snow,	1651.
John Churchill,	John Burne,	
Wilłam Wills,	Wilłam Hedgis,	5 June. BRADFORD,
John Smith,	M <sup>r</sup> Thõ Gilbert,	Gouer <sup>R</sup> .
Roger Goodspeed,	Peeter Hunt.	

# Ppounded to take vp theire Freedom.

John Whetcom,
John Woodfeild,
Rodulphus Elmes,
Isack Chettenden,
Richard Beare,
Elisha Besbee,
John Barker.
John Williams, Junĩ,
John Daman,
John Hore,
Richard Silvester,

\*The Constables of the seuerall Townshipes.

Plyñ,	•		John Lettice.
Duxber, .			John Vobes.
Scittuat, .			Peeter Collymore, Gorg Petcock.
Sandwidg,	•		Nathaniell Fish.
Taunton, .	•		William Hedges.
Yarmouth,			Andrew Hallot.
Barnstable,			Gorg Lewis.
Marshfeild,			John Burne and Jeremiah Burrows.
Rehoboth,			M <sup>r</sup> Thõ Cooper.
Eastham, .	•	•	Wilłam Twiney, Junĩ.

The Comitties of the severall Townshipes.

Plym, .	M <sup>r</sup> John Howland, Mannasses Kemton, Leiuetenant Southworth, Thõ Clark.
Duxber,	(Gorge Soule
Scituate,	$\cdot \cdot \cdot \begin{cases} M^r \text{ James Cudworth,} \\ Humphry Turner. \end{cases}$

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[\*231.]

# 5 June. BRADFORD, GOUER<sup>B</sup>.

Sandwĩ, .	M <sup>r</sup> John Vencent, Thõ Tupper
Taunton, .	$\cdot \cdot \cdot \cdot \left\{ \begin{array}{l} \mathrm{M}^{\mathrm{r}} \ \mathrm{Oliuer} \ \mathrm{Purchase}, \\ \mathrm{Richard} \ \mathrm{Williams}. \end{array} \right.$
Yarmouth,	$\cdot \cdot \cdot \cdot \begin{cases} M^{r} \text{ Anthony Thacher,} \\ M^{r} \text{ Edmond Hawes.} \end{cases}$
Barnstã, .	· · · · { Anthony Annable, Isaak Robenson.
Marshfeild,	· · · · { Kanelme Winslow, Josiah Winslow.
Rehoboth,	· · · · · · { Richard Bowin, Steuen Payne.
Eastham, .	· · · · { M <sup>r</sup> John Done, Josiah Cook.

# The Survayors for the Hiewaies.

701 .1				ſ	James Cole,	Samuell Sturtivant,
Plymouth,	•	•	•	•{	James Cole, Thõ Pope,	Josepth Warren.
Duxð, .					Thõ Gannet,	John Aimes.
Scitnate, .					Thõ Pinchon,	John Turner, Senĩ.
Sandwĩ, .					Nicholas Wright,	Jonathan Fish.
Taunton, .					Hezekia Hore,	John Gallop.
Yarmouth,					Wilłam Clarke,	Edward Sturgis.
Barnstable,	•				M <sup>r</sup> Thõ Allen,	Samuell Hinckley.
Marshfeild,					Anthony Snow,	Perigrin White.
Rehoboth,					John Read,	Wilłam Smith.
Eastham, .					Edward Banges,	Richard Higgens.

[\*233.]

# \*The Grand Enquest.

ſ	M <sup>r</sup> Josepth Tilden,	ſ	Roger Goodspeed,
	M <sup>r</sup> John Bradford,		Richard Tayler,
	M <sup>r</sup> John Freeman,		Gorge Maacy,
	Edward Tillson,		John Gorum,
	John Willis,		Elisha Besbey,
sworne.	John Wood,	sworne.	Walter Palmer,
	Walter Briggs,		Peeter Hunt,
	Samuell Hickes,		John Ellis,
	John Ellis,		Peeter Wright,
	Peeter Wright,		Peeter Worden,
{	John Smith,	l	Wilłam Hailston.
	Samuell Hickes, John Ellis, Peeter Wright,		John Ellis, Peeter Wright, Pecter Worden,

Liberty is allowed vnto the Gouc<sup>r</sup> to make choise of and to depute any one of the Assistants whom hee shall think meet to bee in his rome, when hee is ocasioned to bee absent, as a deputie Goue<sup>r</sup>.

M<sup>r</sup> Olliuer Purchase is allowed and approued by the Court to bee ensigne bearer of the milletary companie of Taunton.

To the rates. Wheras Rehoboth was formerly rated 4 pounds, it is now by the Court rated 4 pound and ten shillings, Barnstable the sum of  $2^{t}$  $15^{s}$ , and the towne of Plyĩi the sum of 2 pound and 15 shillings.

