

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

Usage guidelines

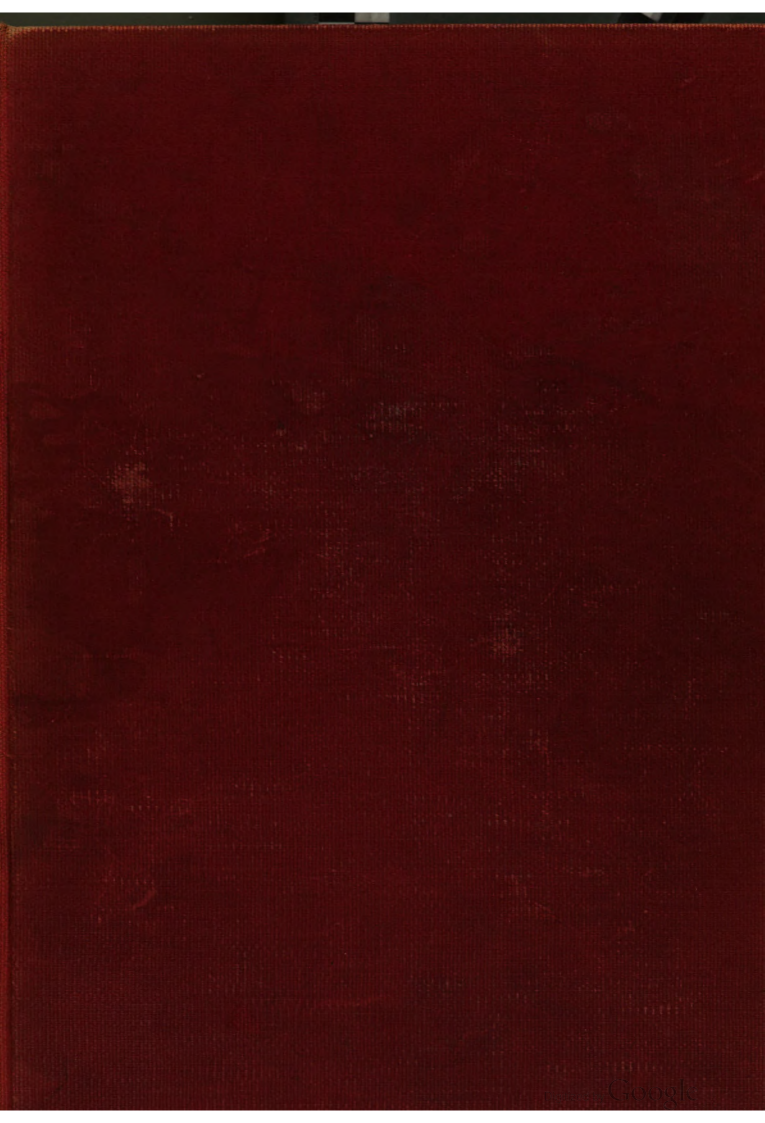
Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + *Refrain from automated querying* Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + Keep it legal Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

About Google Book Search

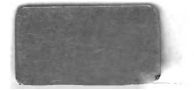
Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/



US12677.15(7)



HARVARD COLLEGE LIBRARY



Digitized by Google



٠

Digitized by Google

Digitized by Google

RECORDS

07

. .

•

.

.

.

PLYMOUTH COLONY.

JUDICIAL ACTS.

1636-1692.

.



Digitized by Google

.

· .

RECORDS

OF THE

COLONY

OF

$\mathbf{N} \mathbf{E} \mathbf{W} = \mathbf{P} \mathbf{L} \mathbf{Y} \mathbf{M} \mathbf{O} \mathbf{U} \mathbf{T} \mathbf{H}$

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 SOCIETT, FELLOW OF THE AMERICAN ACADEMY OF ARTS AND SCIENCES, MEMBER OF THE AMERICAN ANTIQUARIAN SOCIETY, FELLOW OF THE SOCIETY OF ANTIQUARIES OF LONDON, ETC.

JUDICIAL ACTS.

1636-1692.

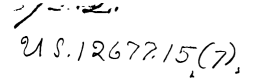


BOSTON:

FROM THE PRESS OF WILLIAM WHITE, PRINTER TO THE COMMONWEALTH.

1857.





.

•

•

HARVARD UNIVERSITY LIBRARY

10 58 Nove; Later of the



Ň

•

.

REMARKS.

THIS volume comprises the record of the Judicial Acts of the General Court and Court of Assistants of the Colony of New Plymouth. They were originally contained in one manuscript volume, though divided into two Parts, and are in the handwriting of the various secretaries of the colony, as designated in the printed copy.

The first Act recorded bears date the third of January, 1636-7, and the last the fifth of April, 1692, consequently extending until the union of the Massachusetts and Plymouth Colonies under the Provincial Charter, which passed the seals in the year 1691.

There are no records of a similar character anterior to the year 1637, excepting those to be found in the volumes of Court Orders. During the usurpation of Andros the records of judicial acts do not appear to have been kept by the colonial secretaries.

Copious indexes, prepared with much care by clerks in the office of the Secretary of the Commonwealth, are appended.

N. B. S.

DECEMBER, 1857.



•

•

.

. . .

.

. .

Digitized by Google

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 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: ---

õ, — mõ, month. @, — annum, anno. p, — par, por, — pt, part; ption, porā, — an, am, — curiā, curiam. tion. ã, — mãtrate, magistrate. b, — ber, — numb, number; Robt, p, - per, - pson, person. Robert. p, - pro, - pporcon, proportion. č, — ci, ti, — accon, action. p, - pre, - psent, present. &, — tio, — jurisdicon, jurisdiction. q, - qstion, question. d, — cre, cer, — ads, acres. ኛ, - esp, esquire. å, - då, delivered. ř, — Apř, April. ě, — Trěr, Treasurer. š, — š, session; šd, said. ē, — committē, committee. 8, — ser, — svants, servants. ğ, — ğfal, general; Georg, George. t, — ter, — neut, neuter. ħ, — chr, charter. f. — capf, captain. ĩ, — begĩg, beginĩg, beginning. û, — uer, — seûal, seueral. $\frac{1}{2}$, $-\frac{1}{2}$ re, letter. ū, — aboū, aboue, above. m, — mm, mn, — comittee, commit- $\hat{\nabla}$, — ver, — se $\hat{\nabla}$ al, several. w, - wn, when. tee. m, -- recomdacon, recommendation. y, the ; y^m, them ; yⁿ, then ; y^r, their ; y^s, this; y^t, that. m, — mer, — formaly, formerly. m, — month. 3, — us, — vilib3, vilibus. n, — nn, — Pen, Penn; ano, anno. C. — es, et, — statute, statutes. (c, &c, &c*, --- et cætera. ñ, — Dñi, Domini. viz₅, --- videlicet, namely. f), — ner, — manfi, manner. — full point. ō, — on, — mentiō, mention. 1 (v)

Digitized by Google

.

.

•

•

CONTENTS.

· ·

. .

.

JUDICIAL	ACTS,	1636—16	392,	•	•	•	•	•	•	•	•	•	•	•	•	•	7193 8	
GENERAL	INDEX	,	•	•	•	•	•	•	•	•	•	•	•	•	•	•	813	
															•			•

.

.

. .

·• •

-

.

•

.

.

Digitized by Google

.

1636-1692.

٠.,

.

•



,

•

.

٠

Digitized by Google

.

.

.

•

PLYMOUTH RECORDS.

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

[The following pages contain the Judicial Acts of the General Court and Court of Assistants of the Colony of New Plymouth, in New England. The first thirty pages of the First Part are in the chirography of Mr. Souther; after which there is a chasm of two years, from July, 1646, to October, 1648, when they appear in that of Secretary Morton, who completes the First Part, which contains two hundred and thirteen pages. Part Second, as far as the sixty-third page, is also by Mr. Morton, and the remainder is by Messrs. Clarke and Sprague. No records appear in the volume between the fifth day of October, 1686, and the eighth day of October, 1689. The Second Part contained one hundred pages.]

JUDICIAL ACTS OF THE GENERAL COURT AND COURT OF ASSISTANTS.

*New Plymouth Collony. At the Generall Court held the third Day 1636-7. of January, in the twelft Yeare of the Raigne of our Souaigne Lord Charles, by the Grace of God of England, Scot-PART I. land, France, and Ireland, King, Defendor of the Fayth, &c. [*1.] Anno Din 1636.

COMFORT STARR, of New Towne, in Mattachusetts Bay, complained against Wilłm Hatch, of Scituate, in a plea of debt vpon a bond of seaventy eight pounds, for the payment of thirty nine pounds. The bond was shewed in Court, & confessed by the deffen^t, & the jury found for the pltiffe twenty six pound & tenn shilling^s debt, three pound damnag, and the cost of the Court about the suite. Judgment was graunted, but execution deferred vntill the next Court.

Nathaniell Tilden, of Scituate, complaines against Comfort Starr, of New Towne, in Mattachusets Bay, in a plea vpon the case, to the damnage of one hundred pounds; in w^{ch} action the said pltiff did not psonally appeare, but sent a declaracon; wherefore the action was referred to the ordering

(3)

1636-7. and ending of M^r James Cudworth and Samuell Hinckley, of Scituate; and if they cannot agree, the same then to take a third man vnto them, and so to end the same; but if the said Mr Tilden shall refuse their end and arbitri-PART L ment, that then he shall pay M' Starr, the deff's his charges, and the deffent to be subject to a new action.

> Nathaniell Thomas complaines against Georg Soule, in an action vpon the case, by attaching two heiffers, in the behalf of his father, Willim Thomas. The jury found for the deffent.

> Georg Soule complains age Nathau Thomas, in a plea of trespasse, to the damnag of fourty pounds. The jury found for the phi, the beasts to be restored to him, & gaue him xii⁴ damnag, & costs of suite.

> > The Jury.

Mr John	h Atwood,)	Wilłm	Gilson,)
John W	inslo w ,		Thoma	s Willet,	
Steeven	Tracy,		Edwar	d Bangs,	
Edward Foster,		sworne.	Wilłm	} sworne.	
×	×		×	×	
×	×		×	×	J

* Fobruary. *At a Court of Assistants held at New Plymouth, the sixt Day [*2.] of February, Anno Dñ 1636.

TILEM PADY complaines aget Webb Adey, in an action vpon the case, to the damnage of v^H vij^s v^d, vpon a bill of pticulers shewed in Court, whereof by the same bill he hath received iii¹¹ xii⁴ ix⁴, & there resteth due xxxiiij^s iiij^d. The def^{nt} answereth, that he hath paid ix^s viii^d more, and will pay xx^s more this weeke, and a bushell of corne at harvest next, in full satisfaccon of the said debt; and the pitiffe therewth content, or els execution to be graunted for xxv^{*}.

8 January.

At a Court of Assistants held the vijth March, 1636.

GEORG CLARKE complaynes against Edward Dotey, in an action vpon the case for to the damnage of xij^{ii} for a deceitfull bargaine made wth him for a lot of land. The Court ordered it by consent of both pties, that the said Edward Dotey shall either repay to the said George Clarke the eight pound(he hath received for the said lot in pt of payment, vpon the last day of Nouember next, or els vpon the payment of foure pounds more vnto the said Edward Dotey by the said George Clarke : the same day the said Edward Dotey shall assure the said lot of land vnto the said Georg Clarke and his assignes for ever.

At the Genall Court held the vijth of March, Anno Din 1636. 7 March. M^r Bradford, Gouno^r.

FRAUNCIS COOKE complains against Thomas Lettis, James Walter, John Browne the yeonger, & Thomas Teley, and against M^r John Browne thelder & Thomas Willet, vpon an action of the case, to the damna \tilde{g} of x^n , for that they, the said Thomas Lettis, James Walter, John Browne the yeonger, & Thomas Teley, in the service of the said John Browne thelder, & Thomas Willet, did, about the ixth day of November last, vnreasonably abuse the cattle of the said Francis Cooke, insomuch that therevpon one cowe cast her calf, & hath lost her milk, & is in danger to be lost herself. The jury found for the ptiff against John Browne thelder, and doe assesse him three pounds damnage, and the cost of the suite.

An execution made forth for 3th damnage, & 13^s 6^d charges of the suite.

The names of the Jury for Tryall of Yssues betwixt pty & pty, the 7th of March, 1636.

John Done,)	Wilłm Basset,)
James Hurst,		Josiah Cooke,	
Henry Howland,		John Jenkin,	
Thomas Cushman,	> sworne.	Wilłm Hodgkins,	sworne.
Richard Burne,		William Pontus,	
× ×		George Kennerick,	j

1636-7.

7 March.

PART I.

1636-7. ⁷ March. PABT I. [*3.] ⁶ Humfrey Turner complaines ag^a Willm Hamans in an action of debt for xxxix^{*}, vpon a note of the s⁴ Hamans hand, wherevpon his goods were attached at Scituate; but the note not being prooued, the good (remayne vnder the attachment vntill the next Court, that proofe be made it is his hand subscribed to the said note.

1637.

20 May.

May the xx^{*}, 1637.

JOHN JENNEY complaines against Samuell Chaundler, in an action vpon the case to the damnage of xx^1 , wherevpon a pcell of beauer of the deffenth was arrested aboard the s^d M^r Jenneys bark. Edmond Chaundler became bayle to the action, and to satisfye the debt what it should be. At the Gefall Court held the vijth June, 1637, the action was respitted vntill the next Court, that the deffen^t haue warneing. The debt was alleadged to be xj^{th} v^s, vpon \times and iijth vij^s vij^d vpon another accompt, w^{ch} amounts in the totall to xiiijth xij^s vij^d. The second of October, Edmond Chaundler vndertooke to pay the pltiff xj^{th} v^s wth in one month now next ensuinge, and to saue the pltff harmlesse of & concerning the other three pound(vij^s & vij^d, and therevpon the action is wthdrawne.

2 October. At the Genall Court held the second of October, in the xiijth Yeare of the Raigne of o^r Souaigne Lord Charles, by the Grace of God of England, &c, Kinge, &c. 1637. M^r Bradford, Gou.

GEORG CLARK complaynes ag^{et} Edward Dotey in an action vpon the case for denying him liberty to hold land for the terme he had taken yt for, to the damnage of xx¹¹. The jury found for the pltiff, and assessed xx² damnage, and the charges of the Court. Execution graunted.

Georg Clarke complaines ag^{at} Edward Dotey, in an action of assault and battery, (for strikeing the pl^t,) to the damnage of v^{it} . The jury found for the pltiff, and assessed xii⁴ damnage, and the charges of the Court. Execu-60n graunted.

The jury names were these : ---

M^r Stephen Hopkins, M^r John Done, Josias Winslowe, James Hurst, Phineas Pratt, Thomas Cushman,

sworne.

Nicholas Snowe, Thomas Willett, Wilłm Paddy, George Bower, * Georg Kennerick, Henry Howland,

sworne.

2 October. PART I.

1637.

*At the Genall Court held the second Day of January, 1637.

1637-8. ^{2 January.} [[•]4.]

M ICHAELL TURNER complaineth against John Davis in an action vpon the case to the damnage of xx^{ii} for not delivering his goods he hyred his boate to carry from Weymouth to Sandwich. The jury found for the defendant, and awarded him fifty shillings damnage and charges of the Court, because the complit should have set vp a pole wth a white cloth on the topp, whereby the harboures mouth might be discouered vnto them.

Edward Dotey complaines against John Holmes, gent, in an action of trespas, to the damnage of xl^{u} . The jury found for the defend^{nt}, and gaue him five shillings damnage and the charges of the Court, because the complt could not prove he sustayned any damnage thereby.

John Willis and Elizabeth his wyfe complaynes against M^r Wilłm Bradford, M^r Edward Winslow, & M^r Thomas Prince, execut¹⁰ of the last will and testament of Wilłm Palmer, Señ, deceased, in an action vpon the case to the damnage of xx^{11} , for a lott of land the complit ptended he had right vnto by the marriage of his wyfe, who had formerly beene the wife of William Palmer the yonger, sonn of the said William thelder. The jury found for the deffent¹⁰, and gaue them xij⁴ damnage, and the charges of the Court. 2^4 Jañ, 1637.

The jurys names were these web tryed these causes : ---

John Browne, gẽ,)	Georg Watson,)
John Done,		James Cole,	}
Wilłm Basset,		Phillip Deloney,	~
Franč Cooke,	sworne.	Wilłm Paddy,	}s ₩.
Henry Howland,		Georg Kennerick,	
John Barnes,	J	Thomas Cushman,)

Digitized by Google

March 5th, 1637. Bradford, Goûn'.

1637-8.

5 March. Part I. ^R WILLIAM LEUERICH complaines against Wilłm Hurst, in action ypon the case to the damnage of vj^B xiij^a iiij^d.

[*5.] *March the fift, 1637. Raph Gorame complaines ages Francis Sprague, in an action vpon the case to the damnage of xx⁴, for two piggs; vpon w^{ch} bargaine the pltiff payed the def^{nt} v⁴ in hand, w^{ch} was ordered by the Court of Assistants thus: that the def^{nt} should repay the pltiff v⁴ againe, and likewise pay him two bushells & a half of Indian corne vpon demaund. In regard that the deffent afterwards sould the s⁴ pigs for so much more then he alleadged, the said pltiff should pay for them, and also pay the charges of the Court.

6 March.

At the Genall Court held the sixt Day of March, 1687.

M^a EDWARD WINSLOW complaines against Thomas Clark, in an action vpon the case, to the damnag of viij^u for a bargaine of pallasadoes, a corne fann, and other corne. The jury found for the pltiff, and doe assesse viij^u damnage, and the charges of the Court.

John Stockbridg complaines against Georg Bower, in an action vpon the case, to the damnage of iiij¹⁰. This suite is respited to the next Court, in regard that the def^{nt} alleadged that he would then proue that the pltiff accepted of payment from M^r Cudworth, and another man, wherevpon tyme was graunted him till the next Court.

The jury name for tryalls this Court was these : ---

M ^r John Done,) (Thomas Cushman,)
M ^r Thomas Besbidge,		Nicholas Snow,	
Anthony Annable,		John Faunce, John Barnes,	
William Basset,	sworne.	John Barnes,	sworne.
James Hurst,		John Jenkine,	
Humfrey Turner,	J	Richard Burne,	J

8

2

August 7, 1638. Prence, Goûn^{}.

ROBTE BARKER complayneth against Thomas Boardman, in an action vpon the case, to the dam of xx^s for wages, and in another action vpon the case, to the dam of xxix^s, for corne, both w^{ch} actions were by consent referred to the endinge and arbitracon of Steephen Tracy, Richard Church, W^m Hatch. And the said arbitrat^rs awarded the said Thomas Boardman to pay the said Robte Barker thirteene shillings stert psently, and the charges of the Court, in full of all accounts & reckonings betwixt them, and the said Robte Barker to bee freed from any further service to the said Thomas Boardman.

At the Genall Court held the fourth Day of Septemb^r, xiiij^o of King 4 September. Charles, &c.

RICHARD CLOUGH complaynes against Thomas Clark, in an action of slaunder, to the damnage of c marks. The jury found for the defendant.

John Weekes complaynes against Georg Russell, in an action of slaunder, to the daff of v^{μ} . The pttiff was openly called in the publike Court three sefuall tymes, and neither hee nor any man for him would psecute the action; so the Court awarded him charges of the Court & his dayes worke.

The Names of Jury.

1	M ^r John Done,	r I	John Shawe,)	
sworne,	John Jenkine.	sworne,	John Faunce,		
	Wilłm Lumpkine,		Richard Higgens,		
	Phillip Delanoy,		Richard Higgens, Anthony Snow,	> sworne.	
	Wilłm Hodgskins,		Edward Foster,		
	Wilłm Lumpkine, Phillip Delanoy, Wilłm Hodgskins, George Kennerick,)	Stephen Tracy,		
	٩				

2

1638.

7 August.

PART I.

[*6.]

1638.

25th Octob^r, 1638.

25 October. Pabt I.

RICHARD DERBY complaines agst Edward Dotey, in an action vpon the case, to the daffi of xiiijⁿ.

Nathaniell Tilden complaines ag^{et} Henry Ewell, in an action vpon the case, to the damnage of

1638-9. Prince, Goûn^r, 1638. At a Court of Assistants held the vijth 7 January. [*7.] Januar, in the xiiijth Yeare of his Ma^{the} now Raigne, of England, &c.

> BEFORE Thom Prend, gent, John Alden, W^m Bradford, John Atwood, & Edward Winslow, John Browne, Gent, Assistant.

SAMUELL HICKS complaineth against Josias Winslowe for the takcing of certaine wood, w^{ch} the said Samuell cutt vpon the lands graunted vnto the said Josias, w^{ch} wood was prooued to be reserved for fire wood for the towne, by auncient order, & excepted also in the graunt of the said land. The Court ordered the said plaintiff to have the said wood as pply belonging to him, and the deffen^t to pay the charges of the Court.

4 February. At a Court of Assistants held the iiij of Febru, in the xiiij¹⁰ Yeare of the Raigne of our Souaigne Lord Charls, of England, & 2.

> BEFORE Thom Prence, gent, Goûn^r, Wilłm Bradford, Edward Winslow, John Alden,

John Jenney, John Atwood, & John Browne, gent,

Digitized by Google

. . . .

Assistants, &c.

R ICHARD CHURCH complaynes against Kenelme Winslowe, in an action vpon the case, to the daff of xiiij^s, w^{ch} the Court awarded the phrtiffe, & charges of the suite. PART I.

Josias Cooke complayneth agst John Combes, gent, in an action vpon the case, to the daff of iiijⁱⁱ. The Court awarded the pltiff iijⁱⁱ, to be payd before thend of the next month, & to giue him securytie for yt; w^{ch} was donn by pmising a yeoung calf.

1638. At the Genall Court held the fift Day of March, in the xiiijth 5 March. Yeare of the now Raigne of o^r Soulaigne Lord Charles, King of England, & c.

BEFORE Thom Prence, gent, Goûn^r, Willm Bradford, gent, Edward Winslow, gent, John Alden, gent, John Jenney, genť, John Atwood, genť, & John Browne, genť,

Assistant of the Goun', &c.

[‡]W¹LLIAM BRADFORD, gent, complaines against John Combes, Vacat. gent, in an action vpon the case, to the damnage of fourty five pounds stert. Nathaniell Sowther appeared to the said action, and by vertue of a warrant of attorney vnder the hand of the said John Combes, to him directed, w^{ch} was shewed in Court, did acknowledg a judgment of fourty five pound stert to the complt for the defent, and the Court awarded execution.[‡]

At a Court of Assistants held the third of June, 1639.

1639.

3 June.

M^R JOHN DONE pmised to pay M^r John Atwood three pound(seaventeene shillings sterf the first of June next, and the said M^r Atwood pmised to forbeare y^t vntill × 11

1639.	•Bradford, Goûn [*] , 1639. At a Geivall	Court held the fourth Day
4 June. PART I. [*8.]	of June, in the xv th Yeare of the Charles, by the Grace of God King	•••
	BEFORE Wilłm Bradford, gent, Goûn ^r ,	John Browne,
	Thomas Prence,	Wilłm Collyer,
	Capt Miles Standish,	Timothy Hatherley, and

Assistants of y[•] said Goû.

WILLIAM HOSKINE, and Ann, his wyfe, complayne agst John Dunford, in an action of slander, to the daff of tx^{u} . The jur found for the pttiff, and assessed xx^s daff and the charges of the Court.

John Danford comple agst Richard Derby, gent, in an action vpon the case, to the dam of xx^{u} . The jury found for the pltiffe, and assessed xx^{u} dam, and the charges of the Court.

The jurys names were these : -

John Alden,

James Cudworth,		(Wilłm Paddy,)
Thom Burne,		Kenelme Winslowe,	
James Hurst,		Henry Howland,	
Wilłm Bassett,	sworn,	Henry Howland, Walter Dcane,	sworn.
Henry Cobb,		Thomas Cushman,	
Gabriell Fallowell,		Thom Hill,	J

3 June.

The third of June, 1639. At a Court of Assistants.

IN the case betwixt M^r Andrew Hellot and M^{ris} Warren, the Court doth adjudge the s^d M^r Hellot to pay her tenn shillings, in full of all accompte betwixt them.

Vppon heareing of the difference betwixt M^r John Atwood and Francis Billington, the Court doth order wth consent of both pties, that the said Francis shall pay the said M^r Atwood fourty shillings in hand, and thirty

shillings more in corne or work, betwixt this and the spring; and the remaynder of the debt as the said Francis is able, in money, corne, or worke, and the attachement to be discharged.

*1639. New Plym: — At the Genall Court of or Sonaigne Lord the ³ September. King, held at Plym afores⁴ the third Day × × in the xv⁴ Yeare [*9.] of our said Sonaigne Lord Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Fayth.

BEFORE Wilłm Bradford, gent, Goûn ^r ,	Wilłm Collyer, genł,
Thom Prence, gent,	Tymothy Hatherley, gent,
Capt Miles Standish, gent,	John Jenney, genł, &
John Alden, gen ž ,	John Browne, gen ĩ ,
Assistant of the said	Goûn ^r .

JOSEPH MERIAM complaines against Wilłm Hatch, in an action of trespas vpon the case, to the dam of xi^u x^s. The jury fynd for the prtiff v^u xiiij^s & ij^d dam and the charges of the Court for this suite. Judgm^{nt} & execución graunted.

Will Gilson complaines against John Lewes, in an action of tresspass vpon the case, to the dafi xxx^{ij} . The jury fynd for the pltiffe, and assesse $xxiiij^{ij}$ dafi and the charges of the Court.

The Names of the Jury that tryed these two Actions.

James Cudworth,		Samuell Nash,
Kenelme Winslowe,		Wilłm Paddy,
Francis Cooke,		Edward Banges, Thom Willett,
James Hurst,	sworne.	Thom Willett,
Josuah Pratt,		Henry Howland,
Wilłm Bassett,		Henry Cobb.

1639. At the Genall Court held the third Decembr, in the xv⁴ Yeare of the Raigne of o⁷ Soulaigne Lord King Charles, of England, &c.

PART L

BEFORE W ^m Bradford y ^e Gofin ^r ,	Wilłm Collyer,			
Thomas Prence,	Tymothy Hatherley,			
Capt Miles Standish,	John Jenney, &			
John Alden,	John Browne, genł,			
Assistant(, &d.				

JOHN ATWOOD complaynes ag^{st} Robte Bartlet, in an action of trespas vpon the case, to the daffi of $xj^{il} xiij^s ix^d$ sterf. The jury found for the pltiff three pound three shillings six pence debt, fourty shillings daffi, & the charges of the suite, w^{ch} came to $vj^{il} j^s vj^d$. Judg^{nt} & execution graunted.

Robte Waterman complaines ag^{st} Thomas Clarke, in an action of trespas vpon the case, to the daff of xx^{u} . The jury find for the pltiff 35^s debt & 5^s daff, and the charges of the suite. Judg^{nt} & execution graunted.

The Juries Names that tryed these two Actions.

Thomas Willet,		Gabriell Fallowell,)
Wilłm Paddy,		Samuell Nash,	
Frand Cooke,		Henry Cobb,	
Thom Cushman,	sworne,	Henry Cobb, Georg Kennerick,	sworne.
Josuah Pratt,		Wilłm Kempe,	
Edward Banges,		James Hurst,]

3 March. [*10.] Bradford, Goù, 1639. New Plyñ ss. At the Genall Court of o^r Soùaigne Lord the King, held at New Plyñ afores⁴, the third Day of March, in the xvth Yeare of his Ma^{the} now Raigne, of England, &c.

BEFORE Willim Bradford, gent, Gour,	John Alden,	
Thomas Prence,	Tymothy Hatherley,	
Wilłm Collier,	John Jenney, and	
Capt Miles Standish,	John Browne,	
Genf, Assistantf, &d.		

JOSIAS WINSLOW complaynes agst John Emerson, in an action of 1639-40. tresp^s vpon the case, to the dafi of xxxⁱⁱ. The jury fynd for the deff^{nt}, & assesse xij^d dafi, & charges of the Court.

John Shaw complaynes ag^{st} Edward Dotey, in an action of tresp^s vpon the case, to the daff of x^{ii} . The jury fynd for the pltiff, assesse three pound? fifteene shillings daff, and the charges of the Court.

M^r Tymothy Hatherley compl^{ns} ag^{et} James Cudworth, in an action of debt, for xiiⁱⁱ, vpon a bill. The jury fynd for the pltiff; and vpon returne of the deffen^{ts} bill, the pltiff to haue his money, and vpon certificate, the money is payed & the bill lost, the pltiff to haue his money & the charges of the Court, the pltiff being left to his liberty for recoury of his damnagf.

The juries names are these web tryed these actions : ---

Jonathan Brewster,)	(Thomas Willet,)
Manasseth Kempton,		Thom Cushman,	
James Hurst,		Wilłm Kempe,	
John Cooke, Junior,	> sworne,	Wilłm Kempe, Henry Cobb,	sworne.
John Dunham,		Gabriell Fallowell,	
Wilłm Paddy,		Nathaniell Morton,)

New Plym: — At the Genall Court of or Souaigne Lord the King, 2 June. held at Plym afores, the second Day of June, in the xvjth Yeare of the Raigne of our Souaigne Lord Charles, by the Grace of God, King of England, &c.

BEFORE Wilłm Bradford, gent, Gou,	John Alden,
Thomas Prence,	Tymothy Hatherley,
Wilłm Collyer,	John Jenney, and
Capt Miles Standish,	John Browne, genł,
Assistant(, &	tc.