Liberty is allowed vnto M<sup>r</sup> Hatherley to proue the will of Thõ Lapham, deccassed, at Scittuate, in regard the widdow Lapham, through weaknes, is not able to com to the Court.

That the Goue<sup>r</sup> hath authority to lycence som whom hee shall think meet to keepe victalling houses at Court times in the towne of Plym for the releife of such as are in nessesity at such times.

Wheras a petition was formerly pferred vnto the Court by M<sup>r</sup> Hanbery against M<sup>r</sup> Browne, wherin the said M<sup>r</sup> Browne was much wronged, it is ordered, that if the said petition can bee found on any of the files, it shalbe delinered to him.

It was afterwards found, and deliuered to him, & burned.

\*Wheras a promise was made vnto M<sup>r</sup> Collyar to consider him in that which might tend to his support in the way of maiestracy, and that it hath not hetherto bene pformed, the comitties have therfore engaged in the behalfe of the severall townshipes to make good vnto the said M<sup>r</sup> Collyare the sum of twenty pound, to bee paied, as soone as conveniently may bee, in good and currant cuntry pay, and to bee raised vpon the severall townes pportionable to other publick charges.

Wheras by a letter from Newhauen aide by them was requested and required in settleing a plantation at Delaware against such as doe oppose them in that respect, the Court, having considered therof, think it not meet to answare theire desire in that behalfe, and will have no hand in any such contreuersy about the same.

Wheras a request was made the last winter by a messenger from the French at Canada to assist them against the Mowhakes, or at lest to have libbertie to goe vp through these pts for their more comodius encountering with the said Mowhakes, the Court declare themselves not to be willing either to aide them in their designe, or to graunt them libbertie to goe through their jurisdiction for the aforsaid purpose.

Wheras, by former order of Court, the children of M<sup>r</sup> Allexander Winchester were desposed of, to bee vnder the care and guidance of Richard Bowin

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5 June. Bradford, Gouer<sup>r</sup>.

[\*234.]

1651. and J .... Harell, .... that it doth appeere that the said John Hazell, through are and other deal Illitie of body, is varapable of answering the ends of the Court in that behalfs, the Court have therei re ordered the aforsaid Richard BRAIFT T Bowin and Steuen Payne, both of Rehoboth, to have the oversight of the atorsail children of the said Mr Winchester, deceased : and the Court doe request and appoint M: Browne to bee healpfull in way of aduise ypon all ocacions. vate the above-31 pittes, in the behalfe and for the good of the said children.

> For the continuall support of the townshipe of Plymouth, for the place and sent of gomernment, to Svent the despersing of the inhabitants therei. it is ordered, that Sepecan bee graunted to the towne of Plvni, to bee a generall health to the inhabitants thereof, for the keeping of theire cattell, and to removie for the common vse and good of the said township, and never to bee alianated by the townships from the same to any other vse, and no pson or psons to inity any right or benift therby but the inhabitants of the towne of Plvii ouchy, except such as are the comon heardsmen for the said townshipe : and the builds thereif to extend itselfe eight miles by the sea side, and four miles into the land, guiled it bee bounded by next.

------[\* 235.] \*Presentments by the Grand Inquest. June the St. 1651.

Wee present William Randall, of the towne of Scittuate, for lending a rue to an Indian. Witnes, Ephraim Kemton.

Wee present J hn Slaw and James Shaw, Samuell Cutbert and Beniamin Eaton, of the towne of Plvill, and Goodwife Gannett, and Martha Haward, and Wilson Snow, of the towne of Duxburrow, for vaine, light, and Links carriage at an viscosciable time of the night.

Who resent Gord Russell and Isack Stedman, of the towne of Scittuate, is introuching when the comen underlided lands of Scittage. Peeter Collyare. The mas Robinson, Walter Woodward gave in evidence to this.

Wee pownt John Var-sell, of the towne of Scittuate, for disturbing the churches preace. Edward Jenkins gane enidence heervato.:

Wee present the grandiurymen of Taunton for being absent from this Cort. Lycence is granted vato M: Prence to prome the inventory of the estate of John Yates, deceased, at home at Eastham.

Live of dminestr ion ground white Mary Yates, to adminester vpon the testate of John Yates, doccassed.

J in Bung s. fee ille and lacinias behavior, was sensured to be whipt, and accordingly ji m 1

Walter Paker, haucing be suspected to have murthered John Winter, and in rup a construct to ward by M: Hatherley, was examined this Court.

· T.I.T. by Se Hann H THEY Sam-

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5 June.

GCEL

and cleared ; mely to put in security it, his opposite to fit and the shall be 1051. reason againe : call him in theship at any time within the two - ---. 7 ...... which accordingly hee did.