SAMUELL CHAUNDLER complains against John Jenney, gent, in an action of trespas vpon the case, to the dam of xl^{μ} . The jury fynd for the pltff, fine li damnage of $xvij^{\mu}$ iiij^s, and for the other & charges

15

1639-40. of the suite; and for the other debts, if he can prove them, to have liberty to recoff them.

3 March. PART I.

John Barnes compl^{ns} agst John Holmes, in an action of debt, for viijⁱⁱ. The jury fynd for the pltiff viijⁱⁱ dafñ, and the charges of the suite. Pledg, W^m Hatch.

John Whitcomb complu^a ag^{at} John Stow, in an action of trespas vpon the case, to the dam of xxx^{ii} . The jury fynd for the pltiff v dam & charges of the suite. Execution made for 14^a 6^d.

The names of the jury for tryall of these actions are these : ---

M ^r John Done,		Gabriell Fallowell,)
Francis Cooke,	sworne.	Edward Banges,	{
James Hurst,		Nicholas Snow, Edmond Tilson,	
Richard Sparrow,		Edmond Tilson,	sworne.
Josuah Pratt,		Edward Foster,	
Josias Cooke,		Humfrey Turner,	}

1640. •New Ply \tilde{m} : — At the Genall Court held the first of Septemb^r, in the xvj^{u} Years of his Ma^{iss} now Raigne, of England, &c.

Ŧ	September
	[*11.]

BEFORE Wilłm Bradford, Goû,	Tymothy Hatherly,	
Thom Prence,	John Jenney,	
W ^m Collyer,	John Browne, &	
Capt Miles Standish,	Edmond Freeman,	
Gent, Assistant(, & d.		

BRIDGITT FULLER, widdow, compł agst Edward Dotey, in an action of trespas vpon the case, to the dam of xxx^u. The jury fynd for the płtiff, and assesse iij^u x^s dam, & charges, of the Court; but the plātiff is to pforme her bargaine to the defint for wintering her cattell.

Nicholas Norton compł agst M^r Joseph Hull, in an action of trespas vpon the case, to the dafi xxx¹. The jury fynd for the płt, & assesse xviij¹ dafi, & charges of the Court. Judg^{nt} & execuir pnounced & graunted.

Raph Gorame compts agst Raph Smyth, in an action of trespas vpon the case, to the dam of viijth. The jury fynd for the pttiff, & assesse xx^s dam, & 1640. charges of the suite.

The juries names for tryall of these actions are these : ----

Edward Dillinghame,		John Jenkine,	
Josuah Pratt,		Josias Cooke,	
Thom Cushman,	sworne.	John Paybody,	
Nicholas Snow,	sworne.	Josias Cooke, John Paybody, Gabriell Fallowell,	> sworne.
Georg Watson,		W ^m Hoskine,	
Richard Church,		Nathaniell Morton,	

New Plym: — At a Court of Assistant (held the fift of Octob^r in 5 October. the xvjth Yeare of his Ma^{ties} now Raigne, of England, &c.

BEFORE Wilłm Bradford, gent, Goû,	Capt Miles Standish,		
Thom Prence,	Tymothy Hatherley, &		
Wilłm Collyer,	John Jenney, gen ,		
Assistantf, &d.			

 $\mathbf{R}^{\text{ICHARD CALLICUTT complex ag^{st} John Holmes, the messenger, in}$ an action of trespas vpon the case, to the daff of xx^{ii} . The jury found for the deffen^t.

The juries names are these w^{ch} tryed this action : ---

Johnnathan Brewster,		(Thom Cushman,)
M ^r John Done,		Steephen Tracy,	
Wilłm Paddy,		Experienc Mitchell,	
Richard Church,	sworne.	Josuah Pratt,	sworne.
John Winslowe,		Steephen Tracy, Experiene Mitchell, Josuah Pratt, Edmond Chaundler,	
Josias Winslowe,)	John Dunhame,	
3			

.

1640.*New Plym: — Bradford, Goù, 1640. At the Genall Court of or
Soùaigne Lord Charts, by the Grace of God King of England,
& ζ, held at New Plym afores^d, in the first Day of Septemb^r in
the xvj^u Yeare of his s^d Ma^{ius} now Raigne, & ζ.

BEFORE Wilłm Bradford, genł, Goû,
Thom Prenč,Wilłm Collyer,Miles Standish,John Jenney, genł,

Assistant(, &d.

PETER WORDEN, execut^{*} of the last will & testament of Peter Worden, deceased, compilers ag^{*t} Nicholas Symkins, in an action of trespas vpon the case, to the daff of iij¹¹ x^{*}. The jury found for the pitiff, and assesse xxij^{*} vj⁴, & the charges of the Court; but for the hogg, and makeing of the suite of cloaths, they leaue deffen^t to take his course.

26+:64

John Shawe complus ag^{at} M^r Richard Derby, in an action of trespas vpon the case, to the dam of vj^u. The jury fynd for the pltiff, & assesse fifty shillings dam, and the charges of the Court.

The juries names for these tryals are these : ---

John Winslow,)	Nathaniell Morton,)
Josuah Pratt,	> sworne. <	George Watson,	
Thom Willett,		Henry Cobb,	awonno
Richard Sparrow,		Henry Cobb, Edmond Chaundler,	sworne.
Josias Cooke,		Wilłm Hoskins,	
Georg Bower,		Gabriell Falloway,	J

1640-41. New Plym: — At the Genall Court of or Soulaigne Lord the King, ^{2 March.} held at New Plymouth the second Day of March, in the xvjth Yeare of his said Ma^{ties} now Raigne, of England, &c.

BEFORE Willim Bradford, gent, Gou,	Tymothy Hatherley,
Thom Prence,	John Jenney,
Wiltm Collyer,	John Browne, &
Miles Standish,	Edmond Freeman,
~ ~	_

Gent, Assistant(.

M^R RAPH SMYTH complaines agst Raph Gorame, in an action of slaunder & defamacon, to the dam of x¹¹. The jury fynd for the pltiffe, & assesse damag(xl^{*}, & charges of the Court. PABT I.

John Barnes traûsed a psentment agast him for exaction, for buying & selling corne againe in the same place, &c. The jury found him not guilty.

Walter Devile complaines agst Nicholas Sympkins, in an action vpon the Befer⁴ to the next Court. case, to the dam of xiiij¹¹.

The Juries Names.

John Dūhame, Señ,		Isaack Robinson,)
Henry Cobb,		Anthony Annable,	
Humfrey Turner,		Josuah Pratt,	
Wilłm Paddy,	sworne.	Josuah Pratt, Nathaniell Morton,	sworne.
John Cooke,		Christopher Waddesworth,	
Georg Allen,		Gabriell Fallowell,	

*New Plym: — Bradford, Goû, 1641. At the Genall Court of or 1641. Soûlaigne Lord the King, held at Plym aforesaid, the first Day of June, in the xvijth Yeare of his said Ma^{ties} now Raigne, of [*13.] England, &c.

BEFORE W ^m Bradford, genf, Goû,	Miles Standish,	
Edward Winslow,	Tymothy Hatherly,	
Thom Prence,	John Browne, and	
Wilłm Collyer,	Edmond Freeman,	
Gent, Assist, &c.		

WILAND complains ag^{st} Thomas Applegate, in an action of trespasse vpon the case, to the dam of xx^{u} . The jury fynd for the pltiff, and assesse him viij^u dam, and the charges of the suite. Judg^{ut} graunted.

Will'm Alvey complus against Joseph Winsor, in an action of slaunder, to the daff of x^{il} . The jury fynd for the defen^t, and assesse him v^s for his daff, and the pltiff to pay the charges of the Court. 19

1641.

1 June. PART I. The Juries Names for these Tryalls.

John Winslow,		Gabriell Fallowell,)
John Cooke,		Manasseth Kempton,	
John Dunhame,		Wilłm Hoskine, John Finncy,	
Josuah Pratt,	sworne.	John Finney,	sworne.
Thom Cushman,		John Shawe,	
Richard Sparrow,		Nicholas Snow,	J

The juries names at the same Court for trauers of the yssue betwixt or softaigne lord the King & George Bower, vpon the psentment agst him for defamation of the goftment, are these : —

Edmond Eddenden,		Wilłm Newland,)
John Stronge,		Richard Sillis,	
Steephen Tracy,		Bichard Burne,	
Joseph Rogers,	sworne.	Bichard Burne, Thomas Cushman,	sworne.
W ^m Hoskine,		Wilłm Alvey,	
Thomas Tart,		Thomas Howe,	}

17 June. *New Plym: — Bradford, Goû. At a Court held at Yarmouth
 [*14.] the xvijth Day of June, in the xvijth Yeare of his Math now Raigne, of England, Charles, &c.

BEFORE Edward Winslow, Miles Standish, & Edmond Freeman.

By speciall order and appoynt^{nt} of the Gefall Court held the first of June, 1641.

WALTER DEVILE complañ against Nicholas Sympkins, in an action of trespas vpon the case, to the dafi of xv^{i} . The jury fynd for the pttiffe, & assesse dafi xlij^a iiij^d, 2^d cost, & the charges of the Court, and a house worth xl^a, to be erected at Nobscusset, betwixt this and Michaellmas next. 4¹ 12^a.

Nicholas Sympkins complus agst Emanuell White, in an action of trespas vpon the case, to the dam of xix^s vj^d. The jury fynd for the pltiffe, & assesse xix^s vj^d dam, ij^d cost(, & the charges of the suite.

_

Digitized by Google

Nicholas Sympkins compiles agst Willim Twineing, in an action of trespas vpon the case, to the dafi of xxxix⁸. The jury fynd for the pitiff, and assesse xxxix⁸ dafi, & charges of the suite; 12⁸ thereof to be now payd, & thother 27⁹ to be payd the 25th March next. Judgm^t and execución graunted.

Anthony Gilpin complus ag^t Willm Nicholson, in an action of trespas vpon the case, to the dam of $iij^{ii} x^s$. The jury fynd for the pltiff, & assesse lv^s dam, & cost & charges of the suite.

Anthony Gilpin complus agst Thom Falland, in an action of trespas vpon the case, to the dam of 40^s. The jury fynd for the pltiff, & assesse dam xxix^s xj^d obj, cost(& charges of the suite.

Anthony Gilpin complus against Roger Else, in action vpon the case, to the dam xxiiij^s iij^d. The jury fynd for the pltiffe xxiiij^s iij^d, & j^d dam & the charges of the Court.

The Juries Names that tryed the fores^d Cause at Yarín.

James Cudworth,		Anthony Thacher,)
Henry Cobb,		Wilłm Lumpkine,	
Samuell Hinckley,		Thom Payne,	
Edward Fitzrandle,	sworne.	Thom Payne, Wilłm Palmer,	sworne.
Thom Lathrope,		Rob ^{te} Boatefish,	
Barnãd Lumberd,		Samuell Rider,	}

New Plym: — At a Court of Assistant (held the vjth Day of July, in 6 July. the xvijth Yeare of his Ma^{ties} now Raigne, of England, &c.

BEFORE Wilłm Bradford, gent, Goû,	W ^m Collyer,
Ed: Winslow,	Miles Standish,
Thom Prence,	
Gent, Assistant (.	

LEIFTENNANT WILLM HOLMES complus agst James Luxford, in an action of trespasse vpon the case, to the dam of xxxvj¹¹. Goods were attached. The jury fynd for the defend^{at}. 21

1641.

6 July. PART I. The Juries Names.

John Dunhame, John Winslowe, Thoñ Cushman, Josuah Pratt, James Hurst,	Richard Sparrow, John Finney, Gabriell Fallowell, John Jenkine, Edmond Tilson,	sworne.
Josias Cooke,	Joseph Rogers,	

³ August. *Bradford, Goû. At a Court of Assistant (held the third Day of [*15.]
 August, in the xvijth Yeare of his Ma^{ther} now Raigne, of England.

BEFORE Willim Bradford, gent, Goû, Thomas Prence, & Edward Winslow, John Browne, ' Gent, Assistant(, &c.

WILLM DUNNE compris ag^{at} Wiltm Halloway, in an action of trespas vpon the case, to the dam of xvj^{u} . The privatifie appeared not, & a non $ps\tilde{s}$ entred, the deffent to have his charges.

Thomas Prence, gent, complus age James Luxford, in an action of debt, vpon a bill of v^u. The jury fynd for the pltiff v^u debt and the charge of the Court. Two sowes and foure shoat were before attached, & now under execution, 20^s in M^r Hanburys hand (, & 20^s in John Chanlers hands. 32^s 2^d rem to M^r Prence.

The Jurys Names.

Gabriell Falloway,		(Nicholas Snowe,	
James Hurst,		Edward Bangs,	
John Dunhame,		Nathaniell Morton, John Jenkine,	
Josuah Pratt,	sworne.	John Jenkine,	sworne.
Thom Cushman,		John Cooke, Jun ^r , W ^m Hoskine,	
Richard Sparrow,	j	W ^m Hoskine,	J

At the Genall Court of o^r Soulaigne Lord Charts, by the Grace of God King of England, &c, held at Plym, the vjth of Septemb^r, in the xvijth Yeare of his s^d Ma^{te} now Raigne, of England, &c. PART I.

BEFORE Willim Bradford, gent, Goû,
Edward Winslow,Willim Collyer,
Capt Miles Standish, &
Tymothy Hatherley,

Assistant(.

SAMUELL JACKSON complex agst Willem Randle, in an action of trespas vpon the case, to the dam of vij^u. The jury fynd for the pltiff, & assesse dam vij^u, and the charges of the suite. Judg^{nt} & execution graunted.

Thomas Applegate complus agst Willm Newland, in an action of trespas for detayneing certaine swyne. The jury fynd for the deff^{ht}, & giue him the charges of the suite.

Emanuel White complex agst James Cole, in an action of trespas vpon the case, to the dafi of iijⁱⁱ x^s; the deffen^t confesseth xxij bushells of Indian, w^{ch} he pmised the plitiff to pay for the debt of James Luxford, & execution granted.

Anthony Thacher compilers agst Edward Morrell, in an action of trespas vpon the case, to the dam of xxviij^s. An old iron pot and a frying pan attached.

The Jurys Names.

M ^r John Done,		Manasseth Kempton,)
M ^r Thoñ Willett,		W ^m Hoskine,	
Edward Bangs,		John Finney,	
Thom Cushman,	sworne.	John Shawe,	sworne.
Richard Sparrow,		Nicholas Snow,	
Richard Knowles,		Wilłm Fallowell,	

Richard Templer discharged of James Luxford, action ag^{st} him for saying he was broken, and hath 30^s dam. \times \times 1641. ^{*}At a Court of Assistant (held the vjth Decemb^r, in the xvijth Yeare of the now Raigne of o^r Solutione Lord Charts, King of England, &c.

[*16.]

BEFORE Wilłm Bradford, gent, Goû, Wilłm Collyer, Edward Winslow, Capt Miles Standish, Assistant, &c.

CONCERNING the differrence betwixt Willim Merick, compt, and M^r John Atwood, def^{nt}, they haueing, by mutuall consent, referred them selues to the order & arbitryment of the Court: The Court doth therefore order & arbitrate, that the said John Atwood shall pay the said Willim Merick fiue pounds in full satisfaccon for the moweing, makeing, and stacking his hey this yeare at Greenes Harbour Marsh, saue that the said M^r Atwood is to pay those that helped him to loade it into the leighter what their wages shall come too.

7 December. New Plym: — At the Genall Court of or Solution Lord Charts, by the Grace of God King of England, Scotland, France, and Ireland, Defendor of the Fayth, &c, held at Plym aforesaid, the vijth Day of Decemb^r, in the xvijth Yeare of his said Ma^{tim} now Raigne, of England, &c.

BEFORE Willim Bradford, gent, Goû,Capt Miles Standish,Edward Winslow,Tymothy Hatherly, andThom Prence,Edmond Freeman,Willim Collyer,Edmond Freeman,

Gent, Assistant(, &d.

WALTER DEVILE complains ag^{et} Willer Chase in an action of debt, requiring him to pay him iij¹¹ xvij⁴. The jury fynd for the pltiff iij¹⁴ xvij⁴ debt, and the charges of the suite.

Kenelme Winslow complains aga^{st} John Shawe thelder, in action of trespas vpon the case, to the daff of x^{ii} . The jury fynd for the pltiff, and assesse 6st daff, and the charges of the suite.

		1641.		
John Done, Edward Bangs, Thoñ Cushman, Richard Sparrow, Steephen Tracy, John Jenkins,	sworñ.	(James Hurst, Manasseth Kempton, John Finney, W ^m Fallowell, Xp̃ofer Waddesworth, John Rogers,	} sworne.	7 December. PART I.
]	John Rogers,	}	

W ^m Hoskins,)	Manassẽ Kempton,
Thom Clark, 👌 🕺	John Rogers.

*The Attachment(taken out agst James Luxford.

Willm Paddy, compt aget James Luxford, in an action of tresps vpon the case, to the daff of vj^{ii} , attached 3^{ii} 10^s, in Nath¹ Southers hands; , in M^r Brewsters hand(; , in Thomas Lettis hand(. Judgment granted for vjⁱⁱ.

Mr John Atwood complus agst James Luxford, in an action of trespas vpon the case, to the daff of xxx¹¹. Moneys, goods, & debt(, attached, are as followeth : ----

	Inpri ^s , i plough share, 9 ¹¹ , at 5 ^d ,		00 • 04 • 00
	It, 10^{μ} of rings and staples, \ldots	•	00:05:00
	If, 5^{11} 5 oz tobacco, at 2^{s} , \ldots \ldots \ldots	•	00:10:07
	It, 18 knott (of heire buttons, a 5^d ,	•	00:07:06
	It, 3 pair of spurs, 7,	•	00:01:09
٠	It, 5 percers,		00:00:08
	It, i measure,		00:01:06
	It, 4 capps,	•	00:02:00
	It, 6 weyer candlestick (at 5 ^d ,	•	00:02:06
	It, i pair of chest hinges, at 8 ^d ,	•	00:00:08
	It, old iron and a hooke,		00:00:04
	It, 4 payles,	•	00:04:00
	It, 3 pecke of Indian, 1 peck of rye,	•	00:03:03
	It, 3 cases,	•	00:09:00
	It, 1 goat skin,		00:01:00
	It, 1 hogshead,	•	00:01:00
	It, 3 old books,		
	It, in John Allens hand(,		
	4		

[*17.]

25

1641.	It, in Edmond Tilsons hande	
	It, in M ^r Hicks hand, 00:05:06	
7 December. PART I.	It, in Joseph hande,	
	It, W ^m Hoskins hand(,	
	It, in Welbs handl, 00:14:00	
	It, in Holmes hand(, 00:14:06	
	It, in Tristrum Clarks hand(, 00:13:05	
	Judgment granted, 07:04:05	
	P4 the jum 61 64 who project the goods	

P^d the jury 6^s 6^d, who praised the goods.

James Cole compris agst James Luxford, in an action of trespas vpon the case, to the dam of v^{μ} . Goods attached are these : —

Inpris, i shute & cloak,	•	•	•	•	•	.•	•	•	•		02:05:00
It, 7 duz & 3 band(, at 8	3•,	•	•	•	•	•	•	•	•	•	03 : 05 : 03
It, 2 duz, at 7º 6,	•	•	•	•	•	•	•	•	•	•	00:15:00
It, 6 band(, 5º 6,	•	•	•	•	•	•	•	•	•	•	00:05:06
It, 6 band(, at 5°,	•	•	•	•	•	•	•	•	•	•	00:02:06
It, i pair gloues, at 3,	•	•	•	•	•	•	•	•	•	•	00:03:00
It, i oz. ½ silk,	•	•	•	•	•		•	•	•	•	00:02:06
If, 2 leather caps, at 6,	•	•	•	•	•	•		•	•	•	00:01:01
It, 2 capps, at	•	•	•	•	•	•		•	•	•	00:01:01

07:00:09

P⁴ the jury 6^s 6^d who prized the goods. Judg^{nt} giuen for v^{ij} . The rest was attached by Edward Dotey.

Edward Dotey complains agst James Luxford, in an action of trespas vpon the case, to the dam of vij^u. Goods & debt(attached. In James Coles hand(.

It, in W ^m Tubbs hand(,	•	•	•	•	•	•	•	•	01:14:00
It, in John Chaundlers hande,	•		•	•	•	•	•	•	00:07:10
It, in Thom Cushmans hande,	•	•	•	•	•	•	•	•	00:05:02
It, in Robert Finneys hand(,	•	•	•	•	•	•	•	•	0

[*18.] *Robte Waterman complus agst James Luxford, in an action of trespas vpon the case, to the dam of vjⁱⁱ. Bone lace attached.

It, 3 yerd(½	ellne of bo	ne	lac	e, a	t 4	8 . 3	•	•	•	•	•	00:14:06
It, 7 yerd(1	at 2º 6 ^d ,	•	•	•	•	•	•	•	•	•	•	00:18:09
It, 4 yerd	at 18, .	•	•	•	•	•	•	•	•	•	•	00:06:00

Ił, 26 yerd ½ at 16,	•				•	•		•			•	01:15:04	1641.
It, i yerd ½ at 4 ^s ,	•	•	•	•	•	•	•	•	•	•	•	00:06:00	7 December.
It, 15 yerd ½ at 10 ^d ,	•	•	•	•	•		•	•	•	•	•	00:12:11	PART I.
It, 17 yerd ½ at 16,	•	•	•	•	•	•	•	•	•	•	•	00:02:00	
It, 33 yerd ½ at 8,	•	•	•	•	•	•	•	•	•	•	•	00:11:08	
It, yerd at 10,	•	•	•	•	•	•	•	•	•	•	•	01:07:06	
If, 3 yerd at 6 ^d ,	•	•	•	•	•	•	•	•	•	•	•	00:01:06	6:16:02
P ⁴ the jury 6 ^s 6 ^d who prized the good <i>C</i> . Judgment granted.													

Thomas Sheriue & Wilłm Browne compłd agst James Luxford, in an action of trespas vpon the case, to the dafn , Goods attached, 4 goat (& a lamb in Samuell Eddys and Josuah Pratts hand, prized at 33^s; in Groomes hand (, 4^s 4^d; in Thom Lettis hand (, viij^s; Georg Clarks hand (, 18^d.

Richard Sparrow complex agst James Luxford, in an action of trespas vpon the case, to the dam of x^s debt(. Attached what is in W^m Fallowells & John Woods hand(, to the value of x^s . Judg^{mt} graunted.

Georg Bonum & Thom Clark comp¹ agst James Luxford, in an action of trespasse vpon the case, to the dam of x^{μ} debt. Attached.

In the hand(of Joseph Greene,	•	•	•	•	•	•	00 : :	‡12 : 01‡
In the hand(of Thom Morton,	•		•		•	•	00 :	15:01
In the hand(of Georg Soul, .	•	•	•	•	•	•	2:	6:11

Mr Thom Burne compilns aget James Luxford, &c.

Jonathan Brewster complus agt James Luxford, &c, 50.

 M^r John Howland complus agst the s^d James Luxford, in an act of trespas vpon the case, to the dam of vⁱⁱ.

John Dunham, Junio^r, comp⁴ns agst the same for v^s in John Waits hands, &c.

Stephen Hopkins for 12¹¹ 10^s.

2

*The juries names that prized the goods agst the said Luxford(before are [*19.] these : ---

1641.John Done,7 December.Edward Bangs,7 December.Thom Cushman,PART I.Thom Cushman,Richard Sparrow,Sworne.Stephen Tracy,John Jenkins,John Jenkins,Thom Clarke,

1641-42. *New Plym: — At the Genall Court of our Solution Lord the King, held at Plym aforesuid, the first Day of March, in the xvijth Yeare of the now Raigne of o^r said Solution Lord Charles, by the Grace of God King of England, Scotland, France, and Ireland, Defendor of the Fayth, &c.

BEFORE W ^m Bradford, gent, Goû,	Miles Standish,
Edward Winslow,	Tymothy Hatherley, and
Thom Prence,	Edmond Freeman,
Wilłm Collyer,	
~ • · ·	

Gent, Assistant(, &d.

JOHN BARNES complex ag^{at} Thom Clark, in an action of debt, requireing him to pay him ixxx¹¹ vpon a bill. The jury found for the pltiff, and assesse xxx¹¹, and the cost & charges of the suite. Judg^{nt} graunted.

Nicholas Symkins compiles ag^{et} John Gray, in an action of assault, to the daff of v^{ij} . The jury fynd for the pitiffe, & assesse daff $xxxv^{s}$, and cost & charges of the suite. Judg^{nt} graunted.

Wilłm Parker compłns agst Wilłm Powell, in an action of trespas vpon the case, to the dam of 4¹¹ 4^s. The jury fynd for the płtiff, assesse dam iij¹¹ xviij^s, & costs & charges of the suitc. Judg^{nt} & execution graunted.

The juries names for tryall of these suit (are these : ----

M ¹ Edward Dillinghame, M ¹ Thom Dimmack, M ¹ John Vincent,		Steephen Tracy, Richard Church, James Hurst.	
M ^r James Cudworth, Humphrey Turner,	sworne.	James Hurst, Thoñ Cushman, Richard Sparrow,	sworne.
Christopher Waddesworth,	J	Edward Bangs,)

Georg Allen compris agst Edward Wollenston, gent, in an action of trespas vpon the case, to the dam of iiij¹¹. Two swine were attached, w^{ch} are to remayne vnder attach^{nt} vntill the next Genall Court. PART I.

• The jury for the trauerse vpon the psentment agst John Barnes for March 1, 1641. extortion, in selling but ounce of bl. xbr., three for viij^d, the found him not [*20.] guilty: —

Josias Winslow,		Samuell Hicks,)
Thomas Willett,		Josias Cooke,	
John Groome,		Joseph Rogers,	
Anthony Annable,	sworne.	Joseph Rogers, Loue Brewster,	> sworne.
Henry Bourne,		Georg Bower,	
Thom Byrd,		Dolor Davis,	

New Plym: — At a Court of Assistant held at Plym afores, the 1642. third of May, in the xviijth Yeare of his Math now Raigne, of England, &c.

BEFORE Wiltm Bradford, gent, Goû,	Wilłm Collyer,
Edward Winslow,	Miles Standish, and
Thomas Prence,	Edmond Freeman,
Gent, Assistante.	

JAMES CUDWORTH complex aget Thom Byrd, in an action of trespasse vpon the case, to the dam of xij¹¹. The jury fynd for the pltiff vj¹⁴ v⁴ and xij⁴ dam, & the charges.

The Juries Names.

M ^r John Atwood,		James Hurst,)
M ^r John Doane,		John Shawe,	
M ^r W ^m Paddy,		John Winslowe, Samuell Hicks,	
James Cole,	sworne.	Samuell Hicks,	sworne.
Gyles Rickett,		Robte Finney,	
George Bower,		Joseph Rogers,	

Whereas M^r Gray hath by M^r Paddy comenced a suite against Walter Devell for xiiij bushells of corne oweing by him to M^r Hedg, of Yarmouth,

1642. 3 May. PART I.

7 June.

and ix bushells of corne oweing by him to Gyles Hopkins, of the same, the Court doth order, that the said Walter Deuell shall forthwth pay five bushells of corne either to Mr Paddy at Plym, or to Mr Gray at the stage, and wthin xxj^{the} dayes now next ensuing delift the remaynder of the said xxiij bushels either to the said M^r Paddy or M^r Gray, and pay the damnage & charges of sending it to Yarmouth, or els executon is graunted.

Execution taken out for 3^{ll} 9^e; 5^s charges, & 3^e 2^d.

All . . . 3:17:02.

At the Genall Court of or Solaigne Lord *New Plym: -- 1642. [*21.] Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Fayth, &c, holden at Plym afores, the vijth of June, in the xviijth Yeare of his said Mat^{es} now Raigne, of England, &c.

BEFORE Wilłm Bradford, gent, Gou,	Tymothy Hatherley,	
Edward Winslow,	John Browne,	
Thomas Prence,	Wilłm Thomas, &	
Wilłm Collyer,	Edward Freeman,	
Gentleme, Assistant(, &c.		

FINHOMAS BYRD complus aget James Cudworth, in an action of trespas vpon the case, to the daff of 40ⁱⁱ. The jury fynd for the pltiffe xl^s damnage, and the charges of the suite. Judment graunted.

John Joyce complus against Walter Deuell, in an action of trespas vpon the case, to the daff of xl^u. The jury fynds for the pltiffe vij^u daff, and the costs & charges of the suite. Judg^{nt} & execuion graunted. Execuion made for vj^{ll} dam, xiiij^e vj^d charges, & 20^e for transportacion of the corne to Sandwich, or so much as it costeth.

Samuell Hinckley complus aget Mr Joseph Hull, in an action of trespas vpon the case, to the dam of x". The Court awarded the prtiffe v", charges of the def^{nt}, because, being warned, he neither came in pson nor appoynted any to answere for him.

Robte Dennis complus against Nicholas Symkins, in an action of slaunder,





to the daff of xⁱⁱ. This action is referred to be decided by M^r Freeman at a 1642. Court held in those ptf or otherwise.