Gorre Allen, of Sandwidge, fined 10 for refusing to serve in the grand inquest

\*The Court receiveing an answare from the Generall Court of the Massachusets, how they were willing to resigne agains to this government, occording to the adults of the commissioners, Showamot, as it was pelled to them by an acte of this Court, bearing date June 74, 1650, but on condition to engage themselves to protect the English and Indians there, that have something themselves to theire jurisdiction, and to pform theire engagements vary them, - they, upon consideration hoursel, fulling themselves units to take such a barthen yoon them as the prominance of these engagements of theirs, and for soft other weighty reasons, thought letter to let it remains as it was, and paSed theire vote for that end, and see desired an answare to bee returned ; as, allso, that they desired that all faire and remie meanes might bee used rewards the inhabitants, that love and peace might bee continued.

At a Court of Asistants holden at New Plyn. the for of August. A sugar

BEFOR William Bradford, gent. Goues, Timothy Hatherley, and Jahn Alipa William Collvar. Captaine Standish.

Gent. Asistants.

T was ordered, that wheras a peticin was pletred who the Court holden at Plvin aforsaid, the 4<sup>th</sup> of June last past, by sundry of the inhabitants of Scittuate, wherin they request that wheras certaine lands were formerly graunted vnto them in a towne meeting in Scittnate aftesail, and that they could not have the said hands layed out vinto them according to the advessed graunt, that the Court would take soft order about it, which accordingly the Court did, and sent vato these whom it conserved, requiring them either to lay forth such lands as were formerly graunted vinto the aforsaid price as aforsaid, or otherwise to send theirs reasons to the Court why they die not.

Warrents were signed and directed to the curstables of severall townes for to leav the fines for the defects in armes.

A warrent directed to require Ralph Allen. Seni, pseually to appear, to answare vnto such misdemeaners as whereit Lee is accused.

G CTIL

## \*131-

DIN 11 MIL COLL

1651.	*At the Generall Court holden at Neu	Plym, the 7" of October,
$\overline{}$	1651.	
7 October.		
[BRADFORD, Governor.]	BEFORE Wilłam Bradford, gent, Goû,	Miles Standish, &
[*237.]	Thõ Prence,	Timothy Hatherley,

Wiltam Collvare,

Gent, Assistants.

YORGE RUSSELL, of Scittuate, was bound ouer vnto this Court to answer for his vnciuell and vnreasonable beating of Katheren Winter; and for the same was sensured by the Court to pay twenty shillings forthwith vnto the cunstables of Scittuate, for to bee imployed for the good of the said Katheren.

And wheras bond was taken for his good behauior vntell this Court, the Court haue released him of the said bond, paying his fees.

And wheras the said Gorg Russell, at the Generall Court holden the 8th of June last past, was psented for encroaching on the vndeuided lands of Scittuate, hee is enioyned by the Court to demolish whatsoeuer fence hee hath on the said comous that have stoped the hiewayes, and soe is cleared of this psentment.

Isack Stedman was allsoe for the like encroachment psented at the said Court, and is likwise enjoyned by the Court to reforme the said wrong to the satisfaction of such of his naighbors as are offended therat.

Wheras, at the Generall Court holden the 8th of June last past, John Shaw and James Shaw, Samuell Cutbert, and Beniamine Eaton, Goodwife Gannett, Martha Haward, and Wilłam Snow were psented for vaine, light, and lacivious carriage at an vnseasonable time of the night, the Court, not finding them alike faulty, have fined James Shaw and Goodwife Gannett thirty shillings appece, to be payed by the next Court of Assistants, & themselues then psonally to apeere, or otherwise to receaue corporall punishment by whiping.

And Samuell Cutbert, Wilłam Snow, Beniamine Eaton, and Martha Haward are released, with admonishion to take heed of such cuell carriages for the future.

And as for John Shaw, hee is lyable to punishment when oppertunitie serueth.

\*At this Court Walter Palmer and Peeter Hunt, grandiurymen of Reho-[\*237ª.] both, were fined for non appeerance, (according to the order of Court,) each twenty shillings.

\*Att this Court Ralph Allin, Senī, of Sandwidg, and Richard Kerbey

[\*238.]

were summoned to answare for theire deriding, vild speeches of and conserning Gods word and ordinances : they are bound ouer vnto the next Generall Court to make their appeerance, and in the mean time to bee of good behavior towards all manor of psons, & not depart the said Court without lycence accordingly, as followeth : ---

Ralph Allin, Senior, of Sandwidg, acknowlidgeth to owe vnto the Court the sum of $\ldots \ldots \ldots$	0 : 00 Released.
owe vnto the Court the sum of $\ldots$ $\ldots$ $\ldots$	10.00 Iteleased.
$M^r$ Thõ Dexter, Senior, the sum of $\ldots \ldots \ldots \ldots 10:0$	00:00
Wilłam Basset, the younger, the sum of 10:0	00:00

The condicion, that if the said Ralph Allen shalbee of good behauior towards all mannor of psons, and appeere at the Generall Court to bee holden Released. at Plym the first Tusday in March next, and not depart the Court without lycence ; that then, &d.

Richard Kerbey acknowledgeth the sum of	to (	owe	vni	0	the	Co	urt	$\begin{bmatrix} t \\ 20 \cdot 00 \cdot 00 \end{bmatrix}$
the sum of $\ldots$							•	<i>f</i> <b>no</b> . <b>oo</b> . <b>oo</b>
Thõ Launder, the sum of								
Ralph Allen, Senior, the sum of	•							10:00:00

The condicion, that if the said Richard Kerbey shalbee of good behavior towards all mannor of psons, and appeer at the Generall Court, to bee holden at Plym the first Tusday in March next, and not depart the said Court without lycence; that then, &d.

The Court doe allow and approue of James Wyate to bee in the office of a leiuetenant in the millctary companie of Taunton.

M<sup>r</sup> James Cudworth and Humphry Turner are allowed 25<sup>s</sup> for charges of attendance at June Court last past. It, for five daies, videlecet, from Fryday vntell the Tusday following, 2s 6d p day.

#### \*Presentments by the Grand Enquest.

Wee psent Samuell Hinckley and Jonathan Hatch for hiering land of Hinckley the Indians.

Wee further psent Ralph Allen, Senior, and his wife, Gorge Allen cleared. and his wife, Willam Allen and Richard Kerbey, Peeter Gaunt and his wife, fered to confer-Rose Newland, Edmond Freeman, Senī, and his wife, Goodwife Turner, and ance and furwiddow Knott, all of the towne of Sandwidg, for not frequenting the publick con. worship of God, contrarye to order made the 6<sup>th</sup> of June, 1651.

Wee further psent the wife of Richard Knowles, of the towne of Plym, for retailing of strong waters contrarye to order.

Wee further psent Elizabeth Eeddy, Senī, of the towne of Plym, for Fined 10+; but laboring, that is to say, for wringing and hanging out clothes, on the Lords sence remited. day, in time of publicke exercise.

Samuell freed. Jonathan Hatch These were rether considera-

[\*239.]

## 1651.

173

7 October. BRADFORD, GOUERNOR.

#### PLYMOUTH COLONY RECORDS.

1651.  $\sim$ 

- 7 October. BRADFORD, Goft.
- Fined 1<sup>ii</sup> 10<sup>s</sup>.

Refered to conferance and ished to labore to walk inofensiucly.

Released, with admonition. Sec more March Court, 1651.

Released and aquite.

> 10 June. [\*240.]

Wee futher psent the wife of Richard Knowles, of the towne of Plym, for retailing of strong waters contrarve to order.

Wee further psent Goodwife Knowles for selling strong waters for fiue Fined 10\*; to bee bestowed on yo or six shillings a bottle that cost but 35<sup>s</sup> the case. poore of Plym.

Wee further psent Gorge Pidcocke, of Scittuate, for taking a false oath. Wee further psent Arther Howland, of the towne of Marshfeild, for not further admon- frequenting the publicke assemblyes on the Lords daies.

> Wee further psent Goodwife Ramsden for lacivius goeing in the companie of young men. Sence cleared with admonition.

> Wee further psent Samuell Eaton and Goodwife Halle, of the towne of Duxburrow, for mixed daunsing.

> Wee further psent Nathaniell Bassett & Josepth Pryor, of the towne of Duxburrow, for desturbing the church of Duxburrow on the Lords day.

> Wee further psent Edward Halle for felling of timber and selling of it out of the colloney, which timber is on the townes comons.

> \*Taunton, June the 10, anno 1651. The verdict of the inquest in the towne of Taunton, conserning the death of John Slocume, of Taunton, the sonn of Anthony Slocume, of Taunton, as followeth, vizg: ---

> Wee, whose names are heervnto subscribed, being, the day and yeare abouesaid, mett together to enquire and consider of the death of the said John, doe find as followeth : ---

> Imprimis, that on the 25<sup>t</sup> of Febreuary last, the said John, goeing with a companie of psons, to the number of twenty, vnto a pond called the Fowling Pond, about two miles from the towne, to gather cramberies, in his returning, made som stay behind ye said companie, about a mile from his home, vpon confidence of his knowlidge of the way home, being nine yeares of age, but mis ing of the path, strayed in the woods, and returned not againe.