The juries names are these : ---

•	M ^r Anthony Thacher,) (Francis Cooke,)
	Manasseth Kempton,		Francis Cooke, James Hurst, Richard Sparrow, Thom Cushman,	
	Walter Deane,	sworne.	Richard Sparrow,	sworno
	Edmond Hawes,	sworne.	Thom Cushman,	sworne.
	John Rogers,		Edmond Tilson,	
	John Smaley,		Edmond Tilson, Josias Cooke,)

*New Plym: - 1642. Bradford, Goû. At a Genall Court of o' Sou- 7 September. [*22.] aigne Lord Charles, by the Grace of God King of England, Scotland, Franc, & Ireland, Defendor of the Fayth, &c, held at Plyin afores, the vijth of Septemb, in the xviijth Yeare of his said Ma⁴ now Raigne, of England, &c.

BEFORE Wilłm Bradford, gent, Goun ^r ,	John Browne,	
Thomas Prence,	Edmond Freeman, &	
Wilłm Collyer,	Wilłm Thomas,	
Tymothy Hatherly,		
Gent, & Assistant (, &c.		

CAMUELL HINCKLEY complaines against Mr Joseph Hull, in an \mathbf{N} action of trespas vpon the case, to the dam $\mathbf{x}^{|\mathbf{i}|}$. This action was agreed by mutuall consent.

Richard Church complus against Mathew Fuller, in an action of trespas vpon the case, to the dam of xx markes. The jury fynd for the pltiff lvij[®] debt, xx^s dam, and the charges of the suite. Judment & execuin graunted.

M^r Wilłm Hanbury compłns against John Shaw, in an action of trespas vpon the case, to the dam of v". The jury fynd for the pltiff iiij" debt, 2ª dam, and charges of the suite. Judgment graunted.

Josias Winslow complus against Willm Hiller, in an action of debt, that he

7 June. PART I. 1642. pay forthwth pay him xiiijⁱⁱ xv^s vpon a bill w^{ch} he vndertooke to pay one Boswell. The debt of xiiijⁱⁱ was confessed, and judgement graunted. ^{7 September.} PART I. 14 dayes respite for execution.

The Juries Names.

M ^r Wilłm Wetherrell,)	John Washborne,)
Gabriell Falloway,		John Farnyce,	
Thomas Chambers,		John Farnyce, John Paybody, Francis Cooke,	
John Twisden,	sworne.	Francis Cooke,	> sworne.
Henry Cobb,		John Jenkins,	
Edward Case,)	Richard Higgens,	J

1 November. New Plym: — At a Court of Assistant cholden at Plym the first Day of Novemb^r, in the xviijth Yeare of the now Raigne of o^r Soùaigne Lord Charles, by the Grace of God King of England, &c.

Before	Wil l m H	Bradford, gent, Goû,	Wilłm Collier,
	Edward	Winslow,	John Browne, &
	Thomas	Prence,	Edmond Freeman,
		Gentle, Assistant(, &c.	

R OBERT MORRIS complains against John Hassell, in an action of trespas vpon the case, to the daff of xx^{ii} . The jury fynd for the pltiff, & assesse 5^{ii} daff, and the charges of the suite.

The Juries Names.

M ^r John Done,		(John Jenkins,)
John Dunhame,		Gabriell Fallowell,	ł
Thomas Cushman,		James Cole, Thomas Clarke,	
Josias Cooke,	sworne.	Thomas Clarke,	sworne.
Josuah Pratt,		Mathew Fuller,	
Richard Church,		Robte Paddock,	}

[*23.] • M^r John Throckmorton complete hagst M^r John Gilbert, in an action of Bradford, Gou^r. trespasse vpon the case, to the dam of 4^u. This action was wthdrawne, and referred by consent of both p^{ties} to be ended by M^r John Jenney & Nathaniell Sowther, who arbitrated, and ordered the said M^r Gilbert to pay the said M^r 100 Throckmorton xxx^s in money, corne, beauer, or cattell, or to M^r Jenney for his use, and vpon receipt thereof, the said M^r Jenney to giue him a full discharge for it, in M^r Throckmortons name, w^{ch} he hath power to do by vertue of a tre of attorney directed to him from M^r Throckmorton, vnder his hand, beareinge date the xjth of the vijth month, 1642.

1642. 1 November. PART I.

New Plym: — At the Genall Court of or Souaigne Lord the King, 1642-3. holden at Plym aforesaid, the vijth Day of March, in the xviijth Yeare of the Raigne of our Souaigne Lord Charles, by the Grace of God King of England, Scotland, Franc, & Ireland, Defendor of the Fayth, &c.

BEFORE W ^m Bradford, gent, Gotl,	Tymothy Hatherley,
Edward Winslow,	John Browne,
Thomas Prence,	Edmond Freeman, &
Wilłm Collyer,	Wilłm Thomas,
Gentlemē, Assistant	? . & .d.

 $\mathbf{M}^{\mathbf{R}}$ WILŁM HANBURY comptos agst $\mathbf{M}^{\mathbf{r}}$ Andrew Hellot, in an action of debt vpon a bill of vjⁱⁱ ix^s ix^d. The jury fynd for the ptitiffe the debt, vjⁱⁱ ix^s ix^d, and ij^d dafñ, and the charges of the suite. Judgment & execución graunted.

Joseph Ramsden complex agst M^r John Jenney, in an action of trespas vpon the case, to the dam of xxx^{ii} . The jury fynd for the pltiffe, & assesse xij^s dam, and the charges of the suite.

John Coggen complus agst M^r Joseph Hull, in an action of trespas, &c. Two steers attached, w^{ch} are so to remayne vntill the action be tryed, or the debt payd.

John Tompson compiles agst John Holmes, in an action of trespas vpon the case, to the dam of iiij¹¹. The jury fynd for the pitiff liij⁵ x⁴ debt, x⁵ dam, & charges of the suite.



1642-3.	The Names of the Jury.			
7 March. PAET I.	James Hurst, Francis Cooke, Nicholas Snow, John Jenkins, Richard Higgens,		Humphrey Turner, John Smaley, John Williams, Joseph Rogers, Thomas Burges,	sworne.
	Edmond Tilson,	j	Josuah Pratt,	J

1643. *New Plym: — At a Genall Court holden at Plym afores the vjth of June.
 ⁶ June.
 ⁶ June.
 ⁶ June.
 ⁶ Plym.
 ⁶ June.
 ⁷ June.
 ⁶ June.
 ⁶ June.
 ⁷ June.
 ⁶ June.
 ⁷ June.
 ⁷ June.
 ⁸ June.
 ⁸ June.
 ⁸ June.
 ⁸ June.
 ⁹ June.
 ⁹ June.
 ⁹ June.
 ⁹ June.
 ¹⁰ June.
 ¹⁰

.

BEFORE Willim Bradford, gent, Gour,	Wilłm Collyer, and
Edward Winslow,	Wilłm Thomas,
Thomas Prence,	
Gentleme, Assistant	&c.

JOSEPH HOLLWAY complex agst M^r Joseph Hull, in an action of trespas vpon the case, to the dam of 5^u. Two steers were attached by the constable of Yarmouth. The deficent made no answere. The debt of iij^{ii} xiiij^s was proued by bill, and the Court awarded the said debt of iij^{ii} xiiij^s, and x^s damnage, and the charges of the suite.

Joseph Holłway compłns agst Josias Cooke, in an action of trespas vpon the case, to the dam of iiij^u. He confessed by M^r Done the debt of ______ and desireth mittigacon of M^r Holmes charges.

 M^r John Jenney complus agst Samuell Stertevaunt and Joseph Ramsden, in an action of trespas vpon the case, to the daff of xx^{1i} . This was referred to be ended by the bench, and a forful action, wherein the said Joseph Ramsden recould agst the s^d M^r Jenney.

James Hunkins compris agst M^r John Groome, in an action of trespas vpon the case, to the dam of xx^{ii} . The jury fynd for the pritiff v^{ii} viij^s, and charges of the Court. Judgment graunted.

John Gilbert, Jun^r, complex agst M^r Francis Doughty, in an action of trespas vpon the case, to the dafi xx^s. bushells of corne attached by the constable of Taunton; the deffent made no answere. The Court awards the corne to the pltiff, onely Thomas Gilbert promiseth to make it good if the debt be not proued.

The Jurys Names.

James Hurst,	Robte Bartlett,
Manasseth Kempton,	Robte Finney,
Edward Banges,	Samuell Hicks,
Josuah Pratt,	John Smaley,
Giles Rickett,	James Cole,
Nicholas Snow,	Daniell Cole,

*New Plym: — At a Court of Assistant (holden at Plym aforesaid 7 November. the vijth of Novemb^r, in the xixth Yeare of the now Raigne of [*25.] our Solutione Lord Charles, King of England, &c.

BEFORE W ^m Bradford, gentlê, Goû,	Wilłm Collyer, &
Edward Winslow,	Wilłm Thomas,
Thom Prence,	
Gentlē, Assistan	it(, &ĉ.

WILLM HANBURY complex aget Abraham Pearse, in an action of trespas vpon the case, to the dam of x^u. The jury fynd for the deffent, & the charges of the Court.

Abraham Pearse complus agst W^m Hanbury, in an action of trespas, for xviij bushells of corne. The jury fynd for the pltiff xvj^{teene} bushells of Indian corne, & charges of the Court. Judg^{nt} granted.

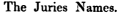
Abraham Pearse compilers agst M^r W^m Hanbury, in an action of assault & battery. The jury fynd for the pittiff iij^s iiij^d, and charges of the Court.

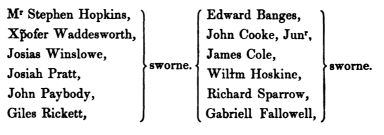
John Jenkins complus ag^{st} M^r Willm Hanbury, in an action of trespas vpon the case, to the daff of v^u. The jury fynd for the pltiff v^u, and costs of suite. Judgment graunted.

1643. Henry Andrewes compilers aget Mr John Gilbert, Señ, in an action of trespas vpon the case, to the dam of x^u. This action was wthdrawne.

7 November. PART I.

John Hearker complex agst Josias Checkett, in an action of trespasse vpon the case, to the daff of x^{\dagger} . Agreed.





1643-4. *New Plym: — At the Genall Court of our Soliaigne Lord the King, ⁵March. [*26.] Yeare of his said Ma^{ues} now Raigne, of England, &c.

Before Wilłm Bradford, gent, Gou ^r ,	Tymothy Hatherley,
Edward Winslow,	John Browne,
Thomas Prence,	Wilłm Thomas, and
Wilłm Collyer,	Edmond Freeman,
Gentlem, Assista	ntf. &d.

WILEM POOLE, gent, complus aget Willer Hiller, in an action of trespas vpon the case, to the dam of xij^u. The jury fynds for the pltiff, and assesse viij^u dam, and cost & charges of the suite. Judgment granted, satisfacton acknowledged by the pltiffe, & judgment wthdrawne.

John Mynard complus ag^{st} Thomas Burne, Keneline Winslow, and Josias Winslow, in an action of trespas vpon the case, to the daff of xx^{ii} . The jury fynd that his xx^{ii} be fully payd him, and v^o daffi, & costs & charges of the suite. Execution made out for 3^{ii} 8° 7^{a} debt, 10^o 6^d charges, 5^o daffi, & 7^o 6^d the execution.

John Smyth complus ag^{st} Will Shertcliffe, in an action of assault & battery, to the dafi of x^{ll} . The jury fynd for the pltiff, and assesse xx^s dafi, and cost & charges of the suite. Judg^{nt} graunted.

The Juries Names.				1643-4.
Thomas Cushman, Giles Rickett, Samuell Hicks, Josias Cooke, Thomas Whitney,	sworne.	(Wilłm Merick, John Rogers, W™ Fallowell, Richard Higgens, John Shawe, Señ,	sworne.	6 March. PART L
John Smaley,		Thomas Southwood,	J	

New Plym: — At the Genall Court of our Soliaigne Lord the 1644. King, holden at Plym afores the fift Day of June, in the xx^{th} Yeare of his said Ma^{ties} now Raigne, of England, &c.

BEFORE Edward Winslow, gent, Gour,	Tymothy Hatherly,
Wilłm Bradford,	John Browne,
Thomas Prence,	Wilłm Thomas, &
Wilłm Collyer,	Edmond Freeman,
Gentlem, Assistant	, &ĉ.

THOMAS CLARKE complus against Willm Powell, in an action of trespas vpon the case, to the dafi of vj^t. The jury fynd for the plitiff, and assesse iiij^t, xij^s, and the charges of the Court. Judg^{nt} graunted, & execution made for 4^t 12^s debt, & xvj^s vj^d charges.

Clement Campion complus against Willm Powell, in an action of debt, for xij^{μ} iij^a. The jury fynd for the pltiffe xij^{μ} iij^a debt, & charges of the Court. Judgment graunted & execution made for so much as the oxe is worth, and the surplusage of that oxe w^{ch} Thoff Clarke attached, & $xvj^{a}vj^{d}$ charges.

The Jury	s Names.
----------	----------

Edward Dillingham,)	John Paybody,)
John Williams,		Sam Hicks,	
John Stronge,		Experienč Michell, Phillip Delanoy, Thomas Cushman,	
John Deane,	sworne.	Phillip Delanoy,	sworne.
Josuah Pratt,		Thomas Cushman,	
John Shawe,		Nathaniell Morton,)

37

1644.	*New Plym: — At a Court of Assistant, holden at Plym aforesaid,
5 November. PART I. [*27.]	the fift Day of Novemb [*] , in the xx ⁴⁴ Yeare of the now Raigne of o [*] Soûaigne Lord Charles, by the Grace of God King of Eng- land, Scotland, France, and Ireland, Defendor, &c.

BEFORE Edward Winslowe, gentlë, Wilłm Bradford, Thomas Prence,

Gentleme, Assistant(, &d.

A RTHUR HOWLAND complus against Robte Mendame, in an action of trespas vpon the case, to the dam of vjⁱ, by attac^{nt} of a cow in the hand of Willm Hiller. The jury fynd for the pltiff vj^u dam, and charges of the suite. Judgment & execution graunted vpon the cowe, puided it shalbe lawfull for the said Robte Mendame to bring about the suite againe at any tyme wthin one whole yeare & a day if he please. John Barnes is ptey for the pltiff, Howland.

M^r John Combe complus agst M^r Thom Morton, in an action of trespas vpon the case, to the dam of c^{ll} goods; attached Mathew Fullers house. Respited.

M^r Richards complus against Gowen White, in an action of debt, for 4^u 10^s. The deffent nil dicit. The Court award (x^s, debt xiij^s iiij^d, and charges of the Court. Judgment graunted.

 M^r Samuell Peirce complus agst M^r Willm Thomas, in an action of debt, that he pay him cxx^{il} . The jury find for the pltiff, his principall $|xj^{il} & xij^s$, and xv^{il} daff, and the charges of the Court. Judg^{nt} graunted. An appeale allowed to the Gefall Court.

The Juries Names.

M ^r John Doane,		Manasseth Kempton,)
Thom Cushman,		Christopher Waddesworth,	}
Natha ¹ Morton,			
Wilłm Hoskine,	sworne.	John Tisdale, Henry Sampson, John Washborne,	> sworne.
Gabriell Fallowell,		John Washborne,	
John Finney,		John Willis,	J

Digitized by Google

John Rowe acknowledged a judgment of 40^s to Capt Standish for killing his dogg. Execution to be made if he pay not vpon demaund.

 New Plym: — At the Genull Court of our Solutione Lord 1644-5. the King, holden at Plymouth aforesaid, the third Day of March, in the xxth Yeare of his said Ma^{to} now Raigne, of England, &c.

BEFORE Edward Winslow, gentlē, Goûnor, Wilłm Collyer, & William Bradford, Wilłm Thomas, Thomas Prence, Gentlemē, Assistant(, &c.

JOHN ALBY complex against Jonathan Brewster, in an action of trespas vpon the case, to the dam of vj^u. The pltiff was called, and and did not psecute. Charges awarded against.

John Ames compilers agst James Torey, in an action of slander, to the daff of c^u. The deffent pleaded he had not witnes ready to proue his defence, & therefore was respited to the next Court. John Williams and Joseph Filden are his sureties to answere the suite.

Willim Hanbury complex agst Robte Wickson & Robt Eldred, in an action of trespas vpon the case, to the daff of xx^{tle} nobles. The jury fynd for the pltiff, and assesse vj^s daff, and the charges of the suite.

Kenelme Winslow compiles agst M^r John Groomes, in an action of trespas vpon the case, to the daff of iiij[‡]. The jury fynd for the deffen[‡], & assesse ij⁴ daff, and costs of the suite.

Kenelme Winslow complex agst Willtm Hoskine, in an action of trespas vpon the case, to the dam of x^t . It is agreed that for tenn shillings worth of corne, to be payd to Mary, the wyfe of John Winslow, wthin xiiij dayes next ensuing, all difference, suits, and actions betwixt them shalbe discharged. M^r Thom Prenc vndertook for the payment of the s^d corne.

Nathaniell Souther complex against Robte Eldred, in an action of trespas vpon the case, to the dam of iij[‡]. The jury fynd for the pltiffe, and assesse $\vee \mathbf{x}^*$ dam, and the charges of the suite. Judg^{nt} graunted.

Robte Wickson and Robte Eldread compind aget Wm Hanbury, in an /

1644-5. action of trespas vpon the case, to the daff of v^{ij} . The jury fynd for the pltiff, & assesse vj^s daff, and charges of the Court. PART I.

The Juries Names.

John Done,) (Robte Lee,)
Gabriell Fallowell,	•	Samuell Hicks,	
James Hurst,		John Farneseede, Samuell Nash,	
John Willis,	sworne.	Samuell Nash,	sworne.
Richard Sparrow,		John Mynard, Josias Cooke,	
Gyles Rickett,)	Josias Cooke,	J

 1645. New Plym: — At the Genall Court of our Solution Lord Charles, by the Grace of God King of England, Scotland, France, and Ireland, Defendor of the Fayth, &c, holden at Plym afores, the fourth Day of June, in the xxjth Yeare of his said Ma^{te} now Raigne.

BEFORE Wiltm Bradford, gent, Got,	Miles Standish,		
Edward Winslow,	Tymothy Hatherly,		
Thom Prence,	John Browne, and		
Wilłm Collyer,	Edmond Freeman,		
Gent, Assistant (, &c.			

GOWEN WHITE complex agst Willim Hatch, Senio^r, in an action of trespas for an assault, &c, to the dam of xx⁴. The jury fynd for the pltiff, and assesse xx⁶ dam, and cost(& charges of the suite. Judg^{nt} graunted.

Numquid Nummack complex agst John Fish, in an action of trespas vpon the case, to the dam of $iij^{i} x^{s}$. ij^{s} granted to plutiff for the deffent non apparance.

Nathaniell Sowther complex agst John Fish, in an action of trespas vpon the case, to the dam of xx^s . Vpon the deffent non apparance, the Court gaue judgment for xij^s and vj^s, and the charges of the Court.

The Jurys Names.				1645.
M ^r Anthony Thacher, Humfrey Turner, Edmond Eddenden, John Strong, Samuell Hinckley, Thomas Hyland,	sworne.	John Stockbridg, Edward Dillingham, Thomas Tupper, Edward Case, Wilłm Parker, Thomas Clapp,	sworne.	4 June. Part I.

New Plym: — At the Genall Court of o^r Souaigne Lord the King, 28 October. holden at Plym the xxviijth of Octob^r, in the xxjth Yeare of his said Ma^{ties} now Raigne, of England, & c.

BEFORE Wilłm Bradford, gent, Gour,	Tymothy Hatherley,
Edward Winslow,	John Browne, and
Thomas Prence,	Edmond Freeman,
Capt Miles Standish,	
Gent, Assistante,	&ટ.

NATHANIELL BOWMAN compins against Morris Truant, in action of trespas vpon the case, to the daff of iiij[‡]. Wiltm Palmer declared for the plentiff, and in regard of the deffect of some eucdence did not pceede, but payd the jury.

Roger Cooke and Wilłm Lathame compns ag^{st} John Barker, and Ann, his wyfe, in an action of trespas vpon the case, to the dam of xx^{ii} , for the said Anns burneing *burneing* of their house accedentally; but the jury could not give in a verdict, and the matter was ended, and the said John was content to give the plntiff xx^s towards their losses.

The Juries Names.

James Hurst,)	Anthony Snow,)
Richard Sparrow,		Anthony Snow, Nathaniell Morton,	
Josuah Pratt,		John Rogers,	
Robte Bartlett,	> sworne. <	John Rogers, Wilłm Merick,	> sworne.
John Finney,		Henry Sampson,	
Thom Cushman,		Henry Sampson, Loue Brewster,	
6			

41

1646. ^{7 July.} ^{7 July.} ^{PART I.} [*30.] ⁶New Plym: — At a Genall Court holden at Plym aforesaid the first Tewsday in July, in the xxijth Yeare of the Raigne of our Solution Lord Charles, by the Grace of God King of England, Scotland, France, & Ireland, Defendor of the Fayth, &c.

> BEFORE Willm Bradford, gent, Goû, Edward Winslow, Willm Collyer, Gent, Assistant(, &c. Capt Miles Standish, Tymothy Hatherley, & Willm Thomas,

S AMUELL HARVEY compiles agst M^r Andrew Hellot, in an action of trespas vpon the case, to the dam of vij^t. The jur fynd for the pintiff, vj^u v^s debt, xv^s dam, and cost(of suite. Judgment graunted, and execución to be made forth at thend of xiiij dayes, if the judgment be not satisfyed in the meane tyme.

Tobias Taylor complex against John Shawe, Jun^r, in an action of trespas vpon the case, to the daff of 50^{H} . The jury could not agree vpon their verdict, and therefore it was referred vnto the arbitracon of M^r Willem Hanbury & John Lewes for the deffent, and M^r John Alden and Thomas Clarke for the plaintiff, and if they cannot end it, then these foure to choose a fift man vnto them, and as any three or more of them agree, so to stand.

The Jurys Names.

James Hurst,		Samuell Nash,)	
Josuah Pratt,		Richard Sparrow,		
John Finney,		Wilłm Hoskine, Thomas Popc,		
Edmond Tilson,	sworne.	sworne. <	Thomas Pope,	sworne.
Robte Finney,		Henry Sampson,		
Henry Howland,		Henry Sampson, Robte Wickson,	J	

[Here the Records of Judicial Acts cease to be in the handwriting of Mr. Souther; after a chasm of two years they appear in the chirography of Mr. Nathaniel Morton, the Secretary of the Colony.]

42

New Plymouth : — At a Generall Court of o^r Soueraine Lord the 1648. King, holden at Plymouth aforsaid, ^{3 October.}

BEFORE M^r Bradford, Gouerner, M^r Thomas Prence, Captaine Miles Standish, and M^r Timothy Hatherley,

on the third of October, 1648.

JOHN WILLIAMS, Junier, of Sitteaat, complaineth against Ralfe Chapman, in an action of trespas vpon the case, to the damage of-twenty shillings. The jury find for the plaintife, 6 pence damnage and the charges of the suite.

The juryes names for this triall weer, — Josias Winslow,)

Thomas Shillingsworth, Anthony Snow, Richard Sparrow, Gabriell Fallowell, Josheua Prate,

sworne. John Shaw, Steuen Wood, William Merick, William Brete, John Willis,

*New Plymouth : — At a Generali Court holden at Plymouth aforesaid, the first Tusday in March, 1648.

6 March.

 BEFOR William Bradford, gent, Gouerner, Mr William Colier, Captaine Miles Standish, Gent, Assistants.
 Mr William Thomas,

M^B NATHANEELL WILLIS complaineth against M^r Thomas Dexter, Senī, in an action vpon the case, the damage off fifty four pound. The jury find for nether party, but non sute it.

Mr Thomas Dexter, Senī, complaineth against Mr Nathaneel Hedge, in

PART I.

1648-9. an action vpon the case to the dama \tilde{g} of fifty shit. M^r Hedge did not appear this Court.

PART I.

M^r Thomas Dexter complaineth against Liuetennant William Palmer, in an action vpon the case, to the damage of thirty shilli. Willi Palmer did not apeer this Court. This sut was withdrawne, by the concent of the plaintif, and the charges, though awarded, were remited by both jury and clarke.

M^r Thomas Dexter, Senī, complaineth against M^r William Wood, in an action vpon the case, to the damage of thirty shillĩ. The jury find for the plaintife twenty shillĩ damage. Judgment graunted.

M^r Thomas Dexter, Senī, complaineth against M^r Nathaneell Willis, in an action vpon the case, the damage of fourty shilling.

M^r Thomas Dexter, Senī, complaineth against M^r Nathaneell Willis in an action vpon the case, to the damağ of foure pound. These two last mensioned actions weer both put into one, and verdī brought in accordingly, and the jury find for the plaintife thirty seauen shillings damage and the charges of the sute. Judgment graunted.

M^r Thomas Dexter, Senī, complaineth against M^{is} Joane Swifte, in an action vpon the case, to the damage of fourty shillĩ.

The jury find for the plaintife thirty shilli damag, and the cost of sute. Judgment graunted.

M^r Thomas Dexter, Senī, complaineth against M^r William Wood and Anthony Wright, in an action vpon the case, to the damage of twenty three pound twelue shillings and six pence. The jury find for the deffendants tenne shillings damage, and the charges of the sute. Judgment graunted.

[*32.]

*At the same Court as on the other syd of this leafe.

Thomas Burd, of Seteaat, complained against Gorg Rusell, of the same place, in an action vpon the case, to the damag of fiue pounds. The jury find for the plaintife fifty shillings damage, and the charges of the sute, and to make good the ould way layed out by jury, which was interupted by him. Judgment graunted.

The jurys names yt tried these actions	at t	he Cou	irt aforsaid v	weer	these	1648-9.
following :						\smile
						6 March.

	M ^r John Winslow,		Thomas Southworth,	PART I.
sworne.	James Hūst,	sworne.	Edward Tillson,	
	Joshua Prate,		John Morton,	
	Thomas Cushman,		Gyles Rickard,	
	Richard Sparrow,		Thomas Whitney,	
	Gabriell Falloway,		Richard Wright.	

*New Plymouth : — At the Generall Court holden at Plymouth aforsaid the 7th of June, 1649.

> Timothy Hatherlë, John Browne, & William Thomas,

BEFORE M ^r William Bradford, Gouerner,	
Thomas Prence,	,
William Coliar,	
Captaine Standish,	

Gent, Assistants.

M^R THOMAS DEXTER, Senī, complaineth against Richard Chadwell, in an action of the case, to the dammag of , of twenty pounds.

The jury find for the plaintife tenn pound damnage, & the charges of the sute.

Edward Tart, of Seteaate, complaineth against Walter Briges, in an action of slander and defamation, to the damage of an hundred pound.

The jury find for the plaintife twenty shills damage, and the charges of the sute.

M^r Timothy Hatherlē complaineth against John Hoare, in an action of trespas vpon the case, to the damage of fourty pounds.

The jury find for the plaintife fifty shillings damag, and the charges of the sute.

M^r Timothy Hatherlē complaineth against John Hoare, in an action of the case, to the damnage of flue pound.

The jury find for the plaintife three pound and eighteen shillins damnage, & the charges of the sute. [*33.]

1649.	The names	of the jury that wer	nt on these	e trialls weer these foloing : -
7 June.		Josias Winslow,		Georg Lewes,
Part I.		James Hūst,		Phillip Delanoy,
	sworne.	Henery Cob, Barnard Lumbert,	sworne.	Experience Michell, Henery Howland,
		John Fennery,		Henery Sampson,
		Joshua Prat,		Josias Cooke.
•				

29 October. *At the Generall Court holden at New Plymouth the 29th of October, [*35.] 1649.

BEFORE Wiltam Bradford, gent, Gouer, and	Timothy Hatherley,
Wilłam Colyare,	John Browne, &
Miles Standish,	Wilłam Thomas,
Gen ž , Assistants.	·

TEAGE JOANES complaineth against Edward Sturgis, in an action of slander, to the dammag of an hundred pound. The jury find for the deffendant, & assesse fiue shill dammage, and the charges of the suite.

Wilłam Wickenden complaineth against M^r Josepth Pecke, Steuen Payne, & Wilłam Sabin.

The jury find for the plaintife, & assesse seauen pound dammag, & the charges of the suit, wherof M^r Josepth Pecke is to pay thirty shillings, Steuen Payne ten shillings, & the remayning fiue pound Wilłam Sabin is to pay; i. e., the charges of the suite is to bee equally borne amongst the said pties, viz⁶, M^r Josepth Peck, Steuen Payne, & Wilłam Sabin.

The Juryes Names.

James Hurst, Gabriell Fallowell, Joshua Prat, John Morton, Thomas Whitney, Leiuetenant Thõ	> sworne. <	Richard Sparrow, John Shaw, Wilłam Mericke, Henery Howland, Edward Tilson, Richard Wright,	sworne
Southworth, ∫) (

Judgment graunted.

Att the Generall Court holden at New Phymouth the sixt of March, 1649-50. 1649.

PART L

BEFORE Wilłam Bradford, gent, Goû, Captaine Miles Standish, Wilłam Colliare,

Genf, Assistants.

M^R WILŁAM HEDGE, of Yarmouth, complaineth against Robert Nash, of Boston, in an action of the case, to the dammag of eleven pound. The jury find for the plaintife eight pound damnage, & the charges of the Court, & leaue him, if hee please, to prossecute concerning the yearlinges & the rest of the cowes y^t are not with calfe, which are conserned in this suite.

Edward Doty complayneth against John Shaw, Junĩ, in an action of the case, to the dammage of tenn pound. The jury find for the plaintife thirty fiue shillings dammage & the charges of the Court, & the deffendant to make good the iron worke vnto the plaintife.