> Item, that immediately vpon the mise of him, his father went to the place wher hee made his stay to seeke for him ; and when hee could not find him, nor heare his voyce neare and of a good distance about, hee returned home, hoping that hee had taken som other path home; but then finding him not, hee went againe about the woods, and yet not coming to any knowlidge of him, hee raised the towne, and with a considerable companie the whole night following, with drum, guns, and loud voyces, and 3 daies after with great dilligence sought him, but could not find him.

> Item, the 5<sup>t</sup> of January, that John Lincolne, in his following the heard of cattell, found the skull of the said John, haueing the braine not wholly consumed ; and January the 9th, hee found som other parts of the corpse, with

ptc of his clothes scattered in smale pecces about the place by a certaine pond at the head of the Mill Riner, 3 miles from the towne, and two miles from the said Fowling Pond.

Item, wee considering that the said John being thinly clothed because the day of his lose was temperate, and the next day stormy, and very cold, and see likwise the fourth, and vpon view beholding a certaine place containing the length and breadth of his body, which was moist and black, and the weeds turned backward euery waies, and his clothes torne into smale peeces, and despersed into diuers places, as allse certaine bones found in sundry places, and in one place som part, as wee conseuc, of his bowells not quite consumed, wee doe apprchend that the said John, when hee strayed away, wandred with much labour, and being spent with wearines and cold, perished among the brushy shrubs, and was devoured and torne, and the pits of his carkeis despersed with rauenus creatures.

And heervnto wee subscribe our hands.

WILLAM PARKER,	JONAH A AUSTIN,
GORGE HALL,	JAMES WYATE,
EDWARD CASE,	JOHN DEANE,
WALTER DEANE,	NATHANIELL WOODWARD,
RICHARD R PAULE,	JAMES BATES,
WILLAM HAILSTONE,	HENERY ANDREWES, Junier.

\*The Information of the Inhabitants of Taunton concerning the Death of [\*241.] Wilłam England, about the age of ten Yeares, Seruant to Josepth Wilbor, of Taunton.

Wee, whose names are heervnder subscribed, on the enquiry of the death of the said Wilłam, find as followeth : ---

Imprimis, that the said Wilłam, on the sixt day of September, being the last day of the weeke, tooke a great cannoo towards the cuening, to fetch home sofi wood from the further side of the river called y<sup>e</sup> Great River, within a call of his masters house, as hee was accustomed, and not returning seasonably, his dame called to him, and not hearing his voyce nor seeing the cannoo, soe soone as his master came home, shee acquainted him with it, who imcdiately sought for him, but could not find him; but about a quarter of a mile from the place wher hee was vsed to fetch wood, hee found the cannoo adrift, with the seazye and stick fastened to it lying in the cannoo.

The next morning, being the Lords day, hee, with divers others, sought on the river for him, and found him not; but James Walker and Richard Burt, pasing vp the river towards meeting, found the said Wilłam floating on the water, who made it known, and caused him to bee taken vp.

1651.

10 June. Bradford, Gouern<sup>r</sup>. 1651.

19 June. BRADFORD, GOUERN<sup>R</sup>. Vpon view of his corpse, wee found no wound, but conseaue that the said Wilłam, striuing in the ordering of his cannoo, did fall ouer the said vessell, and soe perised in the water.

WILĨAM OTWAY, alīs PARKER, EDWARD CASE, OLIUER PURCHASE, JAMES WYATE, RICHARD PAULE, JAMES WALKER, WILĨAM HAILSTONE, JAMES BATES, WILLAM HARUY, ANTHONY SLOCUM, RICHARD STACY, THO: CASWELL.

[\*242.]

\*In the difference betwixt Samuell Cutbert and Steuen Bryant, about a cow the said Cutbert sould to the said Bryant, and the difference betwixt Samuell Cutbert and Samuell King, about an heifer the said King sould vnto the said Cutbert, the said Steuen Bryant engageth to lend vnto the said Samuell Cutbert 2 bushells of Indian corn, and 2 barrells of tarr, to satisfy the said Samuell King, according to bargan for his heifer ; and the said Cutbert is to haue the said heifer delinered vnto him ; and wheras there is som ouerplus due from Samuell King to Samuell Cutbert, when as the aforsaid corn and tarr is paid, the said King is to pay vnto the said Cutbert the 2 bushells of Indian corn the next haruist, that soe the said Bryant may bee satisfyed his corne hee hath lent according to promise made vnto him, and soe all 'differences amongst the said pites are ended by mutuall consent.

The pticulars payed to the said Kinge were, -

							ŧ	s	d
It, in broadcloth,				•			01 :	05	: 00
If, in holland, .						•	00 :	12	: 04
It, in stuffe,			•		•		01 :	14	: 00
							03 :	11	: 04

[\*243.] \*Memorandum: that wheras Kanelme Winslow, of Marshfeild, somtimes inhabitant of the towne of Plym, at the time of his mariage with Ellenor Adames, (somtimes wife vnto John Adams, deceased,) did put in securitie to pay vnto James Adames, sonn of the said John Adams, the som of fine pounds when hee should come to bee of age, these psents wittnesseth that James Adams aforsaid did come before the Gouerner, and did acknowlidg that hee hath receued from the said Kanelme Winslow the said fine pound; and 26 December. accordingly on the 26<sup>th</sup> of December, 1651, it was ordered to bee entered vpon publicke record as payed and receiued as aforsaid.

### COURT ORDERS.

\*The Names of the Purchasers.

M <sup>r</sup> W <sup>m</sup> Bradford,	Abraham Pearse,
Mr Thom Prence,	Steeven Traey,
M <sup>r</sup> W <sup>m</sup> Brewster,	Joseph Rogers,
M <sup>r</sup> Edŵ Winslow,	John Faunce,
M <sup>r</sup> John Alden,	Steeven Deane,
M <sup>r</sup> John Jenney,	Thom Cushman,
M <sup>r</sup> Isaack Allerton,	Robte Hicks,
Capt Miles Standish,	Thom Morton,
M <sup>r</sup> W <sup>m</sup> Collyer,	Anthony Annable,
M <sup>r</sup> John Howland,	Samuell Fuller,
Manasseth Kempton,	Franč Eaton,
Francis Cooke,	Wilłm Basset,
Jonathan Brewster,	Francis Sprague,
Edward Banges,	The Heires of John Crackstone,
Nicholas Snow,	Edward Bumpas,
Steven Hopkins,	Wilłm Palmer,
Thomas Clarke,	Peter Browne,
Raph Wallen,	Henry Sampson,
Wilłm Wright,	Experience Michell,
Elizabeth Warren, widdow,	Phillip Delanoy,
Edward Dotey,	Moyses Symonson,
Cutbert Cutbertson,	Georg Soule,
John Winslow,	Edward Holman,
John Shaw,	5 <i>3</i> .
Josuah Pratt,	M <sup>r</sup> James Sherley,
John Adams,	M <sup>r</sup> Beauchampe,
, Billington,	M <sup>r</sup> Andrewes,
Phineas Pratt,	M <sup>r</sup> Hatherley,
Samuell Fuller,	M <sup>r</sup> W <sup>m</sup> Thomas.
Clement Briggs,	In all 58.