The juryes names are these : ---

M ^r John Winslow,		Thõ Whitney,)
James Hurst,		Robert Bartlet,	
Joshua Prat,		Gyles Rickard,	
Leiuetennant Thõ	sworne.	Richard Sparrow,	sworne.
Southworth,		Richard Wright,	
John Finney,		Andrew Ringe,	
Edward Tillson,	(

Edward Gray was supenaed to giue testimonie in the case betwixt Edward Doty & John Shaw, Juni, & there rests due vnto him for a daies worke in y' behalfe. 47

1650. Att the Generall Court holden att New Plymouth the sixt of June, 6 June. 1650.

PART I.

BEFORE Wilłam Bradford, gent, Goû, Tho^a Prence, Wilłam Collyare, Captaine Miles Standish, Timothy Hatherley, Wilłam Thomas, and John Alden,

Gent, Assistants.

M^R THO: ROBENSON complained against Isaake Stedman, in an action of the case, to the damage of fourty pound. The jury found for the plaintiff twenty pound dammage, and the cost of the suite, which was 02^t 10^t.

Wilłam Nicarson complained against Thö Stare, in an action of the case, to the damage of twenty two pound and one shillinge. The jury found for the plaintiffe two pound and one shilling debt, and two shillings dammage, and the charges of the suite. The charges are 01ⁱ 18ⁱ.

John Shawe, Juni, complained against Edward Doty, in an action of the case, to the dammage of ten pound. The jury found for the deffendant, to have his charges expended by this suite, which was for his attending the Court two daies, three shillings.

John Shawe, Juni, complained against Edward Doty, in an action of trespase vppon the case, to the damage of twenty pound. The jury found for the plaintiffe three shillings damage, and the charges of the suite, which was 16° 6^d.

Thõ Bonny complained against Jonathan Brewster, the younger, in an action of the case, to the dammage of twenty shillings. The jury found for the deffendant, to haue his charges, and to pay vnto the plaintiffe foure shillings and sixpence in currant pay.

The charges allowed by the Court vnto Jonathan Brewster, the younger, from Thö Bonny, is for foure joies six shillings.

The jurys names which try	1650.			
Richard Sparrow,	6 June.			
John Williams, Senĩ,		Robert Botfish,		PART I.
Thõ Burd,		Robert Dennis,		
M ^r Edmond Hawes,	> sworne. •	Robert Dennis, Edward Sturgis,	sworne.	
Henery Cob,		James Walker,		
Henery Rowley,	}	Thờ Whitney,	}	

Onely in tryall of two of the aboue said action, viz₅, M^r Thõ Robensons and the last of John Shawes, Thõ Whitney was absent, and George Maash was in his stead.

*Att a Court of Assistants holden att New Plyn the 7th of August, 7 August. 1650. [*38.]

BEFORE Wilłam Bradford, gent, Gouer,
Wilłam Collyar,Timothy Hatherley,
Wilłam Thomas, and
John Alden,

Genf, Assistants.

M^B ARTHER HOWLAND complained against Walter Baker, in an action of the case, to the damage of 1^t 10^s.

The Court found the said sum of 1^t 10^o due vnto the said M^r Arther Howland from the said Walter Baker, and therfore awarded a sertaine suite of clothes atached by warrant from M^r Hatherley vnto the said M^r Arther Howland, provided hee pay M^r Floyde, of Scittuate, for the making of them; and also y^t hee put in securitie to the Court to answare the said Baker, if hee doe apeere and prosecute att any time betwixt this and the next Generall Court; which hee accordingly did.

*Att the Generall Court holden att New Plym the 2^{cond} of October, ² October, ¹⁶⁵⁰. [*39.]

BEFORE Wilłam Bradford, genł,	Captaine Miles Standish,
Goue ^r ,	Timothy Hatherley,
Thõ Prence,	Wilłam Thomas, and
Wilłam Collyare,	John Alden,

Gent, Asistants.

7

49

EIUTENANT WILLAM PALMER complained against Thö Starr, in an action of defamation, to the damage of fifty pound.

Wilłam Nickarson complained against Thö Starre, in an action of defamation, to the damage of an hundred pound.

Wilłam Nickarson complaineth against Robert Dennis, in an action of defamation, to the damage of an hundred pound.

M^r Edward Dillingham, Robert Dennis, M^r Thõ Howes, M^r Wilłam Hedge, John Wing, Francis Baker, John Marchant, Richard Seares, Wilłam Pearse, Thõ Starre, Peeter Worthen, Thõ Boardman, Beniamine Hammond, Wilłam Clark, Wilłam Lumpkin, Wilłam Eldred, and Yelverton Crow, did complaine against Wilłam Nickarson, in an action of slander, to the damage of an hundred pound.

These abouemencioned actions were referred to the magestraits, to deside and compose them. They ordered, therfore, as followeth, videlecet.: concerning the actions of defamation betwixt Leiuetenant Palmer and Thö Starr, and William Nickarson and Thö Starre and Robert Dennis, that iniuries bee put vpp on both sides, and so rest.

And concerning the action of defamation or slander, comenced by M^r Edward Dillingham and the rest against Wilłam Nickarson, as abousaid, the Court doe judg y^t the said Wilłam Nickarson, in regard of his offenciue speaches against sundry of the towne, to haue carried himselfe therin vnworthyly, and desire him to see his euell therin, and to bee redy to acknowlidg it; and y^t those hee hath offended in that behalfe should rest therin.

M^r Edward Dillingham, M^r Edmond Hawes, John Winge, Thö Boardman, Richard Seares, Robert Allen, Wilłam Lawrance, Wilłam Lumpkin, Wilłam Eldred, Samuell Ryder, M^r Anthony Thatcher, Thö Payne, Roger Ellis, Richard Templer, Thö Starr, Francis Baker, Thö Flaunce, and Wilłam Twine, doe complaine against M^r John Crow, Wilłam Nickarson, and Leiuetanant Wilłam Palmer, in an action of trespas vppon the case, to the damage of sixty pound.

Leiuetanant Wilłam Palmer allso complained against Thõ Boardman and John Wing, in an action of the case, to the damage of thirty pound.

50

2 October. PART I.

1650.

In the contreuersy betwixte Leiuetenant Palmer and the towne of Yarmouth, about the land att Sasuett Neck, which hath reference to the two actions next aboue entered, they being allso refered to the Court to end, the said Court doth order as followeth: that the said towne doe suffer him to haue and peacably to enioy the land graunted him on the said necke, or the other place or farme to bee purchased, spoken of in the Court, belonging vnto John Wing, on Sasuett aforsaid; which was latly M^r Mathews land.

•Att the same Court as on the other side this leafe. Grigory Arm- [*40.] strong complained against Robert Nash, in an action of the case, to the damage of ten pound.

The jury find for the plaintife, and condeff the goods of Robert Nash atached in the hands of Wilłam Browne.

M¹⁰ Sara Jenings complained against Robert Nash, in an action of the case, to the damage of fiue pound.

The jury find for the plaintife, and condeñ the goods atached in the hands of John Barnes, of Plym, and allow her ten shillings damage, and the charge of the suit.

Wherof the said Nash was conuict in course of law.

John Goare complained against Abner Ordway, in an action of the case, to the damage of twenty pound. The plaintife was satisfyed, as by a bill, which came signed with M^r Nowells hand, apecred.

John Turner, the elder, complained against Wilłam Besto, in an action of trespas vppon the case, for the carriing away of hay, to the damage of five pound, but could not proceed for want of witnes; and the Court awarded vnto the said Besto 4^s 6^d for charges of apeercance, and the plaintife to pay the charges of the Court.

Beniamine Nye complained against Thö Dexter, Juni, in an action of trespas vppon the case, to the damage of ten pound. The jury find for the plaintife, and allow fiueteene shillings damage, and the cost of the suite, onely judgment for the psent defered. Richard Chadwell, Richard Bourne, and 51

1650. Robert Botfish were suppeined for wittnesses for this suite, and did apeere and giue testimonye on the behalf of Beniamin Nye aforsaid.

Wilłam Maycomber complaineth against John Rogers, in an action of the case, to the damage of fourty pound. The jury find for the defendant the charges of the Court.



(John Cooke, Juni,		Joshua Pratt,
sworne.	James Hurst,		Thõ Whitney,
	John Morton,	sworne.	Christofer Waddsworth,
	Richard Sparrow,		William Bret,
	Richard Wright,		Robert Feney,
	Gabriell Fallowell,		Wilłam Paybody.

1650-1. *Att the Generall Court holden at New Plym the 4th of March, 1650.

4 March. [*41.]	BEFORE Wilłam Bradford, gentelman, Goû, Wilłam Collyar, Miles Standish,	Timothy Hatherley, Wilłam Thomas, and John Alden,
	Gen ĩ, Assistants.	

WHEREAS Anthony Wright comenced suite this Court against Ralph Allen, Juni, in an action of the case, to the damage of fiue pounds, for detaining a young steere contrary to right, the Cort haue ordered, by consent of both pties, that three men bee chosen, videlecet, two out of Barnstable and one out of Sandwidg, to view the markes of the said steere, and to determin the case about him; and that whatsoeer the said three men, or any two of them, shall agree in about the said controuersy, shall stand feirm for the ending therof, and execucion to proceed. Accordingly three men were chosen, videlicet, John Coocker and Tho Burman, of Barnstable, and Edmond Freeman, the cunstable of Sandwidge, and that eich of them beare the charges of theire owne wittnesses.

Wilłam Lumkin, Thö Boardman, Francis Baker, complaineth against Leiuetenant Wilłam Palmer, in an action of the case, to the damage of fourty pound.

Digitized by Google

PART I.

Concerning the difference betwixt Leiuetenant Palmer and the towne of Yarmouth, about the land at Sasuit Neck, the Court haue ordered, that M^r Prence and Captaine Standish doe meet together at Yarmouth as soone as conveniently they can, about the said difference, and to put an end therunto, if Vnto which the they can; but in case they cannot, that then Captaine Standish doe graunt summons for the triall of the action, and subpenaes for wittnesses vpon the same suite, to bee answared at June Court.

John Turner, the elder, complaineth against Wilłam Versto, in an action of trespase vpon the case, to the damage of twenty pounds, for the taking away a certaine pcell of hay from the meddow of the said John Turner.

The jury find for the plaintife fiue shillings damage, and the charges of the suite. Judgment graunted vnto John Turner according to the vertite.

The Court allow five shillings to John Versto for charges of appearance as a wittnesse at this Court.

M^r Wilłam Allford, of Boston, complained against Captaine Nathaniell Thomas, in an action of the case, to the damage of seauen pounds. The jury find for the plaintife fiue shillings damage, and the bill and charges of the suite. Judgment was respected vntell the next Generall Court.

•Att the same Court as on the other side of this leafe, James Cole, Senī, [•42.] complained against James Shaw, in an action of the case, to the damage of fifty shillings.

The jury find for the plaintife the debt, which is six and thirty shillings, and charges of the suite.

The jurys names were these following : ---

1	John Cooke, Junĩ,)	Thõ Heward, Senī,
sworne. J	James Hurst,	sworne. {	Robert Finey,
	Gabriell Fallowell,		John Willis,
	Richard Sparrow,		Samuell Sturtivant,
	Joshua Prate,		John Wood,
	Thð Whitney,		Richard Wright.

In the last of the above mencioned actions, Christopher Waddsworth was in the roome of Thö Whitney.

53

1651. At the Generall Court holden at New Physic the 7^u of June, 1651.

7 June. PART I.	BEFOR Wilłam Bradford, genł, Gou ^r ,	Miles Standish,
	Thõ Prence,	Timothy Hatherley, and
	Wilłam Collyar,	John Alden,
	Gent, Assistant	ts.

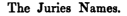
ANTHONY WRIGHT complained against Ralph Allen, Juni, in an action of trespase on the case, to the damage of ten pound. The jury find for neither ptie, but leaue it as they found it. Judgment graunted.

Thõ Tilden and Moris Truant complained against Josepth Tilden, in an action of the case, to the damage of fiue pound. The jury find for the plaintife, and assesse 3 shillings damage, and the charges of the suite.

The charge of this was 2^t 2^s.

M^r John Varssell complained against Edward Jenkens, in an action of defamacion, to the damage of twenty pound. The jury find for the plaintife, fiue pound damage, and the charges of the suite came to one pound & 14^e. Judgment graunted.

M^r John Varssell complained against Humphry Turner, in an action of defamacion, to the damage of twenty pound. They find for the defendant the cost of the suite.



sworne.	Wilłam Nicarson,	sworne.	Phillip Delanay,
	M ^r Thõ Howes,		Richard Wright,
	Richard Sparrow,		Phillip Delanay, Richard Wright, John Chipman, John Tompson, Steuen Wood,
	Joshua Prat,		John Tompson,
	Thõ Hinckly,		Steuen Wood,
	Ephraim Morton,		Christofer Waddsworth.
	Ephraim Morton,		Unristoier Waddsworth

Digitized by Google

54

*At th	e Generall	Court	att 1651		Plyñ	the	7ª	of	October,	1651. 7 October.
Be	овв Wilłan Thõ Pr Wilłan		 Gou	er ^r ,		es Sta 10thy		-		Part I. [*43.]

Genf, Assistants.

JOSIAH COOK, of Eastham, complained against John Smith, Senior, of Plym, in an action of slaunder, to the damage of forty pound. This action with drawne on condicion the defendant would acknowlidg his fault, which accordingly hee did in open Court, and that hee had much wronged the plaintife by his vnbridled tounge, in these base and false charges hee had charged him withall, by a letter, and otherwise.

Josiah Cook complained against Thõ Roberts, in an action of defamacion, to the damage of forty pound. The jury found for the plaintife 20^e damage, and the charg of the suite.

Wheras M^r John Varssell, at the Generall Court holden at New Plyff, the 8th of June, 1651, comenced suite against Edward Jenkens, in an action of defamacion, to the damage of twenty pound, and the jury then found for the plaintife, assessing fiue pound damage, and the charge of the suite, the Court haue graunted vnto the said Edward Jenkens a review of the said action, to bee tryed at this Court. This review with drawne, and the former action to stand as it was.

Wheras M^r Wilłam Alford, of Boston, at the Generall Court holden at New Plym the 4th of March, 1650, comenced suite against Captaine Nathaniell Thomas, in an action of the case, to the damage of seauen pound, and the jury then found for the plaintife fiue shillings damage, and the bill and the charges of the suite, —

Att the desire of the said Captaine Thomas, the Court did graunt vnto him a review of the said action, to bee tryed at this Court.

Accordingly this was tryed, and the jury found for the defendant the bill of fiue pound, the charges of the review, and fifty shillings damage.

Judgment was forthwith graunted vnto M^r Alford, defendant, according to the verdict.

1651. M^r John Holmes complained against Josepth Warren, in an action of battery, to the damage of fiue pound. The jury found for the plaintife the cost of the suit, and damage ten groates.

[*44.]

•M^r John Holmes complained against Edward Doty, in an action of trespase and assult, to the damage of ten pound. The jury found for the plaintife cost of the suit, and damage one shilling. Judgment was graunted vnto M^r Holmes on the two tryals aforsaid, according to the verdict.

M^r Josepth Tilden complaineth against Mořis Truant, in an action of trespas vpon the case, to the damage of fiue pounds, for molesting of him in mowing of grase, neare about the iland called Hatches Iland. The jury found for the defendant the cost of the suite.

The Juryes Names.

	(M ^r Anthony Thacher,)		+M ^r Thõ Gilbert,
	M ^r Thõ Dexter, Senior,		Leiuetenant Nash,
sworne.	Gyles Rickard, Senĩ,		Wilłam Paybody,
	Richard Bourne,	sworne.	Henery Howland,
	Robert Feney,		Henery Sampson,
	Thõ Burgis,)	Nathaniell Bacon.

Edward Jenkens, being deposed, in open Court saith, that M^r Josepth Tilden hiered him to mow grase for him at the mersh before the iland, called Hatches Iland, and that hee had not been long there, but Mořis Truant came to him and did forbid him to mow there; and afterwards came with a pichforke, and bad him leaue, of which if hee did not, hee would break his sythe.

M^r Richard Garret, being deposed, in open Court saith, that coming to the mersh wher Edward Jenkens was mowing for M^r Josepth Tilden, Moris Truant came to him and forbad him to mow there, and said if hee did not give over, hee would break his sythe.

A Note of what is due vnto M^r Holmes, the Marshall, from Duxburrow, of his Wages there.

a

It, from Josepth Rogers, w ^t hee should have payed,				
It, for fraight of a pcell of corn hee had of Francis Sprague,	•	•	•	02:00
It, 3 pecks wanting in the measure,	•	•	•	02:03
-, - , - , - , - , - , - , - , - , - ,				011:08

•At the Generall Court holden at New I	Plym the 2 ^{cond} of March, 1651.	1651-2.
BEFORE William Bradford, gent, Goti, Wilłam Collyare, Captaine Miles Standish,	John Browne, John Alden, and Captaine Thõ Willet,	2 March. PART I. [*45.]
Timothy Hatherley, Gentlä, Assistar	-	

STEUEN BRYANT, and Abigaill, his wife, complaineth against John Haward, Edward Hall, and Susanna Haward, of Duxburrow, in an action of slaunder and defamacion, to the dammage of fiue hundred pounds.

The jury find for the plaintife fiue pound damage, and the chargs of the Court, equally & joyntly to bee paid by the defendants.

Judgment was graunted, according to the verdict.

Charges allowed : If, to the cunstable of Duxburow, for serving of two								
attachments on the bodyes of Edward Hall and John Haward, .	5:0							
It, for a warrant for Mercy Tubbs,	0:6							
It, to Dammeris Cooke, as a wittnesse,	3:0							
It, to Elizabeth Hopkins, as a wittnesse,	1:6							
It, to the jury,	6:6							
It, to Thö Lettice,	0:6							
It, to the clark,	3:6							
1*	:0:6							

Thomas Lucas complaineth against Richard Hawes, in an action of the case, to the damage of three pound twelue shillings.

The jury find for the plaintife, and giue him his bill, and charges of the Court.

Judgment & execucion graunted, according to the verdict.

M^r John Crow complaineth against John Wing, in an action of the case, to the damage of fourty pounds.

The jury find for the plaintife and his pteners eighteen pound damage, the same road that came on shore, and the cask, and the charges of the Court, all which to bee paid by John Wing, and his pteners equally, according to their eequal proporsions.

Judgment was graunted on this allsoe, according to the verdict.

The charges allowed were for two wittnesses, 25°, besides what was due to y° jury & clark, &c.

57

1651-2. •John Willis, of Duxburow, complaineth in the behalfe of his daughter in law, Rebeckah Palmer, against Trustrum Hull and his wife, in an action of assault and battery, to the damage of fifty pound.

[*46.] The defendants appeared not; see the triall went not on.

The Juryes Names.

i	(M ^r John Winslow,) (Robert Finney,
-	James Hurst,		Ephraim Morton,
	Joshua Pratt,		Wilłam Paybody, Richard Wright,
sworne.	Joshua Pratt, Leiutenant Southworth,	sworne.	Richard Wright,
	Gyles Rickard,		Henery Sampson, Andrew Ringe.
	John Morton,)	Andrew Ringe.

1652. *Att the Generall Court holden at New Plymouth the 4th of June, 1652.

[*47.]

BEFORE Wilłam Bradford, gent, Gott,	Timothy Hatherly,
Thomas Prence,	John Browne, and
Miles Standish,	John Alden,
Gent, Assist:	ants.

M^B JOHN BROWNE complained against M^r Samuell Newman, in an action of defamacon, to the dammage of fiue hundred pounds. The jury find for the plaintife, and assessed an hundred pound dammage, and the charges of the Court.

The summe of an hundred pound dammage, awarded by the jury vnto M^r Browne, from M^r Newman, vpon his complaint abouewritten, is freely remited by M^r Browne to M^r Newman; onely M^r Newman is to pay the charges of the Court, which comes to

It, to John Allen, of Rehoboth, for his journey from home, and at-

tendance att tl	ıe	Co	urt	, al	oou	t tł	uis	suit	æ,	•	•	•	•	•	•	•	•	12 : 00
If, to the jury, .	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	06:06
It, to the clark,	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	04:00
It, to the marshall,		•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	00 : 06

Digitized by Google

Robert Bartlet, Thomas Clarke, Richard Church, Nathaniell Warren, and 1652. Josepth Warren complaineth against the three townes of Yarmouth, Barnstable, and Sandwidge, in an action of the case, to the dammage of fifty PART I. pounds, for non pformance of a Court order, wherin the said townes were enjoyned to build a bridge ouer the Eel River.

The jury find for the plaintifes, and assessed twenty pound dammage, and the charges of the Court, and the bridge now ouer the Eel River to the countries vse. Judgment was graunted to the plaintifes, according to the verdict.

Timothy Halloway complaineth against Mr Francis Street, in an action of the case, to the dammage of twelue pounds.

Att the earnest request of Thomas Gilbert, Juni, who is conserned in the busines, the Court haue ordered, that the jury give in no verdict on the suite, the pties haueing mutually refered the determinacon therof vnto the maiestrates, who have ordered, that the said Timothy Halloway bee forthwith possessed of his land, bought by him of Mr Francis Street, and to enjoy it without molestacon, and that the remaynder of the pay due for the said land bee paied as soone as corn is marchantable, the charges of the Court being deducted out of it, and soe all differences about this land are heer to sease and end; and hee is to have all the writings conserning the said land delivered delivered to him, either from Mr Francis Street or Mr Thomas Gilbert.

The Court allowed vnto Richard Stacy, a witnes in this suite, . 1•6

*M^r Josepth Tilden complained against Walter Hatch and Wilłam Hatch, Junier, executors of Wilłam Hatch, deceased, in a mixed action of the case, to the dammage of fifty pounds, for the want of certaine meddow grounds, which Wilłam Hatch, in his life time, did sell or exchang vnto the said Josepth Tilden.

Wilłam Hatch, Junier, one of the executors of Wilłam Hatch, deceased, complaineth against Mr Josepth Tilden, in an action of the case, to the damage of fifty pounds, for refusing to make good couenants or sale of lands sould by him to Wilłam Hatch, deceased.

M^r Joseph Tilden, and Walter Hatch, and Wilłam Hatch, Junier, are com to an agreement in these aboue mencioned actions, videlecet, that the 59

4 June.

[*48.]

4 June. PART I. This fifteen pound is since fully paied to M^{*} Joseph Tillden, with all receipts of the severall paiments acknowlidged by him, and heer ordered to bee recorded.

said Walter Hatch and Wilłam Hatch are to make paiment vnto the said Josepth Tilden, the full summe of fifteene pounds, seauen pounds and ten shillings wherof is to bee payed by the last of October next after the date heerof, and the remaining seauen pounds and ten shillings, the same day twelue month after, in corn or cattle, att the house of the said Josepth Tilden; and soe all differences are ended betwixte the aforsaid pties, in refference to the actions aboue entered, or any pticulars els about lands, each one bearing theire owne charges about these suites.

The Juryes Names that went on the two first Trialls : ---

sworne. •	Thomas Byrd, Richard Sparrow, Leiftenant Nash, Wilłam Paybody, Experience Michell, Phillip Delanoy,	sworne.	Henery Howland, John Burne, John Whetcome, Anthony Snow, Edmond Weston, Allexander Standish	L.
-----------	--	---------	--	----

A review was graunted by the Court to the townes of Yarmouth, Barnstable, and Sandwidge, on the suite comenced against them by the inhabitants of the Eel Riuer, to bee tried the next Court.

5 October. *****Att the Generall Court holden at Plymouth the fift of October, 1652. [*49.]

BEFORE Wilłam Bradford, gent, Goû, Timothy Hatherley, Miles Standish, and

Genf, Assistants.

SAMUELL HOUSE complaineth against John Whiston, in an action of defamation, to the dammage of an hundred pounds. The jury find for the plaintife, and assessed twenty shill dammage, and the charges of the Court.

Judgment was graunted to the plaintife, according to the verdicte.

											8 d
The charges were,	It, for a warrant,	•	•	•	•	•	•	•	•	•	00:06
	It, for serving the	• Wa	arrs	nt,	•	•	•	•	•	•	00:06
	If, for two wittne	8808	s th	ree	da	ies,	•	•	•	•	09:00
	It, for a supena,	•	•	•	•	•	•	•	•	•	00:06
	It, to the clarke,	•	•	•	•	•	•	•	•	•	08:00
	If, to the jury, .	•	•	•	•	•	•	•	•	•	06:06

Digitized by Google

1652.

John Whiston complaineth against Samuell House, in an action of trespace on the case, to the damage of eight pounds, for not paying the said John Whiston the summe of six pounds. 5 October.PART L

The jury find for the plaintife, and assesse twenty shillings damage, and the charge of the Court.

Judgment was graunted to the plaintife, accordinge to the verdicte.

The cha	rges	were,	Iť,	to	the	jury,	•	•	•	•	•	•	•	06 : 06
			IŦ,	to	the	clarke,	•	•	•	•	•	•	•	02:00
			IŦ,	to	the	marshal	l,	•	•	•	•	•	•	00:06

John Green complaineth against M^x Thomas Dexter, Junier, in an action of trespase on the case, to the dammage of fiue pounds, for non paiment of ten bushells of wheat, and three bushels of peases.

The jury find for the plaintife the debt, and assesse ten shillings dammage, and the charge of the Court.

Judgment was graunted to the plaintife, according to the verdicte.

The charges were, It, for two wittnesses,	•	•	•	•	•	03:00
It, to the jury,	•	•	•	•	•	06:06
If, to the clarke,	•	•	•	•	•	02:06
It, to the marshall, .	•	•	•	•		00:06

Wilłam Hatch, of Marshfeild, complaineth against John Hoare, in an action of trespase on the case, to the dammage of ten pounds, for sowing, reaping, and carrying away of wheat of from the land that Wilłam Hatch hiered of Robert Hammon.

The jury find for the plaintife, and assesse seauen pound dammage, and the charge of the Court.

The charges were, ----

It, wittnesses,	•	•	•	•	•	•	•	•	•	•	•	•	•	02:00
It, the jury, .	•	•	•	•	•	•	•	•	•	•	•	•	•	06:06
It, the clarke,	•	•	•	•	•	•	•	•	•	•	•	•	•	02:00
It, the marshal	l,	•	•	•	•	•	•	•	•	•	•	•	•	00 : 06
It, for serueing	th	e w	arr	ant	, .	•	•	•	•	•	•	•	•	00:06
It, Edward Ta	rt, a	atte	ndi	ng	4 (laie	3 8,	•	•	•	•	•	•	06:00

A review was graunted vnto John Hoare, to be prosequted the next Court, or then judgment and execution wilbee graunted, according to the verdicte.

1652. *Samuell House complaineth against John Whiston, in an action of the case, to the dammag of twenty pounds.

5 Octob PART I.

[*50.]

Samuell House complaineth against John Whiston, in an action of the case, to the dammage fifteen pound, for not pforming counants, in not paying for the one halfe of the boate, that the said Samuell did build between them.

The latter of these aboue mencioned actions was heard, but the pties agreed before verdict was pased, and soe it was ended, the plaintife to pay the charges thereof to jury, clarke, marshall, &c.

And nine shillings was allowed by the Coust vnto the defendant, for charges ocationed him by these aboue mencioned actions.

John Hoare complaineth against Thomas Ensigne, in an action of the case, to the dammage of fifty pounds, for not giueing the said John Hoare due possession of a ficell of land bought of the said Thomas Ensigne, as doth appeer by couenants.

The jury find for the defendant, ‡and assesse thirty shillings dammage, and[‡] the charges of the Court.

Judgment was graunted to the defendant, according to the verdicte, and two shillings and six pence was allowed to attorney for the defendant, which was expended in the defence of the case.

The juryes names that tryed these actions were, -

WATTA	

vorne. M^r John Winslow, Manasses Kemton, Leiftenant Southworth, Gyles Rickard, John Morton, William Marciala M^r John Winslow, Samuell Hickes, Wilłam Merricke, John Wood.

Digitized by Google

This mistake was rectifyed in open Court with the con sent of som of the jury.

*Att a Generall Court holden at Plymouth the first of March, 1652.

Before	Wilłam Bradford, gent, Goti,	John Browne,	PART L
	Thomas Prence,	John Alden, and	[*51.]
	Miles Standish,	Thomas Willett,	
	Timothy Hatherley,		
	Genf, Asistants.		

M^B JOHN BOWER complained against M^B Joane Barnes, in an action of slaunder and defamacion, to the dammage of an hundred pounds. The jury find for the plaintife, and assesse fiue pound dammage, and the cost of the suite.

John Barnes complaineth against M^r John Bower, in an action of trespas on the case, to the dammage of an hundred and ten pounds.

The jury find for the defendant the charges of the Court.

Edward Sturgis complaineth against Robert Eldred, in an action of defamacon, to the dammage of ten pounds. The jury find for the plaintife a peney dammage, and the charge of the Court.

M^r Josepth Tilden complaineth against Richard Curtes, in an action of the case, to the dammage of three pound, for not fencing his pcell of mersh, and mending it between the said Josepth Tilden and him.

The jury find for the plaintife dammag six shillings, and cost of the suite. Judgment graunted to the plaintife, according to the verdict.

The charges were for one wittnesse attending 4 daies, 6^s.

John Williams, Junier, complaineth against John Hoare, in an action of trespas on the case, to the dammage of fiue pound, for cutting and carriing away grasse of the said John Wilłams mersh.