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town officers, 9, 15, 115, 116, 12	$\frac{34}{4}$	$\frac{41}{5}, \frac{40}{13}$	3, 53 9, 1	5,73	, 83. 155,	81, 167,	102, 168
town officers, 9, 15,	34, 4 4, 12 57, 57		$   \begin{array}{l}       5, 53 \\       9, 1 \\       53, 6   \end{array} $	, 73 53, 8, 7	, 83. 155, 2, 74	81, 167, 1, 94	$102, \\ 168, \\ 95, $
town officers, 9, 15, 115, 116, 12 committees, 16, 40	34, 4, 12 4, 12 57, 57, 10		$\begin{array}{c} 5, \ 53\\ 9, \ 1, \ 53, \ 6\\ 53, \ 6\\ 7, \ 1, \end{array}$	, 73 53, 8, 7 23,	5, 83, 155, 2, 79, 144, 144, 155, 156, 156, 156, 156, 156, 156, 156	81, 167, 4, 94 154,	102, 168 , 95, 163
town officers, 9, 15, 115, 116, 12 eommittees, 16, 40 rates,	34, 4, 12     57,     10     .	$\begin{array}{c} 41,  40 \\ 5,  13 \\ 60,  6 \\ 4,  11 \\ \cdot  \cdot  \end{array}$	5, 53 9, 1 53, 6 7, 1	5,73 53, 8,7 23, .	5, 83. 155, 2, 79. 144, 18	81, 167, 4, 94 154, , 92,	102, 163 , 95, 163 109
town officers, 9, 15, 115, 116, 12 eommittees, 16, 40 rates,	34, 4, 12     57,     10     .	$\begin{array}{c} 41,  40 \\ 5,  13 \\ 60,  6 \\ 4,  11 \\ \cdot  \cdot  \end{array}$	5, 53 9, 1 53, 6 7, 1	5,73 53, 8,7 23, .	5, 83. 155, 2, 79. 144, 18	81, 167, 4, 94 154, , 92,	102, 163 , 95, 163 109
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m	, 34, 4 4, 12 , 57, 10	41, 40 5, 13 60, 6 4, 11 • • • •	5, 53 9, 1 53, 6 7, 1 1 ulati	, 73 53, 8, 7 23,	5, 83, 155, 2, 74 144, 18	81, 167, 4, 94 154, , 92,	102, 168 , 95, 163 109 91 62
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m	, 34, 4 4, 12 , 57, 10	41, 40 5, 13 60, 6 4, 11 • • • •	5, 53 9, 1 53, 6 7, 1 1 ulati	, 73 53, 8, 7 23,	5, 83, 155, 2, 74 144, 18	81, 167, 4, 94 154, , 92,	102, 168 , 95, 163 109 91 62
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo	34, 4 4, 12 , 57, 10	41, 46 5, 13 60, 6 4, 11  y reg  1and	5, 53 9, 1 53, 6 7, 1 1 ulati	, 73 53, 8, 7 23,	5, 83, 155, 2, 7 144, 18	81, 167, 4, 94, 154, 92,  . 10, . 20,	102, 168 95, 168 109 91 62 9, 21 130
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, .	, 34, 4 4, 12 , 57, 10	41, 46 5, 13 60, 6 4, 11  y reg  ' land 	5, 53 9, 1 3, 6 7, 1 ulati s,	, 73 53, 8, 7 23,  ons, 	5, 83, 155, 2, 74 144, 18	81, 167, 4, 94, 154, 92,	102, 163 , 95, 163 109 91 62 9, 21 130 128
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, fortification,	, 34, 4 4, 12 , 57, 10	41, 40 5, 13 60, 6 4, 11  y reg  land 	5, 53 9, 1 63, 6 7, 1 ulati s,	, 73 53, 8, 7 23,	5, 83, 155, 2, 74 144, 18	81, 167, 4, 94 154, 92,	102, 168 , 95, 168 109 91 62 0, 21 130 128 65
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew Ho	34, 4, 12 , 57, 10 , illitar , se of , .	41, 40 5, 13 60, 0 4, 11  y reg  land  	5, 53 9, 1 33, 6 7, 1 ulati s,	, 73 53, 8, 7 23,  ons, 	5, 83. 155, 2, 74 2, 74 144, 18	81, 167, 4, 94, 154, 92,	102, 168 , 95, 168 109 91 62 ), 21 130 128 65 70
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew Ho	34, 4, 12 , 57, 10 , illitar , se of	41, 40 5, 13 60, 0 4, 11  y reg  land  	5, 53 9, 1 33, 6 7, 1 ulati s,	, 73 53, 8, 7 23,  ons, 	5, 83. 155, 2, 74 2, 74 144, 18	81, 167, 4, 94, 154, 92,	102, 168 , 95, 168 109 91 62 ), 21 130 128 65 70
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew Ho	34, 4, 12 , 57, 10 , illitar , se of	41, 40 5, 13 60, 0 4, 11  y reg  land  	5, 53 9, 1 33, 6 7, 1 ulati s,	, 73 53, 8, 7 23,  ons, 	5, 83. 155, 2, 74 2, 74 144, 18	81, 167, 4, 94, 154, 92, 120, 73, 128,	$\begin{array}{c} 102,\\ 168,\\ 95,\\ 168,\\ 109,\\ 91,\\ 62,\\ 0,21,\\ 130,\\ 128,\\ 65,\\ 70,\\ 62,\\ 129,\\ \end{array}$
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew Ho hand confirmed to t lands granted to th military officers, .	, 34, 4 4, 12 , 57, 10	41, 40 5, 13 60, 0 4, 11  y reg  land  to the hurch wn, .	3, 53 9, 1 33, 6 7, 1 4 4 4 8 5 5 5 5 5 5 7 7 1 1 5 7 7 1 1 5 7 7 7 1 1 1 1	, 73 53, 8, 7 23,	5, 83. 155, 2, 74 144, 18	. 81, 167, 4, 94, 154, 92,         	$\begin{array}{c} 102,\\ 163,\\ 95,\\ 168,\\ 109,\\ 91,\\ 62,\\ 0,\\ 21,\\ 130,\\ 128,\\ 65,\\ 70,\\ 62,\\ 129,\\ 63,\\ \end{array}$
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew He hand confirmed to th military officers, . ordinary, or inn, .	, 34, 4 4, 12 , 57, 10 	41, 46 5, 13 60, 6 4, 11  y reg  hand  co the hureh vn, . 	3, 53 9, 1 33, 6 7, 1 ulati s , tow	, 73 53, 8, 7 23,	;, 83. 155, 2, 7 144, 18	. 81, 167, 4, 94, 154, 92,         	$\begin{array}{c} 102,\\ 163,\\ 95,\\ 168,\\ 109,\\ 91,\\ 62,\\ 0,\\ 21,\\ 130,\\ 128,\\ 65,\\ 70,\\ 62,\\ 129,\\ 63,\\ 105,\\ \end{array}$
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew He hand confirmed to th military officers, . ordinary, or inn, .	, 34, 4 4, 12 , 57, 10 	41, 46 5, 13 60, 6 4, 11  y reg  hand  co the hureh vn, . 	3, 53 9, 1 33, 6 7, 1 ulati s , tow	, 73 53, 8, 7 23,	;, 83. 155, 2, 7 144, 18	. 81, 167, 4, 94, 154, 92,         	$\begin{array}{c} 102,\\ 163,\\ 95,\\ 168,\\ 109,\\ 91,\\ 62,\\ 0,\\ 21,\\ 130,\\ 128,\\ 65,\\ 70,\\ 62,\\ 129,\\ 63,\\ 105,\\ \end{array}$
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew He hands enfirmed to t lands granted to th military officers, . ordinary, or inn, . presented for want	, 34, 4, 12 , 57, 10 	41, 46 5, 13 60, 6 4, 11  y reg  hand   	3, 53 9, 1 3, 6 7, 1 ulati , tow , , d,	, 73 53, 8, 7 23,	;, 83. 155, 2, 7₹ 144, 18	. 81, 167, 4, 94, 154, . 92, . 20, . 20, . 73,  128, 	$\begin{array}{c} 102,\\ 163,\\ 95,\\ 168,\\ 109,\\ 91,\\ 62,\\ 0,\\ 21,\\ 130,\\ 128,\\ 65,\\ 70,\\ 62,\\ 129,\\ 63,\\ 105,\\ 42,\\ 60,\\ \end{array}$
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew He kind confirmed to t lands granted to th military officers, . ordinary, or inn, . presented for want presented for not r	, 34, 4 4, 12 57, 57, 10 	41, 46 5, 13 60, 6 4, 11  y reg  land  co the hureh wn, .  poun ing w	3, 53 9, 1 33, 6 7, 1	, 73 53, 8, 7 23,  ons,    	5, 83, 155, 22, 73 144, 18	. 81, 167, 4, 94, 154, 92,         	$\begin{array}{c} 102,\\ 163,\\ 95,\\ 168,\\ 109,\\ 91,\\ 62,\\ 0,\\ 21,\\ 130,\\ 128,\\ 65,\\ 70,\\ 62,\\ 129,\\ 63,\\ 105,\\ 42,\\ 60,\\ \end{array}$
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew He kind confirmed to th military officers, . ordinary, or inn, . presented for wart presented for not r	, 34, 4 4, 12 57, 57, 10 	41, 46 5, 13 60, 0 4, 11  y reg  land 	3, 53 9, 1 33, 6 7, 1	, 73 53, 8, 7 23,	;, 83, 155, 22, 73 144, 18	. 81, 167, 4, 94, 154, , 92,                 	$\begin{array}{c} 102,\\ 163,\\ 95,\\ 168,\\ 109,\\ 91,\\ 62,\\ 21,\\ 130,\\ 128,\\ 65,\\ 70,\\ 62,\\ 129,\\ 63,\\ 105,\\ 42,\\ 60,\\ 20,\\ 20,\\ \end{array}$
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew He kind confirmed to t lands granted to th military officers, . ordinary, or inn, . presented for want presented for make a standard of weight	, 34, 4 4, 12 , 57, 10	41, 46 5, 13 60, 6 4, 11  y reg  land 	3, 53 9, 1 33, 6 7, 1	, 73 53, 8, 7 23,	5, 83, 155, 2, 74 144, 18	. 81, 167, 4, 94, 154, 92,         	$\begin{array}{c} 102,\\ 168,\\ 95,\\ 168\\ 109\\ 91\\ 62\\ 0,21\\ 130\\ 128\\ 65\\ 70\\ 62\\ 129\\ 63\\ 105\\ 42\\ 60\\ 20\\ 126\\ \end{array}$
town officers, 9, 15, 115, 116, 12 committees, 16, 40 rates, soldiers from, allowed to make m bounds, committee to dispo Courts held at, . fortification, gift by Andrew He kind confirmed to th military officers, . ordinary, or inn, . presented for wart presented for not r	, 34, 4 4, 12 , 57, 10	41, 46, 5, 13 60, 6 4, 11  y reg  hand  poun ing w  of his	3, 53 9, 1 33, 6 7, 1 ulati tow , d, ays, est:	, 73 53, 8, 7 23,	;, 83, 155, 2, 74 144, 18	. 81, 167, 4, 94, 154, 92, . 10, . 20, . 73,  128, 	$\begin{array}{c} 102,\\ 168,\\ 95,\\ 168\\ 109\\ 91\\ 62\\ 0,21\\ 130\\ 128\\ 65\\ 70\\ 62\\ 129\\ 63\\ 165\\ 42\\ 60\\ 20\\ 126\\ 170\\ \end{array}$



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