The jury find for the plaintife, dammage forty shillings, and the cost of the suite.

Judgment was graunted to the plaintife, according to the verdicte.

The charges for 2 daies attendance of wittnesses,	•	•	•	05
Beside to the jury, and clark, &?, which comes to				~
It, for 2 witnesses attendance, 2 daies apeece,	•	•	•	06:00
It, for 3 suppenaes, eighteen pence,	•	•	•	01:06

1652-3.

1652-3. *Wheras, att the Generall Court holden at Plymouth, the fiff of October, 1652, Wilłam Hatch, of Marshfeild, comenced suite against John Hoare, in an action of trespas on the case, to the dammage of ten pound, for sowing, reaping, and carriing away of wheat of from the land that William Hatch hiered of Robert Hammon, the jury then finding for the plaintife, and assessing seauen pound dammage, and the charge of the Court, the said Court haue graunted a review of the said action to the said John Hoare to bee tryed att this Court; and accordingly it was tryed; and the jury found for the defendant nine pounds dammage, and the cost of the suite.

> The names of the jury that tryed the five actions on the other side this leafe : ---

1	M ^r Anthony Thacher,)	Robert Dennis,
	M ^r Johne Done,		John Morton,
	John Dunham, Senier,		Ephraim Morton,
sworne.	Leift Southworth,	sworne.	Wilłam Paybodi,
	Joshua Pratt,		Samuell Hickes,
	Thomas Hinckley,)	Andrew Ringe.

A further revew is graunted vnto John Hoare, to bee tryed the next Generall Court to be holden att Plymouth the first Tusday in October next.

The Names of the Jury that reviewed the Action aboue written.

1	M ^r Anthony Thacher,		Andrew Ringe,		
sworde.	M ^r John Done,		Barnard Lumbert,		
	John Dunham, Senier,		Thomas Burgis,		
	John Dunham, Senier, Robert Dennis,	sworne.	Thomas Burgis, John Burne,		
	Ephraim Morton,		John Chipman, Robert Shelley.		
	Wilłam Paybody,		Robert Shelley.		

1653.	•Att	the	Generall	Courte	holden	att	Plymouth	the	9ª	of	June,
					1653	•					

[*5 3 .]	BEFORE Wilłam Bradford, genł, Goû,	John Browne,
	Thomas Prence,	John Alden, and
	Miles Standish,	Thomas Willett,
	Timothy Hatherley,	
	Gentlemen. Assista	ints. &c.

1 March. PART L.

[*52.]

THOMAS HIELAND, Senier, and Thomas Hieland, Junier, doe complaine against M^r Charles Chauncye and M^r Anthony Eames, of Marshfeild, and John Saffin, and Samuell Jacson, in a joynt action of the case, to the dammag of two hundred pounds, for subscribing a certaine writing and publishing the same, declaring it to bee the agreement between Samuell Jacson and Thomas Hieland, Senier, wherby the said Hielands are both damnifyed, and the said Thomas Hieland, Junier, his life is endangered.

The jury find for the defendants. The charges ordered by the Court came to 14^s 00, the clarkes, marshalls, and juries encluded.

Thomas Tobye complaineth against M^r John Fish, in an action of trespase on the case, to the dammage of fifty shillings, for retaining a yearling calfe belonging to the said Thomas Tobye.

The jury find for the defendant.

The charges allowed by the Court came in all to	•	01:07:00
The clarks, and marshals, & juryes charges encluded.		

M^r Charles Chauncye complaineth against Wilłam Bastow, in an action of slaunder, to the dammage of a thousand pounds.

The jury find for the plaintife, and assesse an hundred pound dammage, and the cost of the suite, which, according to the order of the Court, came to 00: 18: 06, the clarkes, and marshalls, and juryes included.

M^r Chauncy hath remited the hundred pound to Wilłam Bastow, reteining onely the charges.

Samuell Jacson complaineth against Thomas Hieland, Senier, in an action of the case, to the dammage of fiue pounds, for refusing to pforme an agreement made by him, the said Thomas Hieland, with the said Samuell Jacson, Senĩ.

The jury find for the defendant.	The charges came to, —
It, to the jurye,	06:06
It, the clarke,	02:00
If, to the marshall,	00:06
It, 3 wittnesses, 4 daies a peece,	

The Juryes Names.

	(M ^r Thomas Allen,) ((Gorg Partridg,)
sworne.	M ^r Josias Winslow, Senĩ,		Gorg Partridg, Robert Caruer,
	M ^r Josias Winslow, Junĩ,		Ephraim Morton,
	Thomas Clarke,	> sworne. <	Andrew Ringe,
	Phillip Delano,		John Russell,
1	Josias Cooke,) (James Browne.
	9		

6ð

1653.

9 June.

PART I.

li

đ

1653.*Att the Generall Court holden att New Plymouth the 4th of
October, 1653.4 October.October, 1653.PAET I.
[*55.]BEFORE Wilłam Bradford, genł, Goft, Timothy Hatherley,
Thomas Prence, John Alden, and

Miles Standish,

WHERAS, att the Generall Court held att Plymouth aforsaid, the fift of October, 1652, Wilłam Hatch, of Marshfeild, comenced suit against John Hoare, in an action of trespas on the case, to the dammage of ten pounds, for sowing, reaping, and carying away wheat of the land that the said Hatch hiered of Robert Hammond, the jury then finding for the plaintife, and assessing seauen pound dammage, and the charge of the Court, a review being formerly graunted vnto the said John Hoare of the said action, to bee tryed this Court; and according it was tryed, and the jury found for the said Wilłam Hatch twelue pounds, and the dammage of the Court.

Gentlemen, Asistants in gouernment, &d.

Thomas Willett,

The charge of the Court as it respects Wilłam Hatch, about the aboue said suite, comes to, —

Videlect, for the wittnesses, the clarke, the jury, and the

memball the sume of				-		•	•				17.06
marshall, the sume of .	•	•	•	•	•	•	•	•	•	•	17:00
To the clarke for making an	exe	cut	ion	,	•	•	•	•	•	•	02 : 06
To the clarke for a suppena,	•	•	•	•	•	•	•	•	•	•	00:06
To Edward Tart, a witnesse,	•	•	•	•	•	•	•	•	•	•	01:00

Judgment was graunted to Wilłam Hatch against John Hoare, according to the abouesaid verdict.

Elizabeth Tart complaineth against John Bucke, in an action of trespase on the case, to the dammage of forty shillings, for cutting grasse on an allotment of mersh of the said Elizabeth Tarts.

This action next abouesaid, with all other of like dependance, were ordered by the Court to rest vntell the next Generall Court.

The charges (in reference to the pouerty of the plaintife) were giuen vnto her by the jury, &c.

Ephraim Kemton complaineth against John Whetcome, in an action of the case, to the dammage of thirty shillings, for non paiment of money, as appeers vpon bill.

Th	e jury	find for th	e p	laiı	atif	e tl	he b	ill	ano	l th	le c	ha	rge	s of	' th	e C	lor	urt.		1653.
W	hich co	mes to, —																	đ	4 October.
IŦ,	to the	jury, .	•	•	•	•	•		•	•	•	•	•	•	•	•				
Iť,	to the	clarke, .	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	02	: 00	
IŦ,	to the	marshall,	•	•	•	•	•	•	•	•	•	•	•	•	•	•		00	: 06	
IŦ,	to the	cunstable	, foi	g	iuei	ng	the	su	mn	non	8,		•		•			00	: 06	

Robert Eldred complaineth against Edward Sturgis, in an action of the case, to the dammage of fiue pounds, for vnjust molestacon. The defendant appeared not, but sent a writing, desiring the action might bee refered, that soe further euclence might bee psented to the Court then att present could bee for the clearing of the case; notwithstanding, wheras it did appeer vnto the Court that the defendant was lawfully summoned, the Court awarded to the plaintife charges for himselfe, the witnesses, clarke, marshall, and soe forth.

The charges came to, in the whole, \dots \dots \dots \dots \dots 01:05:00

The Juryes Names that heard and tryed the abouesaid Actions.

	John Cooke, Junier,		Thomas Clarke,	the review)
	Christopher Waddsworth,		Richard Wright,	[excepted,
	M ^r John Starr,		Wilłam Hoskins,	
sworne.	Robert Bartlet,	sworne.	John Willis,	
	Edward Tilson,		John Rogers,	
	Thomas Whitney,		Steuen Bryant,	[view.
			Ephraim Morton	in the re-

•Att a Court of Asistants held at New Plymouth the sixt of December, 1653.

6 December. [*56.]

BEFORE Wilłam Bradford, gentleman, Goû, M^r John Alden, and Capť Standish, Capť Willett, Ašistants, &d.

M¹⁸ ANN ATWOOD complayned against Samuell Sturtivant and Edward Gray, in an action of trespase on the case, to the dammage of an hundred twenty and one pounds & ten shillĩ, for non pformance of coue-

1653. nants conserning a farme the said M¹⁰ Atwood did set and lett vnto the said Samuell & Edward.

6 December. PART I.

The jury brought in noe verdict, wanting of clearer euidence; whervpon the pties agreed to put the case to reference, and the arbitration of foure men, and entered into bonds of an hundred pounds a peece to stand to theire award in the pmises.

The Juryes Names.

	John Dunham, Senĩ,		(Joshua Pratt,)
sworne.	John Cooke,		Richard Wright,
	Robert Finney,		Samuell Hickes,
	John Morton,	sworne.	Wilłam Hoskins,
	Thomas Whitney,		Jacob Cooke,
	Andrew Ringe,)	Henery Attkins.

1653-4. *Att the Court holden att New Plymouth the 7th of March, 1653.

7 March. [*57.]	BEFOR Wilłam Bradford, gentleman, Gofi, Thomas Prence, Miles Standish,	John Browne, John Alden, and Thomas Willett,
	Timothy Hatherley, Gentlemen, Asistants, &c.	

JAMES HURST, Gorge Bonum, Gyles Rickard, Junier, and Bemajah Pratt, complained against Samuell Sturtivant and Edward Gray, in an action of trespase on the case, to the dammage of ten pounds, for destroying a certain pcell of hay belonging to the said James Hurst, Gorge Bonum, Gyles Rickard, and Bennajah Pratt.

The jury find for the plaintifes, and give them one pound and ten shillings, and the charges of the Court.

Which comes to, in the whole,

Judgment was graunted, according to the verdict.

Edward Holman complained against John Jourdaine, in an action of trespas on the case, to the dammage of twenty pounds, for making sale of a ficell of land belonging to the said Edward Holman. The jury find for the defendant the charges of the Court.

Digitized by Google

Thomas Clarke complaineth against Ralph Smith, in an action of the 1653-4. case, to the dammage of twenty pound.

The jury find for the plaintife fiue pound seauenteen shillings and ten $P_{ABT I}$, pence, and the charges of the Court.

Richard Sparrow complaineth against Nathaniell Mayo, in an action of defamacon, to the dammag of forty pounds.

The jury find for the plaintife, and giue him for dammage ten pounds, and the charge of the Court.

Judgment graunted.

John Barnes complaineth against James Cole, Sen^r, in an action of the case, to the dammage of fifty shił, for receiuing of eleuen barrells of oyle in his behalfe, and deliuering but ten vnto him.

The jury find for the defendant, and give him the charges of the Court.

•M^r Josepth Tilden complaineth against John Ramsden, in an action of the [*58.] case, to the damage of seauen pounds, for non paiment of a debt of fiue pounds, as doth appeer vnder his hand.

The jury find for the plaintife, vpon the bill of fiue pound eight shillings vnsãisfyed, and the charge of the Court.

Judgment graunted, according to the verdict.

M^r Josepth Tilden complaineth against John Ramsden and Jonas Holsworth, in an action of the case, to the dammage of ten pounds, for non paiment of moneys upon account, due from the said pties vnto the said M^r Tilden.

The jury find for the plaintife four pound and 1^s debt, wherof four bushells of barley, paid att sixteen shillings, and the charges of the Court, which comes to, in the whole, 12^s 6^d.

Judgment graunted, according to the verdict.

Thomas Chambers complaineth against John Hoar, in an action of the case, to the dammage of fiue pound, for detaining of rent due vnto the said Thomas Chambers, for marsh land the said John rented of the said Thomas Chambers.

The jury find for the plaintife, and giue him two pound and ten shillings, and the charges of the Court, besides the 13^s received.

Eighteen pence allowed to Mr Tilden, as a witness att this suite.

Judgment graunted, according to the verdict.

M^r Josepth Tilden, Samuell House, William Holmes, John Whetstone, and James Doughty doe complaine of debts due and vnpaied to each of them, from Henery Sergiant, Arther Hart, and Abraham Townsend, and haue by order attached the goods of the said pties, and did desire justice in the pmises. The jury found as followeth, videlect: vpon the demaund of a debt, by M^r Josepth Tilden, of ten shillings, they found it due to him from them.

And alsoe vnto Wilłam	Ho	lme	28,	•	•	•	•		•	•	00:12:00
Vnto John Whetstone,	•	•	•	•	•	•	•	•	•	•	00:08:00
Vnto Samuell House, .	•	•	•	•	•	•	•	•	•	•	02:00:00
Vnto James Doughty,					•	•	•				03:10:06

The Juries Names.

	Christopher Waddsworth,)	Henery Sampson,			
Wilłam Paybody, Robert Bartlett,		Henery Sampson, Wilłam Hoskins,				
	Robert Bartlett,	}	Gorge Partrich,			
sworne.	Phillip Delanoy,	sworne.	Gorge Partrich, Henery Wood,			
	M ^r John Starr,		Steuen Bryant,			
	Ephraim Morton,	j	Andrew Ringe.			

1654.	•At the	Generall	Court	holden	att	Plymouth, in	the Jurisdiction
~~		of New	Plumou	th. the	84	Day of June,	<i>1</i> 654.
8 June.		5	J			- J J,	

[*59.]

BEFORE Wilłam Bradford, gent, Goû, John Browne, and Timothy Hatherley, John Alden, Gentlemen, Ašistants, &ĉ.

M^R KENELME WINSLOW, Seni^r, and M^r Josias Winslow, Juni^r, complained against John Soule, in a joynt action of defamation, to the dammage of two hundred pounds.

The jury find for the plaintifes, and assesse ten pounds, and the charges of the suite.

Judgment was graunted, according to the verdict.

The Names of the Jury.									
	M ^r Anthony Thacher,) (Abraham Sampson,						
Thomas Bird, Barnard Lumbert,		John Smaly,							
	Barnard Lumbert,		John Morton,						
sworne.	Barnard Lumbert, Gorge Watson,	sworne. {	John Smaly, John Morton, John Finney,						
	Wilłam Crocker,		Anthony Snow,						
	Humphry Johnson,	}	Robert Shelly.						

1653-4. 7 March.

PART L.

Digitized by Google

June the 8th, 1654. Know all men by these psents, that I, Gowin White, of Scittvate, planter, doe acknowlidge that I have freely and absolutly bargãned and sold vnto M^r Josepth Tilden all that my house and land lying att the North Riuer, in the liberties of Scituate aforsaid, with all and singulare the appurtenances thervnto belonging, videlecett, the mersh and vpland which the said Gowin White bought of Wilłam Richards, sofitimes inhabitant of Scittvate aforsaid: to haue and to hold the said house and land, both vpland and mersh, with all and singulare the appurtenances therevnto belonging, or vnto any pte or pcell therof, from mee, the said Gowin White, and my heires, to him, the said Josepth Tilden, and his heires and assignes, for euer; the said pcell being by estimation 45 acres of vpland, and 30 acres of mersh, bee it more or lesse; for all which land, and theire seuerall appurtenances, I, the said Gowen White, doe acknowledg I haue receiued from the said Josepth Tilden full satisfaction.

The condition of the abouesaid bargaine and sale is such, that if the abouesaid Gowin White shall make full paiment of fifty and four bushels and three peckes of wheat, and thirty and 2 bushells of barly, by the one and twenty day of October next ensuing the date heerof, that then the aboue said bargaine shallbee of none efect, or otherwise to remayne in full force and vertue.

GOWIN WHITE, his Mmarke.

The aboue written morgage was discharged in open Court.

*Att the Generall Court holden att Plymouth the third Day of October. 8 October. [*60.]

BEFORE Wilłam Bradford, genł, Goù, Thomas Prence, Wilłam Collyare, Myles Standish, Timothy Hatherley, John Browne, and John Alden,

Gent, Assistants, &d.

YLES HOPKINS complained against M^r Wilłam Leuerich, in an action of defamacon, to the dammage of fifty pound.

The jury find for the plaintife twenty pounds, and the charges of the Court, which comes to, —

1654. 8 June. PART L

Digitized by Google

1654.		đ
	It, to the jury,	: 06
8 October.	It, to the clarke,	:00
PART I.	It, to the marshall,	: 06
	It, to the cunstable of Sandwich, 00	: 06

Judgment was graunted by the Court vnto the plaintife, according to the verdicte.

John Barnes complained against Robert Barker, in an action of the case, to the dammage of fifteen pounds, for non paiment of a debt of thirteen pounds four shillings and eight pence.

This next aboue action was heard, but the pties agreed before the jury went out of the Court. Soe the charges were paid, and it was issued betwixt themselues.

The	Juries	Names.

	John Dunham, Seni ^r ,)	John Finney,			
	John Dunham, Seni ^r , Josepth Andrews,		John Finney, Robert Finney,			
	Christopher Wadsworth, Gabriell Fallowell,	SWORDA	Robert Bartlett,			
sworne.	Gabriell Fallowell,		Robert Bartlett, Thomas Lettice,			
	Thomas Whitney,		Andrew Ringe,			
	John Willis,		Edmond Tilson.			

Robert Dennis, in the behalfe of Wilłam Chase, of Yarmouth, tendereth to make satisfaction for the debt demanded vpon bill by John Hoare, in the behalfe of Wilłam Francklen, of Boston. Vpon the ballencing of the account betwixt the said Francklen and the said Chase, the said Robert Dennis is willing to enter bond to answare what soeuer shallbee found due to the said Francklen from Wilłam Chase aforsaid.

1655. *Att the Generall Court holden att Plymouth the fift of June, 1655.

δ June. [*61.]	BEFORE Wilłam Bradford, gentleman, Goft,	Timothy Hatherley,
[•]	Wilłam Collyare,	John Browne, and
	Myles Standish,	John Alden,
	Gant Asistants	

Gent, Asistants.

ROBERT BARTLETT complaineth against Thomas Pope, in an action of trespase on the case, to the dammage of thirty shillings, for killing of a sow with pigg, belonging to the said Robert Bartlett.

The jury find for the plaintife eighteen shillings dammage, and the cost of the suite.

Humphry Johnson complaineth against M^r Josepth Tilden, in an action of defamacon, to the dammage of an hundred pounds, for defaming him, the said Humphry Johnson, by a writing which the said Josepth Tilden cased to bee read publickly.

The jury find for the plaintife twenty nobles dammage, and the cost of the suite.

The charges allowed by the Court, besides ordinary fees to a witnesse for foure dayes, six shillings in all, 15° 06° .

A review is graunted to M^r Joseph Tilden, of the action aboue said, soe as it bee before the ordinary time of the graunting of executions, and incase hee shall not, then judgment and execution shallbee graunted to the plaintife.

Thomas Clarke, of Plymouth, haueing been psented to the Court holden att Plymouth, the sixt of March, 1654, for extortion, hee put this psentment vpon trauerse, and the jury found him not guilty of this psentment.

The Names of the Jury.

ſ	' M ^r Josias Winslow, Sen ^r , ')	(Abraham Sampson,	1				
1	Joshua Pratt,		John Morton,					
	Gorge Lewis,	ge Lewis,						
	Anthony Snow,		John Finney, John Smith, Robert Finney,					
	Leift Perigrine White,							
	Robert Vixon,	J	Leiftenant John Ellis.					

*Att the Generall Court holden att Plymouth the 4th of October, 4 October. 1655. [*63.]

BEFORE Wilłam Bradford, Goû, Thomas Prence, Timothy Hatherley,

John Browne, and John Alden,

Ašistants.

10

£13-6-4

Digitized by Google

1655. ⁴ October. PART L. OHN HOARE, Isacke Buck, and Humphry Johnson, complained against M^T Richard Garrett, in an action of the case, to the dammage of fifteen pound.

The jury found for the defendant the charg of the suite, which came to, --

									s d
It, 2 witnesses, three daies,	•	•	•	•	•	•	•	•	09:00
It, for the defendant, 4 daies, .	•	•	•	•	•	•	•	•	06 : 00
It, the jury, clarke, and marshall,	•	•	•	•	•	•	•	•	09:00

Judgment graunted to the defendant, according to the verdict.

James Burt complained against Thomas Brayman, in an action of treaspas on the case, to the dammage of fifty pound, for molesting and hindering him from imploying of an house and land bought of the said Brayman.

The jury find for the plaintife, and giue him his bargaine, and thirty shillings dammage, and the cost of the suite, which comes to, —

It, for witnesses,	•	•	•	•	•	•	•	13:06
It, for the jury, clarke, and marshall,	•	•	•	è	•	•	•	09:00

Judgment was graunted, according to the verdict.

John Palmer complained against Humphry Johnson, in an action of the case, to the dammage of twenty pound, for killing and detaining swine that were the said Palmers. The jury find for the plaintife thirty shillings dammage, and the charge of the suite, which comes to, —

										s d
It, 3 witnesses, 3 daies,	•	•	•	•	•	•	.•	•	•	15:06
Wilłam Randall and his wife,	•	•	•	•	•	•	•	•	•	01:06
Richard Silvester, halfe a day,	•	•	•	•	•	•	•	•	•	00:09
The jury, clarke, & marshall,	•	•	•	•	•	•	•	•	•	09:00

Judgment was graunted, according to the verdicte.

M^T John Floyd complained against Isacke Bucke, in an action of the case, to the dammage of thirty shillings, for non paiment of a ficell of wheat att Boston, according to promise.

The jury find for the plaintife, and giue him his deb									t, fiue			
shillings	dammage,	and	the	charge	of	the	suit,	whic	h	came		l
to,— .		•		• •	•	• •	•	••	•	• •	11:0	D
I ĩ , (to jury, clar	ke, a	nd n	narshall,	,.	• •	•	•••	•	• •	09:0	0
T., 3						4. AL		3: -4				

Judgment was graunted, according to the verdict.

The Juryes Names that tryed the abouesaid four Actions.

	(John Dunham, Seni ^r , `		(Richard Wright,)	4 October	
	M ^r John Starr,		Samuell Hickes,	PART I	
	John Tisdall,		Ephraim Morton,		
sworne.	Hennery Sampson,	sworne.	Jacob Cooke,		
	John Morton,		John Rogers,		
	Wilłam Harlow,		Thomas Doged.		

•Wheras, att the Generall Court held att Plymouth the fift of June, [*64.] 1655, Humphry Johnson comenced suite against M^r Josepth Tilden, in an action of defamacon, to the dammage of an hundred pounds, for defaming him, the said Humphry Johnson, by a writing, which the said Josepth Tilden caused to bee read publickly, and the jury then found for the plaintife twenty nobles dammage, and the cost of the suite, a review was graunted vnto the said Josepth Tilden, of the said action, to bee tryed at this Court; and accordingly it was tryed, and jury find for the defendant, viz, Humphry John-'son, fiue pound, and the charges of this psent suite, and all former charges encluded in the said fiue pound.

Judgment was graunted vnto Humphry Johnson, according to the verdict.

Wheras, att the Generall Court holden att Plymouth the sixt of June, 1655, the grand enquest psented Susanna, the wife of Robert Latham, for being in a great measure guilty with her said husband in exerciseing crewelty towards theire late seruant, John Walker, in not affoarding him convenient food, rayment, and lodging, especially in her husbands absence, in forcing him to carry a logg beyond his strength, the said Susanna haueing put the said psentment vpon trauerse, to bee tryed this Court, the jury find this psentment a true psentment.

	John Dunham, Seni ^r ,)	(Richard Wright,
	M ^r John Starr,		Samuell Hickes,
	John Tisdall,		John Rogers,
sworne.	Henery Sampson,	sworne.	John Rogers, Thomas Doged,
	Wilłam Harlow,		John Winge,
	Jacob Cooke,		Edward Sturgis.

The Jury Names.

An oath appointed to bee recorded.

M^r Kanelme Winslow testifyeth vpon oath, that Joseph Bedle did testify vpon oath that hee came forth and tooke the logg of the boy, vis⁶, John Walker. 1655.

1655-6. *Att the Generall Court held att Plymouth the fift of March, 1655.

5 March.	BEFORE Wilłam Bradford, Goft,	Timothy Hatherley,
PART I.	Thomas Prence,	John Alden, and
[*65.]	•	-
	Wilłam Collyare,	Thomas Willett,
	Asistants, &c.	

THOMAS ROBENSON complained against Mr Josepth Tilden, in an action of the case, to the dammage of twenty pounds, for detaining one and twenty bushells of barly, sent in vnto him to turne into mault.

The jury find for the plaintife, and give him twenty one bushels of barly, and the charge of the suite, which is as followeth : ---

To jury, clarke, and the marshall,		. 09:00
It, for seruing the warrant,	•	. 00:06
It, for four witnesses, 4 daies apeece,		01:04:00
It, for sending for Gorge Vahan to Marshfeild, .	•	00:04:06
Ië, for Gorg Vahan one day,	•	00:01:06
Judgment graunted.		01:19:06

Roger Glasse complained against Thomas Bonney, in an action of the case, to the dammage of thirty shillinges, for deneying to pay him for the carrying of som thinges for him into the bay.

The jury find for the plaintife, and give him sixteen shillings, besides the bushell and halfe of aples received, and the charges of the suite, which comes to, ---

It, for the jury, clarke, and marshall, 9^e.

It, for serueing the warrant, six pence.

If, for one witnesse, two dayes, three shillings.

00:12:06

Judgment graunted.

i r

John Barnes complained against Nicholas Davis, in an action of the case, to the dammage of nine pounds, for non paiment of a debt due from the said Nicholas Davis vnto the said John Barnes.

The jury find for the plaintife, and giue him his debt of seuen pound thirteen shillings and seauen pence, which appeers by his bill, and the charges of the suite, which comes to, It, the jury, clarke, & marshall, 9^s.

Besides six pence for the serueing the warrant. Judgment graunted.

Thomas Dexter, Juni^r, complained against Ralph Allin, Juni^r, in an 1655-6. action of the case, to the dammage of ten pound, for carting of wood belonging to the said Thö Dexter, ouer his mersh, and for mowing of his grasse, and for his cattle lying att his hay, and for not keeping vp his fence according to his couenant. The jury find for the plaintife, in regard of the defect of the fence, which Ralph Allin was to secure, twelue pence, and the charges of the suite, which come to, —

							01	: 07 : 06
It to the jury, clarke, and marshall,	•	•	•	•	•	•	•	09:00
It, for the serueing of the warrant, .	•	•	•	•	•	•	•	00:06
It, for 4 witnesses 3 dayes,	•	•	•	•	•			18:00

Judgment graunted.

The Juryes Names.

•Att the Generall Court held att Plymouth the fift of March, 1655, John Bryant, of Scittuate, complained against Humphry Johnson, in an action of slaunder and defamacon, to the dammag of one hundred pounds, for reporting the said Bryant had falsifyed by contradicting himselfe, in his testimony in the case betwixt M^r Tilden and the said Johnson, and saying the said Bryant was a forsworne, lying knaue. The majestrates and others pswaded the said pties to come to an agreement betwixt them selues about the pmisses, which accordingly they did; and theire agreement, being in writing, was ordered by the Court to bee recorded, which is as followeth :—

Plymouth, the sixt of March, 1655. Whereas there is a suite depending betwixt vs, whose names are vnder written, that is to say, John Bryant, plaintife, and Humphry Johnson, defendant, vpon the desire and appointment of the majestrates, wee were desired to end the business our selues now; soe now it is that wee by this psents doe heerby declare, that wee are willing, and haue agreed, and by these psents doe agree, that the said action shalbee withdrawne, and that each man beare his owne charges, and that all testimonies that are or haue been made, or haue been produced concerning the same, 77

[*66.]

δ March. PART I.

1655-6. to bee null and voyd in law against each other, puting heerby a finall end to the controversy abouesaid, soe as neuer to molest each other concerning the pmises; and not onely concerning the psent action, but alsoe wee are mutually agreed, and doe likewise by these psents agree and put an end to all controversyes and causes of suites of law that are or might have been between vs. from the begining of the world to this psent day, except divers reconings and accounts, that are att this psent between vs, and for the confermation heerof, wee doe mutually desire that this our agreement may bee recorded.

> Signed in the psence of James Cudworth, Josias Winslow.

JOHN BRYANT, HUMPHRY JOHNSON.

Digitized by Google

An Oath appointed to bee recorded.

Wilłam Maycomber, aged 45 yeares, or there abouts, being deposed, saith, that sometime the last summer, going at Gorg Vaughans, hee told-him that hee could speake in the case between Mr Tilden and Mr Robenson, soe that hee could have ended (as hee thought) the controuersye betwixt them long agoe; and lately, being att his house, haueing descourse with Mr Robenson about this case, did acknowlidge that hee gaue a writing to Mr Tilden about this diference, but now hee was sorry that he did soe.

The oath of Wilłam Maycomber taken in open Court, the fift of March, 1655.

[The original instrument signed by Bryant and Johnson, and witnessed by Cudworth and Winslow, is preserved in the original volume of records, being secured in this place by sutures.]

1656.	*Att the Generall Court holden att	Plymou	th the fift of June, 1656.
δ June.	Before Wilłam Bradford, Goû,	١	John Alden, and
[*67.]	Thô Prence,		James Cudworth,
	Timothy Hatherley, and		
	Ašistan	ts.	

OHN BARNES complained against Tho Pope and Samuell Jenney, in an action of trespase on the case, to the dammage of twenty pounds, for vnjust mollestation in the possession of his land on the west side of the

Six Mile Brooke, betwixt Plymouth and Namaskett. The jury find for the 1656. plaintife, 2^d damage, and the cost of the suite. The charge : ---5 June. It, to the jury, . . . 6:6 PART I. • • • 8:00 If, to the clarke, . . • . . . If, to the marshall, 0:06 . • If, to two wittnesses a day, **3:00** . .

The Juryes Names.

· · · · ·

If, for serveing the warrant, .

sworne.	M ^r Thõ Dexter, Seni ^r , Christopher Wadsworth, M ^r Josias Winslow, Seni ^r , Thõ Laythrope, James Walker, Thõ Bird,	sworne.	Francis Baker, M ^r John Starr, Robert Vixon, Phillip Delanoy, Wilłam Harlow, Stephen Winge.
---------	--	---------	---

Vpon a sight of a letter of attorney, showed in Court, wherby it appeered that M^r Edward Dillingham was authorised to answare a suite conneced against Jonathan Fish, by Stephen Winge, of Sandwidge, in an action of the case, to the dammage of twelue pound, the said Edward Dillingham came into the Court, and acknowledged a judgment of six pounds in the behalfe of the said Jonathan Fish, wherevpon the said Stephen Wing rested satisfied; the attachment that was formerly layed vpon a mare belonging to the said Fish resting vpon the same for the space of two monthes. The judgment abouesaid to bee paid for the qualitie, as well as quantities, according to the tearmes of the bill the said Stephen Winge hath vnder the hand of the said Jonathan Fish.

And whereas it doth also eappeer that the said Edward Dillingham was authorized as an attorney, in the behalfe of the aboue said Jonathan Fish, to answare a complaint made by John Green, in an action of the case, to the dammage of 1^{μ} 13°, the said Edward Dillingham acknowledged a judgment of 1^{μ} 13°, where you Stephen Winge, as the attorney of the said John Green, rested satisfyed. 79

0:06

1656. *1656. Att the Generall Court held att New Plymouth the fift Day of October.

Part I. [*69.]	BEFORE Wilłam Bradford, Goû,	Timothy Hatherley,
[00.]	Thõ Prence,	John Alden, and
	Wilłam Collyare,	James Cudworth,
	Ašistants, &	zð.

CAPT MYLES STANDISH complained against Richard Sparrow, of Eastham, in the behalfe of Elizabeth Hopkins, in an action of the case, to the damage of twenty pounds, for not pforming the tearmes of an agreement made with the said Richard Sparrow concerning the said Elizabeth Hopkins.

Concerning this action next aboue entered, the pties are agreed, as appeers by a writing extant to that purpose.

John Tompson complained against James Naighbor, in an action of the case, to the damage of ten pounds, for not pforming of agreements about salt and caske, according to agreement, and for not making paiment of two barrells of oysters, according to agreement. The jury find for the plaintife the debt according to bargaine, and thirty shillings dammage, and the cost of the suite, which comes to, —

If, to the clarke for	the	• wa	arra	int,	•	•	•	•	•	•	•	•	•	00:06
It, for serucing the	wa	rra	nt,	•	•	•	•	•	•	•	•	•	•	00:06
It, to the jury, .	•	•	•	•	•	•	•	•	•	•	•	•	•	06:06
If, to the clarke, .	•	•	•	•	•	•	•	•	•	•	•	•	•	02:00
If, to the marshall,	•	•	•	•	•	•	•	•	•	•	•	•	•	00:06
														10:00
T 1 1														

Judgment graunted.

Wilłam Barstow complaineth against John Palmer, Seni^{*}, and John Palmer, Juni^{*}, in an action of the case, to the dammage of ten pounds, for seting of trapps and caching of swine, wherby the said Barstow is damnified. The jury find for the defendant the cost of the suite. Judgment graunted.

Wilłam Barstow complained against John Palmer, Seni^{*}, in an action of treaspas vpon the case, to the damage of ten pounds, for pulling downe the said Barstowes fence, and damnifying his apple trees, and for stroying his

corn, English and Indian, with his hoggs.	The jury find for the plaintife	1656.
the cost of the suite, and thirty shillings dan	nmage. Judgment graunted.	δ October.
The charges in totall of these two action	as comenced by	PART I.

Wilłam Barstow comes to			
Wherof allowed to three witnesses 3 daies,	•	•	00:14:00
And for serueing the warrant,	•	•	00:00:06

Joanna Kemton complained against Wilłam Randall, in an action of the case, to the dammage of fiue pounds, for not fulfilling of couenants made betwixt Ephraim Kemton, deceased, and the said Randall, concerning fence betwixt them. The jury find for the plaintiffe the cost of the suit, and twenty shillings dammage. Judgment graunted.

											8 a
The charges was, to the clark	e,	•	•	•	•	•	•	•	•	•	02:00
It, to the jury,	•	•	•	•	•	•	•	•	•	•	06:06
If, to the marshall,	•	•	•	•	٠	•	•	•	•	•	00:06
It, to one witnesse 3 daies,	•	•	•	•	•	•	•	•	•	•	04:06
It, for serveing the warrant,	•	•	•	•	•	•	•	•	•	•	00:06
											14:00

The Names of the Jury.

1	John Dunham, Seni ^r , `		(M ^r John Starr,
	Robert Finney,		Henery Howland,
	Thõ Whitney, John Morton,	sworn.	Ephraim Tinkham,
sworn.	John Morton,		John Smith, Juni ^r ,
	Wilłam Paybody,		Gorge Partrich,
	John Rogers,		Samuell Sturtivant.

*Att the Generall Court holden att Plymouth the fift of March, 1656-7.

δ March. [*70.]

BEFORE Wilłam Collyare, John Alden, and Timothy Hatherley, Thõ Willett, Ašistants, &č.

> Att this Court the Gõ was sicke. 11

1656-7. 5 March. PART I. WILLAM RANDALL, of Scittuate, haueing obtained a graunt and libertie to prosecute a review of an action comenced against him att the Generall Court holden att Plymouth the fift of October, 1656, by Joanna Kemton, hee entered the review, and intended to haue goñ on therin, but the pties came to an agreement in the tearmes and species following, viz⁶: —

The pties, Wilłam Randall and Joanna Kemton, have agreed to stand to and make good the covenants agreed betwixt them, bearing date October 2^{cond} , 1656, and that the said Wilłam Randall is to pay the charge of the suite comenced by Joanna Kemton, att the Court held att Plymouth, October the fift, 1656, which is nine shilling and six pence, and ten shillings for John Briant his attendance att this psent Court as attorney, in the behalfe of Joanna Kemton; and these are to bee paied in shooes, or a calfe, as soone as conveniently may bee; and the charge of recording the said agreement to bee borne equally betwixt them.

An Agreement ordered to bee recorded.

March the 16th, 1649. Articles of Agreement between Wilłam Randall and Ephraim Kemton.

Bee itt knowne to all men by these psents, that I, Wilłam Randall, doe sell vnto Ephraim Kemton the sum of thirty rodd of posts and rayle, or thereabouts, standing vpon the vpland of the said Wilłam Randall, att ten pence a rodd, onely two shillings abated vpon the whole. This said fence I, Wilłam Randall, doe agree and graunt that itt shall stand vpon my land vntill such time as that itt bee rotten; and when the said Ephraim remoueth it, hee shall sett it between vs, in the range, in or vpon his marsh. Likewise the said Wilłam Randall doe bind myselfe, heires, or assignes, not to turn any cattell into that said land that lycs now adjoyning to Ephraim Kemtons marsh. Likewise doe promise to maintaine soe much fence as hee hath now bought against his marsh, hee buying the one halfe, which is post and rayle. This I promise to maintaine it sufficiently for the cecuritie of his marsh. Likwise, further, the said Ephraim Kemton promiseth to maintaine the other half, for the cecuritie of his land sufficiently. Likewise the said Wilłam Randall and Ephraim Kemton doe couenant and promise to sett vp a sufficient fence betwixt them in the marsh from the river, and soe onward vnto the fence vpon the vpland, and likewise to maintaine it, the one the one halfe, and the other the other halfe, sufficiently.

October the 2^{cond}, 1656. And the said Wilłam Randall doth couenant and pmise to make vp his pte of the aboue said fence sufficiently between this and the first of May next, which will bee in the yeare of our Lord one

thousand six hundred fifty and seauen, and sole to maintaine it sufficiently; 1656-7. and in case the said Wilłam Randall shall neglect to make vp his pte of the aforsaid fence, or any pte of of *itt, according to the time prefixed, then hee shall pay vnto the widdow Kemton two shillings and six pence p rodd for euery rodd that hee shalbee found defectiue in makeing and setting vp for euery weeke vntell hee haue finished the said fence.

Att the Generall Court holden att Plymouth the 4th of June, 1657. 1657.

BEFORE Thomas Prence, Goû, Wilłam Collyare, Timothy Hatherley, John Alden, James Cudworth, Josias Winslow, and Thomas Southworth,

THOMAS CLARKE complained against Thomas Huckens, in an action of the case, to the dammage of three pounds, for appropriating of a barrell of oyle, belonging to the said Thomas Clarke, vnto the said Thõ Huckens his owne vse, as hee hath confessed.

Ašistants, &c.

The jury find for the plaintiffe fiue and forty shillinges damage, and the charge of the Court.

Judgment was graunted, according to the verdict.

Samuell House complaineth against Edward Jenkens, in an action of trespas on the case, to the damage of five pounds, for laying timber on the land of the said House without his leave.

The jury find for the defendant the charges of the Court.

The Juryes Names.

	Leift James Torrey,)	John Russell,
	John Allin,	-	Jacob Cooke,
	John Tisdall,		Marke Snow,
sworne.	Wilłam Barstow,	sworne.	Wilłam Shertley,
	Richard Sparrow,		Wilłam Witherell,
	Robert Abell,)	Timothy Hallowey.

83

4 June.

1657.	*Att the Generall	holden att	Plymouth the	sixt of October,
6 October.		1657.	,	
Part I. [*73.]	BEFORE Thomas Pr		John Ald	•
	Wilłam Co	•		dworth, and
	Timothy H	atherley,	Thomas S	outhworth,
		Ašistants,	&д.	

Richard Sparrow complained against Ralph Smith, in an action of the case, to the damage of forty shillings, for taking away a peece of timber from the end of his ground, being forbiden, and refusing to return the same to the said Richard Sparrow.

Judgment graunted, according to the verdict.

Gorge Russell complained against Abraham Suttliffe, in an action of the case, to the damage of twenty pound, for non paiment of rent, and not fulfilling of conditions concerning the repairing of houses.

Judgment graunted, according to the verdict.

M^r Comfort Starr complained against John Williams, Seni^{*}, in an action of the case, to the damage of forty pounds, and is for seuerall journeyes attendance, and phiscike, and surgery, care and skill in the applying of medcens externally, all which was doñ on the wife of the said John Williams att his request, his wife being greiuiously afflicted with a desparate, dangerouse sore on her left thy, or hipp, which had been some years in breeding or growing, for which the said Comfort Starr hath required paiment, and hath not paiment made him. The jury find for the plaintife fourteen pounds, besides what hee hath received, and the cost of the suite. The charges came to ten shillings. Judgment graunted according to the verdict.

John Sutton complaineth against Nicolas Wade, in an action of the case, to the damage of fourteen pounds, for not satisfying the said Sutton, according to agreement, for the building of a frame.

sment graunted according to the vertice.

The Names of the Jury.

	Christopher Wadsworth,)	Anthony Snow,
	Wilłam Paybody,		John Burne,
	Gorge Partrich,	sworne.	Nathaniell Warren,
sworne.	Christopher Wadsworth, Wilłam Paybody, Gorge Partrich, Robert Finney,		Nathaniell Warren, M ^r Alexander Standish,
	Thomas Whitney,		Benjamine Nye, Wilłam Shirtley.
	John Dingley,		Wilłam Shirtley.

*Att the Generall Court holden att Plymouth the 2^{cond} of March, 1657-8. 1657.

BEFOR: Thomas Prence, Goû,	Thomas Willett,
Wilłam Collyare,	James Cudworth,
Timothy Hatherley,	Josias Winslow, and
John Alden,	Thomas Southworth,
Asistants, &d.	

LIFTENANT JAMES WIATT complained against Richard Stacye, in an action of defamacon, the damage of fifty pounds. The jury find for the plaintiffe fiue pounds damage, and the cost of the suite, and the said Richard Stacye to make a publicke acknowlidgment in the Court, and att Taunton, on a training day, att the head of the companie, of all the injuries done by him, the said Stacye, vnto Leiftenant Wiatt, in all the seuerall reports ; and if he shall refuse soe to doe, then to pay to the said Leiftenant Wiatt the some of forty pounds, and the cost of the suit.

The charges allowed by the Court, in reference to the suit against Richard Stacye by Leiftenant Wiatt, is as followeth, viz⁶: —

If, the said Leiff Wiatt and to fech a warrant, .	ıd	a b	ors	e a	jo	um	ey	to	Bo	sto	n,)	s d
to fech a warrant, .	•	•	•	•	•	•	•	•	•	•	٠J	10:00
It, for serueing a warrant,	•	•	•	•	•	•	•	•	•	•	•	00:06
It, six wittnesses 4 daies,	•	•	•	•	•	•	•	•	•	•	•	09:00
It, to the jury, clarke, and	m	arsl	nall	,	•	•	•	•	•	•	•	09:00
										Ō	1 ⁿ :	08:06

[*75.]

Leiftenent James Wiatt complained against Timothy Hallowey, in an 1657-8. action of defamacon, to the damage of fifty pounds.

> The jury find for the plaintiffe six pound damage, and the cost of the suite, and to make a publicke acknowledgement in open Court, and att Taunton, on a training day, att the head of the companie, of all injuries done against the said Leiftenant Wiatt, in these severall reports, which if he shall refuse to doe, then hee is to pay vnto the said Leiftenant Wiatt the sume of forty fiue pounds, and the cost of the suite.

> The charges allowed by the Court in reference vnto the suit against Timothy Hallowey, comenced by Leiftenant Wiatt, is, ---

It, for a journey to Duxburrow, him horse, to Duxburow, from Taunt	ısel	fe,	his	gu	ide	, an	d h	is]	s d
horse, to Duxburow, from Taunt	on,	•	•	•	•	•	•	.)	00:00
It, for serving the warrant,	•	•	•	•	•	•	•	•	00:06
It, 2 witnesses, 4 daies,	•	•	•	•	•	•	•	•	06:00
It, the jury, clarke, and marshall,	•	•	•	•	•	•	•	•	09:00
							0)1 ¹¹	: 00 : 06

Leiftenant Wiatt complained against Sarah, the wife of Edward Rew, in an action of defamacon, to the damage of fifty pounds.

The jury find for the plaintiffe fiue shillings damage, and the cost of the suite.

The charges allowed by the Court to Leift Wiatt, on the suite comenced by him against Sarah, the wife of Edward Rew, is, ---

It, for himselfe, his guide, and horse	, in	a jo	urn	ney	to I	Dux	bw	row	, 05 : 00
It, for serueing the warrant,	•	•	•	•	•	•	•	•	00:06
It, 2 wittnesses, 4 daies,	•	•	•	•	•	•	•	•	06:00
It, the jury, clarke, and marshall,	•	•	•	•	•	•	•	•	09:00

*Gorge Russell complained against Abraham Sutliffe, in an action of the case, to the damage of sixteen pounds, for non fulfilling of couenants made with Isaac Stedman, concerning repairing of housing. After the jury brought in their verdict on this suite, it was refered to the bench by mutuall agreement of both plaintiffe and defendant, viz, Mr Josias Winslow, Senir, the attorney for Gorge Russell, and by Abraham Sutliffe, and Humphrey Johnson, the attorney for the said Abraham Sutliffe. And the bench awarded the defendant to pay vnto the plaintiffe the sume of four pounds, and the charge of the suit; and soe all controuersies betwixt the said pties respecting this suite are fully ended.

86

2 March

PART I.

[*76.]

Abraham Sutliffe complained against Gorge Russell, of Marshfeild, in an action of the case, to the damage of ten pounds, for non pformance of an agreement made with him about a farme that the said Russell bought of Isacke Stedman. The jury found noe just cause for this suite comenced by Abraham Sutliffe against Gorge Russell.

Humphrey Johnson complained against Captaine James Cudworth, Leiftenant James Torrey, and Ensigne John Williams, in an action of the case, to the damage of forty shillings, for laying of a fine on the said Johnson, for not training, after the said capt had refused to lett him traine. The jury conceiued this to belonge to the counsell of warr; and the Court ordered that all matters respecting this suit shall remaine as they were vntill the counsell of warr shall haue an oppertunitie to hear and determine the same.

The Juryes Names.

1	Josepth Andrews,		John Morton,
Thõ Whitne	Thõ Whitney,		Samuell Sturtivant,
	Gyles Rickard, Seni ^r , Samuell Hickes,		John Rickard,
worne.	Samuell Hickes,	sworne.	John Rickard, Hugh Cole,
	Gorge Partrich,		Josepth Warren,
	Jacob Cooke,		Ephraim Tinkham.

*Att the Generall Court holden att Plymouth the fift of June, 1658. 1658.

BEFORE Thomas Prence, Goû, Wilłam Collyare, John Alden, Josias Winslow,

8¥

Thomas Southworth, Wilłam Bradford, and Thomas Hinckley, 5 June. [*77.]

Ašistants, &d.

JOHN SUTTON complained against Gorge Vaughan, in an action of the case, to the damage of eight pounds, for detaining goods of the said Suttons, contrary to his mind, and after demaund.

The jury find for the plaintiffe the bull, or the value of the bull, and 2^{s} in money, and 2^{d} damage, and the cost of the suite.

1658.	The Charges of the Suite.
δ June.	To the cunstable of Scittuate, for sumons, 03:06
PART I.	To the cunstable of Marshfeild, for sumons, 05:00
	It, Wilłam Sherman, 3 daies, 04:06
	It, for Daniell Turner, one day, 01:06
	It, M ^r Hincksman,
	It, the wife of James Doughty, one, 01:06
	$01^{u}:01:06$
	It, to the jury, clarke, and marshall, 00:09:00
	01 : 10 : 06

Walter Briggs complained against Robert Sprought, in an action of the case, to the damage of twenty pounds, for not seruing of one yeare of his time, and for other debts & dues.

The jury find for the defendant the cost of the suite.

The	Juryes	Names

1	M ^r Josias Winslow, Seni ^r ,		Wilłam Curtis,
sworne. <	M ^r John Browne,	sworne. {	Abraham Blush,
	M ^r James Browne,		John Dingley,
	Wilłam Merricke,		Thõ Pincen,
	Elisha Besbey,		Samuell Hickes,
	John Hathewey,		Rodulphus Elmes.
	Wilłam Witherell,		

7 October.

1658. October the seauenth.

I is ordered by the councell of warr, in reference to M^r Johnson, of Scittuate, that his fines demaunded by the milletary companie, or clarke, bee remited, and the said Johnson shall for the future bear armes as a private souldier, except the companie shall, out of any respect to him, see cause to free him to any office.

*Att the Generall Court holden att Plymouth the first of March, 1658. 1658-9.

BEFORE Thomas Prence, Goûr, Wilłam Collyare, John Alden,	۰	Josias Winslow, Thomas Southworth, Wilłam Bradford, and	1 March. PART I. [*78.]
Thomas Willett,	`	Thomas Hinckley,	
Assistants,	&ċ) .	

JOHN HUDSON complained against Thomas Bird, in an action of the case, to the dammage of ten pounds, for detaining of two bills after paiment, wherby the said Hudson is damnifyed. Judgment graunted.

The jury find for the plaintife.

To haue his bills returned, and twenty shillings dammage,									s d			
and the charge of the	Court,	wh	ich	is -	1	the	jur	у,	&ð,	•	•	9:00
For seruing ye warrant,	•••	•	•	•	•	•	•	•	•	•	•	0:06
For two witnesses, three	daies,	•	•	•	•	•	•	•	•	•	•	9:00

M^r Thomas Robinson complained against Capt James Cudworth, in an action of the case, to the damage of twenty pounds, for that the said Capt Cudworth, with others, in an arbetration between the said Robinson and M^r Josepth Tilden, did acte contrary to bonds of arbetration drawne betwixt them.

This suite was withdrawne, and charges alowed the defendant, as followeth :---

It, for Capt Cudworth himselfe coming and attending Court fiue daies, \ldots
For a man sent to Duxburrow, to fetch subpenses, one day and an halfe,
For other expence of time, to gett coppies of writings att home, and witnesses that they are true coppyes,
For Leiftenant Torreyes attendance, fiue daies, 7: 6
Steuen Vinall, one day,
For Cap? Hubbert, with his horse, 4 daies,
$\overline{01^{u}:12:6}$

Gorg Barlow complained against Wilłam Gifford and Edward Perrey, in an action of defamacon, to the damage of one hundred pounds, in saying he tooke a falce oath. Judgment graunted.

The jury find for the plaintife.

Each of the defendants to pay fifty shillings, and to make their ac-12

1658-9. knowlidgement publickly, which if they refuse to doe, five pounds a peece, and the cost of the suite.

1 March. PART I. [*79.]

•Wilłam Nicarson complained against Edward Sturgis, in an action of trespas on the case, to the damage of twenty pounds, for vnjust takeing away of sundry goods and calues of his, in the custitie of Richard Berrey.

The jury find for the plaintiffe.

The calues that are aliue to bee deliuered to Wilłam Nicarson or his agents, att Yarmouth; and those that are dead, the value of them as they were prised when they were attached, in current pay, and forty shillings damage, for vnjust molestation, and the cost of the suite. A review was graunted vnto the defendant, to bee tryed att the Court in May next.

Humphrey Johnson complained against M^r Josepth Tilden, in an action of defamcon, to the damage of ten pounds, for defaming of him respecting the execution of his office for the countrey, about seruing warrants on the Lords day.

Judgment graunted.

The jury find for the plaintife forty shillings damage, and the cost of the suite.

									()1 ¹¹	: 02 : 00
If, for two witnesses 4 daies,	•	•	•	•	•	•	•	•	•	•	12:00
If, a warrant for wittnesses,	•	•	•	•	•	•	•	•	•	•	0:06
It, for serving the warrant,	•	•	•	•	•	•	•	•	•	•	0:06
It, to the jury, &c,	•	•	•	•	•	•	•	•	•	•	9:00

The Juryes Names that tryed these Actions.

	(M ^r Josias Winslow, Seni ^r ,)		(Thõ Huckens,
sworne.	M ^r John Bradford,		Nathaneell Warren,
	Constant Southworth,		Wilłam Harlow,
	Anthony Snow,	sworne.	John Bourne,
	John Morton,		Josepth Laythorpe,
	Robert Finney,		John Jourdaine.

The Court haue alowed vnto Humphrey Johnson, as attorney in the behalfe of the countrey about Josepth Tilden's busines, the sume of twenty shillings, —

And vnto Gilbert Brookes the sume of 12 shillings, and to pay for them theire diett att Coles what is due out of the treasury. Wilłam Paybody, Wilłam Hoskins, Henery Sampson, Gor \tilde{g} Partrich, 1658–9. and Stephen Bryant, are alowed by the Court each of them 4°, according to theire demaund, for theire charges of attendance att this Court, being subpenaed by Humphrey Johnson, to give testimony in the busines of M^r Josepth Tilden.

*Att the Court held att Plymouth the third Day of May, 1659. 1659.

BEFORE John Alden,	Wilłam Bradford, and	3 May. [*80.]
Josias Winslow,	Thomas Hinckley,	[00.]
Thomas Southworth,		

Assistants, &d.

M^R RICHARD WOODEY complained against Richard Chadwell, in an action of the case, to the damage of forty pounds, for that hee, the said Richard Woodey, being surty for the said Chadwell, to answare what by law should bee awarded him to pay on the tryall of a suite comenced by M^r Thrumble, and sence that an execution hath bine serued on the estate of the said Woodey, on that behalfe, to the damage aforsaid.

The jury find for the plaintife twenty six pounds, foure shillings, and four pence, and forty shillings damage, and the cost of the suite, which is, —

	11 s d
It, the warrant,	00:00:06
It, the serueing the warrant,	00:01:00
It, entering the action, &d,	00:09:00
It, the charges of his attorneys horse,	01:00:00
It, a booke of lawes, bought in reference to the case,	00:01:00
	01:11:06

Wheras, att the Generall Court holden att Plymouth, the first of March, 1658, Wilłam Nicarson complained against Edward Sturgis, in an action of trespas on the case, to the damage of twenty pounds, for vnjust takeing away of sundry goods and calues of his, in the custitie of Richard Berry, the jury then finding for the plaintife, the calues that are aliue to bee deliuered to Wilłam Nicarson, or his agents, att Yarmouth, and those that are dead the vallue of them as they were prised when they were attached, in current pay, and forty

1659. shillings damage, for vnjust molestation, and the cost of the suite. This Court haue graunted, att the request of Edward Sturgis, defendant, a review of the said suite, to bee tryed att this Court.

Judgment graunted to Wilłam Nicarson, according to the verdict. The jury find for the defendant the charges of the suite.

Wheras there was noe number of calues specifyed in the verdict, it is agreed by the ptyes on all sides, that there was seauen calues in controuersy, and noe more.

An execution graunted to Wilłam Nicarson, according to the verdict.

[*81.]

 The charges of the Court allowed vnto Wilłam Nicarson, a a in reference to his suite att March Court last,	
It, for Emanuell White and James Mathews goeing to Barn- stable, to giue testimony, 1 daies worke,	
It, to John Gorum, coming to Plymouth to give testimonie in the case about my cattle, six daies,	
It, to Robert Eldred, for coming to Plymouth to giue testi- mony in the case betwixt Edŵ Sturgis and Wilłam Nicarson, six daies, and for Rob Eldred two daies to Eastham, for warrants, and for goeing to Barnstable, to gett testimonies sworne, two daies. This was all to pre- pare for March Court.	
pare for March Court	

Time and charges spent in preparing for the Court in May, to review the case depending betwixt Edward Sturgis and Wilłam Nicarson, as followeth : —

It, Robert Eldred, two daies gocing to Eastham, to fetch witnesses,
It, more for Rob Eldred goeing to Eastham to prepare)
testimony about the prising of the calues, two daies, and
for writing the testimony for Nicholas Nicarson and Rot
Nicarson, being supenaed to giue testimony in the case,
two daies going to Barnstable,
It, Rich Berry, being supenaed to give testimony, one day, 01:06
It, for W ^m Nicarsons coming to defend the review, six daies worke, and the charge of my horse,

Gorg Barlow complained against Wilłam Newland, in an action of defamacon, to the damage of fifty pounds, in charging the said Gorge, and that in the face of the Court, that hee had broke vp his house in the night, and that hee had lost many things out of his house.

The jury find for the plaintife fiue shillings damage, and the cost of the 1659. suite.

	. The Jurye	s Names.		
	(M ^r Josias Winslow, Seni ^r , `		(Thõ Whitney,)	
sworne. {	John Dunham, Seni ^r ,	ĺ	Gorg Partrich,	
	Christopher Wadsworth,		Thõ Pope, Jacob Cooke,	
	Christopher Wadsworth, Roð Finney,	sworne. {	Jacob Cooke,	•
	Thõ Doghead, Roð Bartlett,		John Rogers,	
	Roð Bartlett,	l	Benjamine Bartlett.)	

Att this Court, two actions were entered by James Leanard against James Bell, of Taunton, but not pleaded to. The charges allowed by the plaintife, and payed.

June 7th, 1659.

SIX shillings alowed vnto Ensigne Wilłams, to bee paid by Robert Barker, for the said Ensigne Williams, for his attendance att Court, to answare the complaint of the said Barker, about the misusage of a gerle, the kinswoman of the said Williams.

*Att the Generall Court holden att Plymouth the 3^d of October, 3 October. 1659. [*82.]

BEFORE Thomas Prence, Goft, Wilłam Collyar, John Alden, Josias Winslow,

Wilłam Bradford, and Thomas Hinckley,

Thomas Southworth,

ROBERT DENNIS complained against M^r Anthony Thacher, in an action of the case, for an vnjust molestation, to the damage of ten pounds.

Assistants, &c.

The jury find for the defendant.

M^r John Barnes complained against John Holmes, in an action of treaspas on the case, to the damage of fiue pounds, for non pformance of couenants about worke. 93

8 May. Part I.

1659. The jury find for the plaintife fourteen shillings, and the charges of the suite.

8 October. PART I.

[*85.]

Henery Saunders complained against Edward Perrey, in an action of treaspas on the case, to the damage of ten pounds, for non payment of a cow, with other charges, wherewith the said Henery was damnifyed by his service to the said Perrey, about killing of one of the countreyes cattle.

The jury find for the plaintife fiue pounds and ten shillings damage, and the cost of the suite.

The Juryes Names.

sworne.	M ^r Josias Winslow, Seni ^r , M ^r John Bradford, Christopher Wadsworth, John Morton, Anthony Snow, Robert Finney,	sworne.	Samuell Sturtivant, Wilłam Hoskins, Wilłam Foard, Gorge Partrich, John Rogers, John Tracye.
---------	--	---------	--

•Wheras M^r Josepth Tilden complained att the Court held att Plymouth the 3^d of October, 1659, against Thom Hiland, Seni^r, of Scittuate, in an action of treaspas on the case, to the damage of fiue pounds, for stoping the said Josepth Tilden to boate his goods att the vsuall place on the north side of Greenfeild.

The abouesaid controuersye was refered to the determination of the bench, whoe heard the case largely spoken to, and they psuaded the said pties to agree the case betwixt themselues, which accordingly they did, the pticulares of which said agreement is as followeth, vizy: The said Thomas Hieland engageth that M^r Josepth Tilden shall enjoy the way in controuersy quietly and peacably, and shall have free egresse and regresse for the loading or vnloading of any goods att any time att the creeke that cometh vp on the north side of Greenfeild, in the township of Scittuate, in the ordinary place where boates have formerly loaded, to him & his heires foreuer; and the said Thomas Hieland likewise engageth to pay five shillinges to the said Josepth Tilden towards the charge of his coming to the Court about this busines; and it was agreed mutually by the said pties, that this agreement should bee recorded; and soe the said controuersy is put to a finall end.

Att this Court, alsoe, Wilłam Nicarson complained against M^r Anthony Thacher, in an action of the case, to the damage of twenty pounds, for vnjust

94

takeing away of goods and calues of his, in the custitie of Richard Berrey, 1659. contrary to law.

In the case aboue expressed, depending betwixt Wilłam Nicarson and M^r Anthony Thacher, respecting the said suite, comenced against the said Anthony Thacher, viz⁶, in an action of the case, to the damage of twenty pounds, for vnjust takeing away of goods and calues of his, in the custitie of Rich Berrey, contrary to law, the said difference being mutually, by both pities, refered to the bench to put a finall end thervnto, the Court, haueing seriously considered of the pmises, haue agreed, and doe, the said Anthony Thacher shall pay vnto the said Wilłam Nicarson, or his assignes, the sume of twenty shillinges, and the charge of the said suite comenced, viz⁶, the charge of the jury, clarke, and marshall ; and soe the said controuersy is put to a finall end.

*Att the Generall Court held at Plymouth the seauenth of March, 1659. 1659-60.

BEFORE Thomas Prence, Goû, andJonWilłam Collyare,ThJohn Aldin,WThomas Willett,Th

Josias Winslow, Thomas Southworth, Wilłam Bradford, and Thomas Hinckley,

Assistants, &d.

WILLAM RANDALL complained against John Bryant, of Scittuate, in an action of trespas on the case, to the damage of ten pounds, for selling the timber of the said Wilłam Randalls.

The jury find for the defendant the charges of the suite.

The Charges allowed to the Defendant.

If, for five men goeing to give testimony att Scittuate, ... 05:0 If, for one testimony, his coming to the Court, and goeing home, 04:6

The Juryes Names.

John Morton,		John Rogers,)
George Watson,		John Russell,	
Thomas Doghead,		Samuell Dunham,	
Samuell Hickes,	sworne.	Stephen Bryant,	sworne.
Wilłam Harlow,		Ephraim Tinkham,	
Gorge Partrich,		Josepth Wadsworth,)

95

PART I.

Digitized by Google

1659-60. 7 March.

[*84.]

1659-60. M^r Kenelme Winslow complained against Christopher Winter, the cunstable of Marshfeild, in an action of trespas on the case, to the damage of ten pounds, for takeing away his goods vpon distresse, vpon a rate vnjustly, as hee conceiues, by those whom the towne of Marshfeild appointed.

The jury find for the defendant the cost of the suit.

John Bourne, for one dayes attendance on this suite, to give evidence, alowed, 1^s 6^d.

The Juryes Names.

sworne. John Morton, Gorge Watson, Ensigne Williams, Robert Studson, John Bryant, Andrew Ringe, Samuell Hickes, Samuell Hickes, Samuell Dunham, Stephen Bryant, Benajah Pratt.

1660. *Att the Generall Court holden att Plymouth the 2^{cond} of October, 2 October. 1660.

[*85.]

This suite withdrawne.

BEFORE Thomas Prence, Goft,	Thomas Southworth,
Wilłam Collyare,	Wilłam Bradford, and
John Aldin,	Thomas Hinckley,
Josias Winslow,	
Assistants, &d.	

JOSEPTH DUNHAM complained against Hester, the wife of John Rickard, in an action of slaunder and defamation, to the damage of an hundred pounds, for saying that hee, the said Josepth Dunham, did offer her money to bee naught with her.

The aboue said action was respeted by order of the Court, att the earnest desire of Gyles Rickard, Seni^r, in the behalfe of the aboue said Hester Rickard, in regard that her husband was from home when this suite was comenced.

For the suite comenced by Benjamine Nye against Wilłam Newland, see the fift page forward in this booke.

John Sutton complaineth against Thomas Hatch, in an action of the case,



to the damage of fiue pounds, for non pformance of an agreement with him 1660. about a stacke of hay.

The jury find for the plaintiffe fifty shillings damage, and the cost of the Judgment graunted to the plaintife, according to the verdict. suite.

Wilłam Clarke, of Duxburrow, complaineth against John Washburne, Juni^r, in an action of trespas on the case, to the damage of forty shillings, for cuting of grasse and makeing of hay on the marsh of Wilłam Clarke aforsaid, without his consent. This action was refered vntill the next Court for tryall, in regard the action was entered vpon the account of soe smale a damage ; it should have bine ended att a Court of Assistants, according to order.

*Gorge Barlow complaineth against John Jenkins, in an action of defamtion, to the damage of thirty pounds, in affeirming in Court that the said Barlow seized seauen cowes, to satisfy for the sume of twenty pounds fine, or therabouts, and some odd shillings, and that after they were seized, one of the said cattle died, and hee tooke a liueing beast in the rome of that which was dead.

The jury find for the plaintiffe fifty shillings damage, to make publicke acknowledgment in the Court now in being, or to pay five pounds, and the cost of the suite.

John Jenkins did make such acknowledgment att this Court as was accepted.

Gorge Barlow complained against Thomas Burgis, Juni^r, in an action of defamation, to the damage of fifty pounds, for his reporting that the said Barlow tooke from Goodman Gaunt, for his fine of twenty-four pounds, seauen cowes and heaffers, two steers, seauen bushells and an halfe of peases, and that afterwards one of the cowes died; the said Barlow tooke another liue cowe in the stead therof, because Barlow had not the hyde of the dead cow deliuered to him. The jury find for the plaintiffe three pounds damage, and an open acknowlidgment in this psent Court, which if hee shall refuse to doe, six pounds damage.

The said defendant did make acknowlidgment to satisfaction att the same Court.

•Mr Thomas Dexter complained against Henery Saunders, in an action of debt, for a mare and two oxen, to the damage of thirty pounds for the non payment of twenty-nine pounds. The jury find for the plaintiffe nine and twenty pounds and ten shillings damage, and the cost of the suite.

2 October. PART I.

[*86.]

1660.	The charges allowed by the Court :	
2 October.	For the serueing the summons, 6	
PART I.	For witnesses,	
	For the jury, clarke, and marshall,	
	For 3 supenaes,	
	In all, one and twenty shillings.	

Mr Wilłam Collyare complaineth against Samuell Sturtivant, in an action of debt, and damage to the vallue of ten pounds, for non payment of a bill assigned by the Treasurer, the which the said Samuell Sturtivant promised to pay to the said Wilłam Collyare.

For one witnes one day, alowed 1:6 .

The jury find for the plaintiffe the debt of eight pounds and eight shillings damage, and the cost of the suite.

The Names of the Jury.

1	M ^r Josepth Andrews,) (Gorg Bonum,
sworne. <	Henery Wood,	sworne. {	Gorž Bonum, Wiltam Clarke,
	Jacob Cooke,		John Wood,
	Henery Wood, Jacob Cooke, Edward Tilson,		John Wood, Benajah Prate,
	John Jourden,		Josepth Wadsworth,
	Wil l am Harlow,	{	John Rouse.

Mr Josias Winslow, Senir, was foreman in the two last of the aboue said actions; Mr Josepth Andrews being ancient, and pleading to bee released in regard of his long attendance on the Court.

*Att the Generall Court holden att Plymouth the 4th of March, 1660. 1660-1.

4 March.	BEFORE Thomas Prence, Goû,	Thomas Southworth,
[*88.]	Wilłam Collyare,	Wiltam Bradford, and
	John Aldin,	Thomas Hinckley,
	Josias Winslow,	•
	Assista	nts, &c.

AMES SKIFFE, administrator to the estate of John Green, late deceased, complaineth against Henery Saunders, in an action of debt, to the damage of ten pounds, for non payment of fiue pounds and twelue shillings, as appeer by bill made to the said John Green.

Digitized by Google

The jury find for the plaintiffe four pound and seaunteen shillinges, which is now due vpon bill, in the speccies expressed in the said bill, and thirty shillings damage, and the charge of the suite. **1660-61. 4** March. PART I.

M^r Thõ Bourne complained against Trustram Hull, in an action of the case, to the damage of fifteen pounds, for detaining of a horse belonging to the said Thomas Bourne.

This next aboue said action was in pte heared, and pleaded to, and withdrawne before any verdict was brought in, and the charges alowed to the defendant for his attendance att the Court about the same.

•Leiftenant John Freeman, by order from his ptenors, as agents for the towne of Eastham, according to the power comitted to them, doth in theire behalfe complaine against Ralph Smith, in an action of trespas on the case, to the damage of sixty pounds, for his vnjust appropriating to his owne vse a fish belonging to the said towne, contrary to the trust reposed on him by them; the said Leiftenant Freeman haueing giuen cecuritie to prosecute the said suite against ______ att March Court, to bee holden att Plymouth, the first Tusday of the said month, 1660.

The jury find for the plaintiffe, the fish to bee returned to the owners, bee they English or Indians, and forty shillings damage, and the charges of the Court.

		a a
The charges for serueing the attachment,	•	02:06
It, for drawing the oyle to cecure it,	•	03:00
It, for two witnesse, on horse backe, one day and halfe	}	11:00
It, for 3 witnesses, 2 dayes, coming from Yarmouth, .	•	09:00
It, to the clarke and jury,	•	09:00
0	1 ¹¹ :	14:06

Wheras, att the Generall Court held att Plymouth the 7th of March, 1659, Wilłam Randall complained against John Bryant, of Scittuate, in an action of trespas on the case, to the damage of ten pounds, for selling the timber of the said Wilłam Randalls, the jury then finding for the defendant, the said Wilłam Randall hath obtained a review of the said suite, to bee tryed att this Court.

The jury find for the plaintiffe fiue pounds damage, and the cost of the suite.

										• •
To the sumons, and serueing, .	•			•	•	•	•	•	•	02:06
To the entry of the action, .		•		•	•	•	•	•	•	09:00
To 2 witnesses, fiue dayes,	•	•	•	•		•	•	•	•	10:06

[*****89.]

Digitized by Google

1660-61. The Juryes Names. Nathaneell Warren, Edmond Weston, 4 March. Thomas Whitney, John Wood, PART I. Henery Wood, John Washburne, Juni^r, sworne sworne. John Jourdaine, Josepth Wadsworth, Wiltam Harlow, Wilłam Clarke, Josepth Warren, Wilłam Crow.

1660.	 ▲ <i>Att</i>	the Generall	Court	holden	att	Plymouth	the	second of	October,
					166	0.			
2 October.									

[*90.]	BEFORE Thomas Prence, Goft,	Thomas Southworth,
	Wilłam Collyare,	Wiltam Bradford, and
	John Aldin,	Thomas Hinckley,
	Josias Winslow,	
	Assistants,	&∂.

BENJAMINE NYE complained against Wilłam Newland, in an action of defamation, to the damage of fifty pounds, by testifying in Court that a message was brought or sent to him from Elizabeth Freeman, affeirming that Jacob Burgis was drawne to testify that which he did conserning Barlow through feare, by Benjamin Nyes threatening him, in case hee would attend Barlow in his occations against the Quakers, and giue the psent euidence, hee should not haue his daughter to wife. The jury found for the plaintife fifty shillings, or that the defendant bringe forth the enformer, and the cost of the suite. Judgment graunted, according to the verdict.

The Names of the Jury.

1	M ^r Josepth Andrews,)	Gorge Bonum,
sworne. {	Henery Wood,		Wiltam Clarke,
	Jacob Cooke,	sworne.	John Wood,
	Jacob Cooke, Edward Tilson,	sworne. 2	John Wood, Benajah Prate,
	John Jourden,		Josepth Wadsworth,
	Wilłam Harlow,		John Rouse.

Att the Court held att Plymouth the 3 of October, 1661, an execusion was issued forth for the aresting of fifty shillings from the estate of Wilłam Newland, and the charges to satisfy the abouesaid verdict.

5

_ _ _

100

*Att the Generall Court held att Plymout	th the first of October, 1661.	1661.
BEFORE Thomas Prence, Goû,	Thomas Southworth,	1 October.
Wilłam Collyare,	Wilłam Bradford, and	PART I.
John Aldin,	Thomas Hinckley,	[*91.]

John Aldin, Josias Winslow,

Assistants, &d.

JOHN SUTTON complained against Mary Russell, in an action of the case, to the damage of two hundred pounds, for engageing herselfe to another by promise of marriage, whenas shee had engaged herselfe by promise of marriage vnto the said John before. The jury find for the plaintiffe fifteen pounds damage, and the cost of the suite, which came to 1^u 10^s 06^d.

Richard Siluester, in the behalfe of his daughter, and Dinah Siluester, in the behalfe of herselfe, complained against John Palmer, Juni^r, in an action of the case, to the damage of two hundred pounds, for acteing fraudulently against the said Dinah, in not pforming his engagement to her in point of marriage.

The jury find for the plaintiffe twenty pound damage, and the cost of the suite, which came to 01^{μ} 08^s 06^d.

Ensigne John Williams complained against Gowin White, in an action of the case, to the damage of twenty pounds, for non payment of moneyes, according to promise and specialties.

The jury find for the plaintiffe six pound bill, and the one pound and ten shillings bill due in the species or kind, nineteen shillings for hay, ten shillings damage, and the cost of the suite, which came to 01^{11} 01° 00° .

John Bryant complained against Wilłam Randall, in an action of trespas on the case, to the damage of ten pounds, for carrying away of timber, that the said John Bryant hath felled, and crose cutt it.

The jury find for the plaintiffe flue shillings damage, and the cost of the suite, which came to 01^{11} 10^{4} 00^{4} .

			•	
sworne.	(Wilłam Paybody,	sworne.	Samuell Dunham,	l
	M ^r Samuell Saberry,		Samuell Sturtivant,	
	John Finney, Thomas Whitney,		Ephraim Tinkham,	
	Thomas Whitney,		Josepth Wadsworth,	ſ
	Wilłam Hoskins,		Stephen Bryant,	
	Andrew Ringe,		Christopher Winter.	

The Names of the Jury.

Digitized by Google

1661-2. *Att the Generall Court to bee holden att Plymouth the fift Day of March, 1661.

Part I.		
[*92.]	BEFORE Thomas Prence, Goft,	Thomas Southworth,
	Wilłam Collyare,	Wilłam Bradford, and
	John Alden,	Thomas Hinckley,
	Thomas Willett,	
	Assist	ants, &d.

THE elder Thomas Cushman, Thomas Clarke, and Thomas Pope, the ouerseers of the estate of Mistris Sarah Jenings, complaineth against M^r Constant Southworth, Treasurer, in an action of treaspas vpon the case, for illegall disposing of a mare and her increase, after that it was claimed to belonge to the estate of the heires of the said Sarah Jenings.

The jury find for the defendant.

The Names of the Jury that _ this Action.

	(Anthony Snow,) (John Jourdaine,
sworne. <	Andrew Ringe,	sworne. {	Ephraim Tinkham,
	Wiltam Paybody,		John Dunham, Juni ^r ,
	James Browne,		Benajah Pratt,
	John Dingley,		Jonathan Dunham,
	Wilłam Harvey,		Abraham Jackson.

Robert Barker complained against Robert Sprout, in an action of the case, to the damage of ten pounds, for treaspas, in takeing away the hay of the said Barker from his meddow.

The jury find for the plaintiffe six pounds damage, and the charge of the Court.

Judgment was graunted, according to the verdict.

The Names of the Jury.

	(Anthony Snow,		Benjamin Bartlett,
sworne.	Anthony Snow, Gorge Watson,	sworne.	Benajah Pratt,
	Henery Wood,		Jonathan Dunham, John Tracye, Samuell Dunham,
	John Dingley,		John Tracye,
	John Jourdaine,		Samuell Dunham,
	John Dunham, Juni ^r ,		Abraham Jackson.

- - ----

Wilłam Randall, having bine formerly psented for telling of a lye, did 1661-2. att this Court put the said presentment vpon a traverse, and the jury last above mensioned had the tryall theref, whoe brought in the said presentment 5 March. PART I. to bee a true psentment.

•Att the	Generall	Court	held	att	Plymouth	the	third	Day	of	Octo-	1662.
			he		<i>1662</i> .						$\overline{}$
			00	• • • •	1002.						2 October

BEFORE Thomas Prence, Goû,	Josias Winslow,	[*93.]
Wilłam Collyare,	Thomas Southworth, and	
John Aldin,	Wilłam Bradford,	
Assistants, &	:ð.	

M^R JOHN BARNES complained against Robert Ransom, in an action of the case, to the damage of twenty pounds, for neglecting to give him sufficient securitie for the payment of a horse, according to agreement, which the said Ransome hath bought of the said Barnes.

In reference vnto the abouesaid action, Robert Ransome hath made ouer vnto the said John Barnes, for securitie for the horse vntill it is payed for, fifteen acrees of meddow, lying and being in the south meddowes, in the township of Plymouth, or belonging thervnto; and three acrees of vpland, and a house theron at Lakenham, in the township of Plymouth aforsaid, and fiue or six acrees of meddow belonging thervnto; and hee is to pay vnto the said John Barnes a barrell of tarr for charges, within one month, all which is to bee securitie for the said horse, both for time and specye.

Wilłam Hailstone complained against Jonathan Briggs, in an action of the case, to the damage of sixty pounds, for detaining the goods and chattles of the said Hailstone.

The jury find for the defendant the cost of the suit.

Wilłam Randall complained against Humphrey Johnson, Abraham Sutliffe, and Josepth Barstow, in an action of treaspas on the case, to the damage of an hundred pounds, for carrying away the said Randalls cooper timber, both staues and boults, by night and day.

The jury find for the plaintiffe four pounds and ten shillings damage, and the cost of the suite ; and judgment was graunted, according to the verdict.

The charges allowed by the Court were 1^{ii} 17 6.

103

1662. Att this Court, John Doged, of the Iland called Martins Vinyard, complained against the towne of the said Vinyard, in an action of the case, for the title of a certaine pcell of land graunted vnto the said John Doged, by Mr Thomas Mayhew, &c, which the said inhabitants doe vnjustly and illegally desturbe him in his quiett injoyment of the same, which said case is by joynt consent on both ptyes refered to the determination of this Court.

> The jury find for the plaintiffe the full title graunted to him by M^r Thomas Mayhew, Seni^r.

*Hugh Cole complained against Mr Trustrum Coffin, of Nantuckett, in [*94.] an action of the case, in the sume of ten pounds, for damage done vnto him, the said Hugh Cole, for non payment for a boate the said Coffin bought of the said Cole. The jury find for the plaintiffe fiue pounds damage, and the cost of the suite. Judgment was graunted according to the verdict.

> Jonathan Hatch complained against Mr Trustrum Coffin, of Nantuckett, in an action of debt, to the damage of twenty pounds, for non payment of thirteen pounds and ten shillinges, as by bill vnder his hand appeers. The jury find for the plaintiffe, and giue him his bill, and forty shillinges damage, and the cost of the suite. Judgment was graunted according to the verdict.

> Gorge Watson, Gylcs Rickard, and Wilłam Crow were appointed, by the Court, to apprise the goods lying vnder attachment, belonging to Mr Trusturum Coffin, which accordingly was done by the pties aboue mencioned, as followeth : -

> Plymouth, October 10th, 1662. In obeidience to the order of the Court now in being, wee, whose names are vnder written, haue viewed, measured, and weyed two cables, with one hundred twenty three pounds of loose ropes, and a blocke, belonging to Mr Trusterum Coffin, lying att the house of Gorg Watson; and according to the best of our judgments, wee doe vallue and apprise the aforsaid pticulares to bee worth cight pounds seauenteen shillings and thripence. In witnes wherof wee haue sett to our hands the day and yeare aboue written.

> > GORGE WATSON, GYLES RICKARD, WILŁAM CROW.

[*95.]

*Elisha Besbey complaineth against John Rogers, in an action of the case, to the damage of twenty pounds, for vnjustly detaining timber and cooper stuffe, which was in ptenorship between the said Besbey and Rogers, which

104

2 October.

PART I.

was gotten vpon the comon by them both. The jury find for the plaintiffe 1662. seauen thousand of halfe hogshead timber, or the full vallue of it in the place 2 October. where it lay, two pence damage, and the cost of the suite. PART I.

The Names of the Jury.

*Att the Generall Court held att Plymouth the third of March, 1662-3. *1662*.

Josias Winslow,

Thomas Southworth,

Wilłam Bradford, and

BEFORE Thomas Prence, Goft, Wilłam Collyare, John Aldin, Thomas Willett,

Thomas Hinckley, Assistants, &c.

TILEAM RANDALL complained against Humphrey Johnson, in an action of the case, for illegall, injuriouse, and vnjust molesting and troubleing of him, by attaching his house and land, and corne, with all his cattle, to his very great damage, depriveing him of the vse and benefitt of his teame and cowes, and the losse of his corne, for the liuelyhood and support of his family, exposing of them to very great straightes for a great pte of this summer last past, and also edetaining from him two oxen, three cowes, two heifers, two calues, and one mare and coult, none of them being returned vnto him againe, as alsoe for damage sustained by attending vpon him att the Court att Plymouth, with his witnesses, the said Johnson not procecuting his action, in all to the damage of three hundred pounds.

The jury find for the plaintiffe sixteen pounds damage, and the cost of the suite.

Richard Church and John Tompson complained against Capt Thomas Willett, in an action of the case, to the damage of twenty four pounds, for

3 March.

[*96.]

105

1662-3. non pforming an agreement, according to couenants, about the meeting house att Plymouth.

3 March. PART I.

Find for the defendant the cost of the suite.

Major Josias Winslow complained against Nathaniell Warren, in an action of the case, to the damage of forty pounds, for denyall of legall assurance of land bought of the said Warren, lying neare Namassakett, and for treaspasing by felling of timber vpon the said land.

This was put to reference, and soe ended.

Wilłam Nicarson complained against the towne of Yarmouth, in an action of treaspas on the case, to the damage of forty pounds, for withholding from him his shares of whale blubber, for severall yeares past. Find for the defendants the cost of the suite. In reference to this suite, M^r Anthony Thacher, Robert Denis, and Richard Tayler stand bound vnto the Court in the sume of forty pounds, in the behalfe of the towne of Yarmouth, to answare the said suite, comenced by William Nicarson, against the said towne.

[*97.] *Thomas Howes, Seni^r, and Robert Denis, complaineth in the behalfe of themselues and the rest of their naighbours, whoe by towne order are to haue their shares of the whales this yeare, w^h by Gods prouidence are or shalbee cast vp within their townshipes, against Wilłam Nicarson, Seni^r, in an action of treaspas on the case, to the damage of forty pounds, for vnjust molestation in vnjust attachment of the blubber of a whale belonging to the said complainants.

The jury find for the plaintiffes ten pounds damage, and the cost of the suite. Judgment graunted.

Abraham Sutliffe complaineth against Wilłam Randall, John Palmer, Juni^r, and Josepth Randall, joyntly and severally, in an action of the case, to the damage of twenty pounds, for carrying away of timber of the said Sutliffes, after it was cutt and riven vpon the comon, and Wilłam Randall detaineing the said timber after demaund.

This was put to reference, and ended as followeth : ---

Whereas there was an action depending betwixt Abraham Sutliffe, plaintiffe, and Wilłam Randall, defendant, as conserning interest in timber, which was to bee issued att March Court, 1662, these witnesseth, that for and in consideration of six pounds seauen shillings and six pence, payed to mee in hand, that I, the said Abraham, doe lett that action fall, and doe hereby testify, that the aforsaid sume being paid, it shalbee a finall end of all thinges conserning this controuersy betwixt the said Randall and my selfe, and John Palmer, Juni^r, and the said Josepth Randall, which six pounds seauen shillinges and six pence I owne to bee paied in my owne hands, which was due to the aforsaid Randall vpon a verdict the last October Court, which money was raised by verdict and bill of the charges.

The mark
$$\mathcal{H}$$
 of WILŁAM RANDALL,
ABRAHAM SUTLIFFE.

It was mutually agreed by both pties, that this writing should bee recorded in Court.

Witnes, Josepth Tilden, James Doughtey.

*Ensigne John Williams complained against John Sutton, in an action of [*98.] the case, to the damage of flue pounds, for treaspas, in carrying away of wood of the land of the said Williams.

The jury find for the plaintiffe two pence damage, and the cost of the suite.

John Sutton complained against Ensigne John Williams, in an action the case, to the damage of forty pounds, for strikeing of him.

The jury find for the plaintiffe fifteen shillinges damage, and the cost o the suite.

Wilłam Barstow complained against John Palmer, Juni^r, in an action of case, to the damage of forty pounds, for defamation, in reporting that Mary, the daughter of the said Barstow, had taken a false oath.

The jury find for the plaintiffe fiue pounds damage, and the cost of the suite.

Wilłam Barstow complaineth against Wilłam Randall, in an action of the case, to the damage of three hundred pounds, for sundry defamations, chargeing the said Barstow with stealing of timber, and also ethat hee had taken a false oath against Goodman Palmer, when he sware the peace against him.

The jury find for the plaintiffe six pounds damage, and the cost of the suite.

Josepth Rogers complained against Rebeckah and Allice Peirce, in an

1662-3. action of the case, to the damage of twenty pounds, for sundry defamations, and \tilde{p} for reporting that they saw the said Josepth, and Mercye, the wife of Wilłam Tubbs, lying vnder a blankett.

The plaintiffe withdrew him selfe after hee had appeared in Court, and being called, not answaring, was non suited.

[*99.] *Wilłam Swift complaineth, in the behalfe of himselfc and sundry of his naighbors, in combination with them, against Thomas Ewer, in an action of trespas on the case, to the damage of ten pounds, for feling and carting away of timber belonging to the township of Sandwich, and for non payment of two pounds and fifteen shillings, as by bill appeers vnder his hand. The jury find for the plaintiffe three pounds damage, and the cost of the suite.

> The names of the jury that tryed the action betwixt Richard Church and John Tompson, plaintiffes, and Capt Willett, defendant, are as followeth: ---

	John Bourne,	Benjamine Nye,
sworne.	Gorge Soule,	Resolued White,
	James Walker, .	Francis Crooker,
	Barnabas Laythorp, sworne.	John Whiston,
	Josepth Beedle, Henery Sampson,	Stephen Winge,
	Henery Sampson,	John Wadsworth.

The names of the jury that tryed all such of the aforsaid actions are as followeth : —

	John Morton,)	(Ephraim Tinkham,)
sworne.	Ephraim Morton,	sworne. <	John Rogers,
	Gorge Watson, Wilłam Crow,		Thomas Doged, Samuell Dunham,
	Wilłam Crow,		Samuell Dunham,
	Thomas Whitney,		Trusterum Hull,
	Stephen Bryant,		Josepth Laythorpe.

Wilłam Swift and Stephen Winge did engage in the behalfe of the towne of Sandwich, for all of them excepting the Quakers and theire relations, to saue harmles and vndamnifyed Thomas Ewer, that may arise to him by reason of the trespas aboue specifyed, in the action comenced against him, hee satisfying and paying the sume and charges awarded him to pay by the jury.

[*100.]

*Wheras there was a suite comenced formerly and tryed betwixt John Sutton, plaintiffe, and Mary Russell, (now the wife of John Jacob,) defendant, conserning promise of marriage betwixt the said Mary and John Sutton, 1662-3. wherein hee had a verdict against her, -

The said John Jacob, and Mary, his wife, now complaining against the said Sutton, in way of review of the said action: Wheras there was for- The review as it was entered. merly a suit comenced by John Sutton against Mary Russell, now the wife of John Jacob, of Hingham, concerning a promise of marriage made to the said Sutton, and a verdict was then giuen for him; and that now a review of that case being entered, it was, by joynt agreement of the abouesaid John Jacob and John Sutton refered to the determination of the Goû and Assistants, now siting, as appeers by theire bonde giuen, baring date the first of March, 1662.

Wee haueing seriously weiged and considered such euidences as haue bine now giuen in concerning the case, wee conceiue that had the former jury taken notice of such testimonies as wee haue now seen, they would haue found that the said Mary might haue just ground to retract from any such conditionall promise or engagement, as appeered to haue bine made by her; and we doe also give in as our award and determination in the case, and doe judge that, the pmises considered, her actinges have bine such in reference to this matter as may not reflect vpon her disparagement, wee apprehending that what wrong hath bine vnto John Sutton heerin hath bine rather occationed by her father then by the said Mary herselfe, shee haueing heard such thinges concerning the said Sutton as might justly discurrage her, although the truth of such reports wee see not cause to determine; and further, in consideration of the charge and trouble that the said John Jacob hath bine att in clearing vp of his wifes innocencye, (which hee saith hee principally hath respect vnto,) wee doe award that the abouesaid John Sutton doe pay vnto John Jacob, in good and current pay, the sume of fifty shillinges, some time betwixt this and the last day of May next; and this wee give as our award and determination in the case aboue mencioned.

*Att the Generall Court holden att Plymouth the fift of October, 166	<i>63</i> . 1663.
--	-------------------

BEFORE Thomas Prence, Goû, Wilłam Collyare, John Aldin,

δ October. Josias Winslow, [*101.] Thomas Southworth, Wilłam Bradford, &

Thomas Hinckley, Assistants, &c.

109

٢

Digitized by Google

• M^R THOMAS HAWLEY complained against Wilłam Allin and Daniell Butler, in an action of the case, to the damage of forty pounds, with all other due damages, for takeing away his mare in a violent and royetous mañer.

The jury find for the plaintiffe.

The mare and coult that the mare brought, since taken from him, to bee deliuered by the defendants, fifty shillings damage, and the cost of the suite; but if not deliuered, then sixteen pounds damage and the cost of the suite; and judgment was graunted, according to the verdict.

John Roads complaineth against Josepth Billington, in an action of the case, to the damage of nine pounds, for non payment of a debt of six pounds nine shillings and eight pence.

The jury find for the plaintiffe four pounds eleven shillings and foure pence damage, and the cost of the suite.

Judgment graunted, according to the verdict.

Humphery Johnson complaineth against Wilłam Randall, in an action of the case, to the damage of an hundred pounds, for defaming the said Johnson in reporting him to be a theife, and that hee had stolen the cooper stuffe of the said Randall, and for indeauoring to psent the said Johnson vpon illegall testimony, and for after sueing the said Johnson and recouring a verdict by illegall testimony, although the timber seued for was Abraham Sutliffes, as appeers by Wilłam Randalls yielding the verdict to Abraham Sutliffe.

The jury find for the plaintiffe two pence damage, and cost of the suite. Judgment graunted, according to the verdict.

Wilłam Shirtliffe complaineth against Charles Hopkins, in an action of the case, to the damage of ten pounds, for cecuritie of the payment of his pte of a bill of twenty pounds, due vnto M^r John Folke, in the which the said Shirtliffe is in danger, as his ptner, to bee sewed.

The jury find for the plaintiffe the one halfe of the bill, to , made good by the defendant, twenty shillinges damage, and the cost of the suite.

Judgment was graunted, according to the verdict.

[*102.] *John Bayley complaineth against Ensigne John Williams, in an action of slaunder and defamation, of one hundred pounds, and is for saying that his wife was the said Bayleys whore, and that hee could proue it by two sufficient witnesses.

5 October. PART I.

1663.

The jury find for the plaintiffe ten pounds damage, and the cost of the 1663. suite.

Judgment graunted.

Att this court a review of this action was graunted to the defendant.

Ensigne John Williams complaineth of John Sutton, in an action of the case, to the damage of fifty pounds, for burning the fence of the said John Williams, and also puling downe the fence, and letting in horses and cattle into his land.

The jury find for the plaintiffe ten shillinges damage, and the cost of the suite.

Judgment was graunted, according to the verdict.

Elizabeth Soule complaineth against Nathaniell Church, in an action vpon the case, to the damage of two hundred pounds, for comiting the acte of fornication with her, the said Elizabeth, and for deneying to marry her.

The jury find for the plaintiffe ten pounds damage, and the charge of the suite.

John Jacob complaineth against John Sutton, in an action of the case, to the damage of fifty pounds, for a debt due vnto him vpon the forfeiture of a bond giuen the last March, binding him to the pformance of an award made against him by the Gou^r and Assistants.

The jury find for the plaintiffe the forfeiture of the bond, and the cost of the suite.

Judgment was graunted, according to the verdict.

James Doughtey complained against Peter Collymore, in an action of slaunder and defamation, to the damage of an hundred pounds, for reporting that Thomas Ingham tould him that the wife of the said James Doughtey did aduise, or put the said Thõ Ingham in a way, how hee might steale yearne, and make his cloth hold waight, and that by her owne experience, hauing woole of other psons to spin, and laying it on a dampe flore, it would hold waight and a pritty matter spare.

The jury find for the plaintiffe fiue pounds damage, and the cost of the suite.

Judgment was graunted, according to the verdict.

δ October. PART I.

...



1663. The juryes names that tryed all the said verdicts, excepting Elizabeth Soule against Nathaniell Church, are as followes : ---

δ October. Part L

8

	(Wilłam Paybody,)	John Tompson,
worne. {	Anthony Snow,	sworne. {	John Tompson, Benjamine Bartlett,
	Ephraim Morton,		Wilłam Crow,
	Robert Finney,		Samuell Dunham,
	Hugh Cole,		Samuell Sturtivant,
	Gorge Bonum,		Thomas Tobey.

The names of the jury that tryed the suite betwixt Elizabeth Soule, plaintiffe, and Nathaniell Church, defendant, are as followeth : ---

	Wilłam Paybody, Robert Finney, Hugh Cole, Gorg Bonum, Ephraim Morton,		(Wilłam Crow,
sworne.	Robert Finney,	> sworne. {	Samuell Dunham,
	Hugh Cole,		Samuell Sturtivant,
	Gorg Bonum,		Samuell Sturtivant, Thomas Tobey,
	Ephraim Morton,		John Bryant, Wilłam Shurtliffe.
	John Tomson,		Wilłam Shurtliffe.

Att this Court, these two psentments following were put vpon trauers : ---

Wee psent Josepth Rogers, of Mattachese, and Mercye Tubbs, for that they were both lying together one night on a bed, under a rugg, before the fier; and also the same Mercye Tubbs, for that att another time shee carryed vnseemly in the psence of Josepth Rogers.

The jury found this aboue said a true psentment.

Wee psent Ann, the wife of John Hudson, for sundry times doing seuerall workes on the Lords day.

The jury find not this next aboue.

The Juryes Names.

(Wilłam Paybody,		Wilłam Crow,
	Anthony Snow,	-	Samuell Dunham,
	Robert Finney,		Samuell Sturtivant,
sworne. {	Hugh Cole,	sworne.	Thomas Tobey,
	Gorg Bonum,		John Bryant,
	John Tompson,		Wilłam Shurtliff.
l	Benjamine Bartlett,)	l .

Wilłam Loe deposeth and saith, that hee, with others, signifyed vnto

Charles Hopkins that Wilłam Shurtliffe had comenced suite against him att the Court att Plymouth, and that his answare was, that hee could not come, and hee might doe what hee would and hee would answare it afterwards. The court is the Court is held in the court of the court o

Taken in the Court held att Plymouth the fift of October, 1663.

Attested p me, NATHANIELL MORTON, Clarke.

*Att the Generall Court holden att Plymouth the first of March, 1663. 1663-4.

BEFORE Thomas Prence, Goû,
John Aldin,Thomas Southworth,
Wilłam Bradford, and
Thomas Willett,
Josias Winslow,

Assistant, &c.

ENSIGNE JOHN WILLIAMS complained against John Sutton, in an action of the case, to the damage of fiue pounds, and is for not paying of foure pound in wheat and barley, which is due to the said John Wilłams, for keeping of Gorg More.

The jury find for the defendant the cost of the suite.

M^r John Barnes complained against Ralph Chapman, in an action of the case, to the damage of twenty pounds, for non pformance of conditions about a pcell of sheep which the said John Barnes put forth to the said Chapman to the halues, the encrease about six yeares before the date heerof, and for neglecting to returne the principall to him, the said John Barnes, againe.

This was put to reference.

Gorge Vaughan complained against Wilłam Surtliffe, in an action of the case, to the damage of fiue pounds, for vnjust molestation in attaching and takeing away of a beast of the said Vaughans, for a pretended debt of Charles Hopkins, of Boston.

The jury find for the plaintiffe, his beast to bee deliuered again, and the charge of the Court.

Judgment was graunted, according to the verdict.

Wheras, att the Generall Court of his ma^{tie} held att Plymouth the fift day of October, (63,) John Bayley comenced suite against Ensigne John Wiltams, in an action of slaunder and defamation, of an hundred pounds, for 1 March.

[*104.]

1663-4. saying that his wife was the said John Bayleys whoare, and that hee could proue it by two sufficient witnesses, and that he, the said Bayley, obtained a verdict of ten pounds, and the charge of the Court, hee, the said Wilłam, hath put the said action vpon a review att this Court.

This was withdrawne.

[*105.]

*Samuell Allin complained against M^r John Barnes, in an action of defamation, to the damage of one hundred pounds, for reporting att seuerall places that one of Wilłam Newlands daughters was with child, and that shee layed it to three men, one a married man, and two younge men; one of the younge men was Samuell Allin.

In rérence vnto this action, the following acknowlidgment was ordered to bee recorded : —

Wheras Samuell Allin, of Barnstable, hath comenced suite against mee, John Barnes, of Plymouth, in an action of defamation, to the damage of an hundred pounds, for reporting att seuerall places that one of Wilłam Newlands daughters was with child, and that shee layed it to three men, one a married man, and two younge men, nominating and saying Samuell Allin was one, wherevpon M^r Barnes doth heerby declare to all that it may concerne, that hee, receiuing a report from another mans mouth, hath vnadvisedly reported the aboue said pmises, to the detryment and disparragement of the aboue said Samuell Allin; for the which I am hartily sorry for, and heerby desire to giue due satisfaction, and alsoe promise to take all due courses wherby the said Allins creditt may bee repaired again, and that it shalbee lawfull heerby to cause it to be published whersoeuer the said Allin pleaseth. And this to bee recorded. Witnes my hand. M^r

Witnes.	This is I	B BARNES	his
Peregrine White,			hand.
Wilłam Clarke.			

John Jacob complained against Josepth Turner, in an action of the case, to the damage of one hundred pounds, for slaundering the said Jacob, and vnjustly comencing suite against him.

Concerning this, both pties agreed.

John Sutton complained against Ensigne John Williams, in an action of the case, to the damage of flue pounds, for setting vp a fence, or causing it to bee sett vp on my meddow land, and also for carting ouer my meddow.

Digitized by Google

This was withdrawne.

114

*M^r Josepth Tilden complayned against Gowin White, in an action of 1663-4. debt, of six pounds due vpon bond. 1 March.

The jury find for the plaintiffe, and give him his bond.

The Names of the Jury.

(M ^r John Bradford,) (John Tisdall,
sworne.	James Walker,		Jonathan Dunham,
	M ^r Josias Standish,	sworne.	Edward Fitsrandall,
	Thomas Whitney,		John Washburne, Juni ^r ,
	Wilłam Eldred,		James Bursell,
	Samuell Dunham,	J	Samuell Hickes.

October 44, 1664.

Severall Testimonies appointed to bee recorded.

WILLAM RANDALL, supenaed by John Palmer, testifyeth that in his See more of sight and psence Richard Siluester did signe and deliuer a generall acquittance, and release made or written by Humphery Johnson, dated the sixt page forward in this booke, of Nouember, 1661, vnto the said John Palmer, and that John Langley and p. 110. Henery Ewell were all witnesses to the said acquittance; and that hee did forbeare subscribing as witnes thervnto, ptely because of his relation to the said Palmer, and ptely that he thought it was sufficiently witnessed by the three psons forenamed.

October 5th, (64.) Taken vpon oath before me,

THOMAS HINCKLEY, Assistant.

Know all men by these psents, that wee, Richard Siluester and Dinah Siluester, doe by these psents fully and absolutely acquitt and discharge John Palmer, Juni^r, from all dues, debtes, and demaunds vpon what account soeuer, from the begining of the world to this day. In witnes wherof wee haue sett to our hands this sixt of Nouember, 1661.

The marke $\mathcal{G}^{\mathcal{O}}$ of RICHARD SILUESTER, The marke \mathcal{G} of DINAH SILUESTER. Witnes, Humphery Johnson, John Langley, The marke of Henery Ewell.

these testimo-

1664.

4 October.

PART I. [*106.]

1664. Humphery Johnson testifyed vpon oath, that this acquittance aboue written was the acte and deed of Richard Siluester and Dynah Siluester. This oath was taken the fift of October, 1664, before mee,

JOHN ALDIN, Assistant.

[*107.] *Att the Generall Court held att Plymouth the 4th Day of October, 1664.

BEFORE Thomas Prence, Goû, Thomas Southworth, John Alden, Wilłam Bradford, and Josias Winslow, Thomas Hinckley, Assistants, &c.

WILLAM RANDALL complained against Jeremy Hatch and John Turner, Seni[†], in an action of the case, to the damage of an hundred pounds, for coming vpon and following him ypon his owne land, in a royetous manor; and for threatening speeches vsed by some of them, tending to the hurt of his pson; and for treaspas done vpon his land, cuting downe his wood, or hoop pole stuffe, vnder pretence of the said land to bee comon, by meanes wherof the said plaintiffes title to his inheritance is rendered letigious, doubtfull, and vncertaine, and for assault and battery made by the said Thomas Hatch vpon the body of the said Randall, and casting him to the ground on his owne land, and for the damages of theire said actings, sundry wayes sustained. The jury find for the defendants the cost of the suite.

Edward Jenkens complained against John Williams, Juni^r, in an action of the case, to the damage of ten pounds, for fencing in of land of the said Jenkens, and for violent resisting him in the highway, as hee was driucing his cattle into the same land.

The jury find for the plaintiffe fiue shillings damage, and the cost of the suite.

Edward Jenkens complained against Ensigne John Williams, in an action of the case, to the damage of twenty pounds, for battery, and sheding of blood by striking the said Jenkens.

The jury find for the plaintiffe ten shillings damage, and the cost of the suite.

M^r John Barnes complained against John Rushell, in an action of the case, to the damage of four pounds, for non payment of two pounds nineteen shillings and odd money due from the said John Rushell to the said John Barnes. 1664.

The jury find for the plaintiffe his debt, the cost of the suite, and a peny damage.

*Wilłam Randall complained against John Turner, the elder, of Scittuate, in an action of the case, to the damage of fifty pounds, for cuting and carrying away his timber from of his propriety, and for treaspas in coming vpon his land, and for measuring and altering the true and ancient bounds therof without his leaue, and without any order from the authoritie of the countrey, or from the towne of Scittuate; and for an assault made vpon his body and strikeing him vpon his owne land, and for tearing his clothes; and for that by the aforsaid acting of the said Turner, the defendant, the plaintiffes title to his inheritance is also rendered letigious, doubtfull, and vncertaine, to the further and intolorable damage of the plaintiffe and his posteritie. The jury find for the plaintiffe a peny damage, and the cost of the suite.

M^r John Gray, Seni^r, complained against Edward Sturgis, Juni^r, in an action of trespas on the case, to the damage of forty pounds, by his breaking of the rudder of his boat, and casting of her moreing in the docke, wherby shee hath bine bended and damnifyed to the damage of forty pounds.

The jury find for the defendant the cost of the suite.

Walter Hatch complained against John Siluester, in an action of the case, to the damage of twenty pounds, for treaspas, in entering vpon the lands of the said Hatch, and cuting downe his wood and timber, and disturbing him in the posession of the said lands. The jury find for the plaintiffe fiue shillings damage, and the cost of the suite.

Nathaniell Winslow, of Marshfeild, complained against M^r Josepth Tilden, in an action of the case, to the damage of fifteen pounds, for vnjust molestation, in attaching of two cowes of the said Nathaniels for a debt of Edward Bumpas.

This was in part pleaded to, but let fall by consent of both pties.

Jeremiah Hatch and Thomas Hatch complained against Wilłam Randall, in an action of the case, to the damage of fifty pounds, for vnjust molestation of them, in a violent and forcable manor, takeing of theire hoop poles,

Digitized by Google

1664. threatening language, and also effor striking one of them, to the danger of 4 October.PART I. the cost of the suite.

[*109.]

•Wilłam Clarke, of Yarmouth, complained against Edward Sturgis, in an action of treaspas on the case, to the damage of ten pounds, for vnjustly detaining of a picell of land, and for carrying away his house from it, and for feigning that hee had bought it. The jury find for the plaintiffe twenty shillings damage, and the cost of the suite.

M^r Josepth Tilden, Richard Dwelley, John Turner, Juni^r, and James-Torrey, of Scittuate, doe, on the behalfe of the towne of Scittuate aforsaid, complaine against Humphery Johnson, of Hingham, in an action of treaspas on the case, to the damage of one hundred pounds, for carrying away of timber, and barke, and railes, of from our townes lands. The jury find for the plaintiffes thirty shillings damage, and the cost of the suite.

M^r Josepth Tilden complained against John Williams, Juni^r, in an action of debt, of fourscore pounds, due vpon a bond assigned vnto the said Josepth Tilden by John Williams, Seni^r.

The jury find for the plaintiffe, and giue him his bonds, and the cost of the suite.

, Thomas Starr complained against M^r Anthony Thacher, in an action of defamation, to the damage of forty pounds, in his publicke reporting, in open Court, that hee, the said Thomas Starr, scoffed at the word of God, about sercumspect walking, and that hee made bargaines, and bought and sould, on the Lords day.

The jury find for the defendant the cost of the suite.

Edward Sturgis, Juni^r, complaineth against Thomas Phelpes, in an action of slaunder and defamation, to the damage of forty pounds, in reporting that Goodwife Denis was a base, lying woman, and bid the said Phelpes tell her soe, and if hee would not, hee should bid Nathaniel Bassett carry his to her, or words to the like purpose.

The jury find for the plaintiffe a halfe peny damage, and the cost of the suite.

Digitized by Google

[*110.] *Thomas Boardman complained against Gorg Allin, in an action of the case, to the damage of fiue pounds, for vnjustly detaining of meddow from

his assignes, which did of right belonge vnto him, the said Boardman. The 1664. jury find for the defendant the cost of the suite.

The Names of the Jury.

	(M ^r Samuell Sabery,)		(Peter Worden,)
sworn. <	John Morton,		Myles Blackwell,
	Thomas Doged,	sworne.	John Rogers,
	Thomas Doged, John Dingley,		John Rogers, Ephraim Tinkham,
	Gorg Russell,		Wilłam Crow,
	Roger Goodspeed,	ł	Gorg Bonum.)

These aboue named were the jury whoe went on tryall on all the actions that were tryed att this Court, saue the action wherin Mr Tilden and others in the action named were plaintiffes against Humphery Johnson. Att the tryall of which said action, M^r Anthony Thacher and Samuell Ryder, Seni^r, of Yarmouth, were instead of John Morton and Gorg Russell.

October 5th, 1664. Wilłam Randall, of Scittuate, testifyeth that hee heard Richard Siluester, soffitimes of Marshfeild, acknowlidg that hee had sold vnto John Palmer, of Scittuate, Juni^r, forty acrees of vpland, lying aboue Wilłam Barstowes lott, and six acrees of meddow ground, lying within or See more of these testimobetwixt Wilłam Barstowes meddow ground, and that in the sight and psence nies 4 pages of this deponent, the said Siluester did make deliuery by turffe and twigg this booke, p. vpon the said meddow, in the name of the whole purchase, that is to 106. say, of the forty acrees of vpland, and six acrees of meddow, bee they more or lesse.

Taken vpon oath, October 5, (64,) before mee,

THOMAS HINCKLEY, Assistant.

This deponant, being subpenied, testifyeth, that diuers yeares since, Richard Siluester and John Palmer, Juni^r, came to my house to gett mee to make an euidence for forty acrees of vpland, (as I remember,) and six acrees more or lesse of meddow, which euidence shortly after I made. Afterwards Richard Siluester and John Palmer came to my house to seale the said euidence, (as I understood by them when they came,) but then did not doe it, because, as Richard Siluester said, there was some of the pay behind; soe I heard noe more of it concerning sealeing the euidence ; but about some two yeares since, or therabouts, as I remember, I vnderstood that John Palmer had arrested the said Siluester, for euidence for the said land, after which time Richard Silues4 October. PART I.

Digitized by Google

5 October.

1664. ter, with some others, being att my house, and were in discourse about the said action, I heard the said Richard Siluester say that if John Palmer had brought him euidence and desired him to scale it, hee would have done it, if John Palmer would pay him that which was behind.

Taken vpon oath before mee, Thomas Hinckley, Assistant, this fift of October, 1664.

1664-5.	*Att	the	Generall	Court ho	olden a	ut t	Plymouth	the	7 ^{ch}	Day	of	March,	
$\overline{}$					1	664	1.						
7 March.					_								

BEFORE John Aldin, Deputie Goû, Thomas Southworth, Wilłam Bradford, and Thomas Hinckley, &ĉ.

M^B JOHN BARNES complained against Maher Dyer, in an action of the case, to the damage of twenty pounds, for carrying away and makeing vse of the said John Barnes his boate, without his order.

M^r Maher Dyer complained against M^r John Barnes, in an action of the case, to the damage of two hundred pounds, for that the said Barnes caused the said Dyer to bee wrongfully imprisoned, and for that the said Barnes, by his complaint, att his action and suite, caused the shallopp or boate of the said Dyer, with her riging, sayles, and the rest of her implements, to bee attached, and to be held vnder attachment, vpon a notion and pretence of being the boate or shallope of the said Barnes, soe that the said Dyer was debarred from makeing sale or imploying the said shallop, and hee disabled and put by his intended psonall imploy, to the great damage and detriment of the said Dyer.

This action was withdrawne before the action next aboue entered was tryed.

In reference vnto the action first aboue entered, wherin M^r John Barnes complained against M^r Maher Dyer, in an action of the case, to the damage of twenty pounds, for carrying away and makeing vse of the said John Barnes his boate, without his order, the verdict of the jury is as followeth : —

If the bond produced by the plaintiffe bee legall, wee find for the plaintiffe the boat in controuersy, two pence damage, and the cost of the suite. If the said bond bee not legall, wee find for the defendant the cost of the suite.

Digitized by Google

[*111.]

Att the Court held the 7th of March, 1664, as abouesaid, Capt James 1664-5. Cudworth, of Scittuate, in the jurisdiction of Plymouth, in New England, produced before the said Court a letter of attorney, wherby it appeered that the said Captaine Cudworth hath full power and authoritie derived vnto him from Mr Maher Dyer, of Road Iland, for him, and in his behalfe and stead, to acte, sue, implead, agree, refer, determine, and put to finall end, issue, and conclusion, all matters in reference to all and every action or actions relateing vnto and depending between John Barnes and Jonathan Barnes, of the toune of Plymouth, in the jurisdiction of Plymouth, aforesaid, and the said Maher Dyer, of and concerning the exchange of a shallope for a sloope, in which said letter of attorney the said Maher Dyer standeth engaged to allow, approue, ratify, and confeirme whatsoeuer his said attorney should doe, or has done, in the pmises, to bee as legall and erouocable as if the said Dyer had bin psonally psent att the said Court, and had acted therin.

All controuersies that have bine depending, or are ariseing, betwixt Mr John Barnes and Jonathan Barnes, his son, and M^r Maher Dyer, aboue said, about the exchange of theire vessells, aboue said, are refered by both pties vnto the bench for a full and finall determination therof. The bench, therfore, takeing the pmises into theire serious consideration, doe determine as followeth : ----

1. There being noe legall bill of sale, or exchange, given to Maher Dyer in John Barnes pasing of the exchange of his boate for the said Dyers sloope by reason of the said Jonathans being vnder age, and the father of the said Jonathan not signeing thervnto, wee judge the boate vnder attachment to remaine the said Barneses, and order the returning the said sloope, with all that att present *belongeth to her, (viz^c), in sayles, riging, cables, and ankers, vnto the psent posession of the said Dyer in the place where she now lyeth.

2. Vpon consideration that the said Maher Dyer hath sustained much damage in being disappointed in that bargaine which him selfe conceived was soe fairely made, not descerning, it seemes, that Jonathan Barnes was vnder age, and his father, John Barnes, being alsoe psent when the said bargaine and exchange was made, and not gainsaying of it, but seeming rather to bee att that time pleased with it, which seemes to vs to bee much the occation of misleading the said Dyer, wherby such damage aforsaid doth acrew unto him, wee therfore order, that the said John Barnes shall pay, or cause to bee payed, vnto the said Maher Dyer, or his assignes, heer att Plymouth, vpon demaund, the full sume of thirteen pounds in countrey pay att prise current, and each pty to beare theire owne charges expended about the said controuersy; and this our order to bee a full and finall determination of all differences

7 March. PART I.

[*112.]

1664-5. and demaunds any waies ariseing, or belonging; to the controuersyes about this said bargaine or exchange.

7 March. PART I.

Wilłam Clarke complained against Robert Bowker, in an action of the case, to the damage ten pounds, for not sufficiently pforming a peece of worke in the building of a stacke of chimneyes according to bargaine.

The jury find for the plaintiffe foure pounds damage, and the cost of the suite.

Judgment was graunted.

Nathaniell Winslow complained against Wilłam Holmes, in an action of the case, to the damage of fiue pounds, for vnjust molestation in attaching his cattle wrongfully for M^r Josepth Tilden, as hee pretended, there being noe account nor difference between them.

The jury find for the defendant the cost of the suite.

A review was graunted to the plaintiffe.

[*113.] *John Williams, Juni^r, complained against M^r Thomas Summers, in an action vpon the case, to the damage of an hundred pounds, for slaundering and defaming the said Williams, in saying that hee made the said Summers pay twise for his diett; and, alsoe, when hee was in the bay, for all the time he was absent; and for saying that hee, the said Summers, was one hundred pounds the worse for coming into the said Williams his house; and for vseing and disposeing of the goods or right of the said Williams, without his leaue or order.

The jury find for the plaintiffe ten shillings damage, and the cost of the suite.

John Bryant complained against Wilłam Randall, in an action of the case, to the damage of ten pounds, for not sealling of a deed in reference to a ficell of mersh, which the said Bryant bought of the said Randall.

This action was withdrawne.

Josepth Turner complained against M^r John Barnes, in an action vpon the case, to the damage of three pounds and ten shillings, for vnjust molestation in sueing the said Turner for a debt when not due.

This action was withdrawne.

Wilłam Holmes complained against Thomas Little, in an action of the case, to the damage of fiue pounds, for that the said Little misled the said Holmes in the execution of his constables office, in causeing him to attach vn-

justly the chattels of Nathaniell Winslow, and engageing to leave him harm-	1664-5.
less in soe doeing. The jury find for the defendant the cost of the suite.	7 March. PART I.
Review was graunted the plaintiffe.	

Wheras, att the Generall Court of his ma^{tie} held at Plymouth, for the jurisdiction of New Plymouth, the fourth day of October, 1664, Wilłam Clarke, of Yarmouth, complained against Edward Sturgis, Seni^r, in an action of the case, to the damage of ten pounds, for vnjustly detaining a pcell of land, and carrying away his house from it, and for feigning that hee had bought it,—

A review was graunted to the said Edward Sturgis to have bine tryed att this Court, but it was withdrawne and put to reference.

*The names of the jury that tryed the actions before mentioned were as [*114.] followeth : —

1	John Morton,		John Bryant,)
sworne.	Stephen Bryant,		Trustrum Hull,	
	Thomas Whitney,	sworne.	Benjamine Bartlett,	Į
	Ephraim Morton,		John Daman,	ſ
	John Bourne,		Gyles Richard, Juni ^r ,	
i	Wilłam Foard, Seni ^r , J		Abraham Jackson.)

Captaine Nathaniel Thomas complained against M^r Samuell Arnold, in an action of treaspas on the case, to the damage of ten pounds, for certaine treaspasses done vpon the land of the said Captaine Thomas, lying vpon the easterly side of Greensharbour Riuer, next to a cart bridge and causway which leadeth ouer the said riuer towards the house of the said M^r Arnold.

The jury find for the defendant the cost of suite. A review was graunted to the plaintiffe.

The names of the jury that tryed the action next above entered are as followeth : --

1	John Morton,		(Benjamine Bartlett,
sworne.	Stephen Bryant,	> sworne. {	Trustrum Hull,
	Stephen Bryant, Thomas Whitney, Ephraim Morton,		Abraham Jackson, Samuell Sturtivant,
	Ephraim Morton,		Samuell Sturtivant,
	John Bryant, John Daman,		Gyles Rickard,
	John Daman,		John Washburne, Juni ^r .

1665.	*Att the Generall Court holden att Plymouth the third Day of October,
$\overline{}$	1665.
3 October.	1000.

[*115.]	BEFORE Thoms Prence, Goû,	Thomas Southworth,
	Wilłam Collyare,	Wilłam Bradford, and
	John Alden,	Thomas Hinckley,
	Josias Winslow,	
	Assistants	, & ∂.

WILLAM SWIFT complained against Willam Allin, in an action of trespas vpon the case, to the damage of twenty pounds, for vnjust claime to, and deneying of his land to him, and cuting his grasse without his leaue and order. The jury find for the plaintiffe the meddow land, two pence damage, and the cost of the suite.

Justus Eames complained against Samuell Sprague, and Sarah, his wife, and John Foster, in an action on the case, to the damage of fifty pounds, for detaining and keeping away a writing conserning lands sofitimes belonging to Thomas Chillingsworth, and for withhoulding the said land by violence, in which hee hath good interest, deneying to pay him rent, and refusing to come to any deuision of the same. The jury find for the defendant the cost of the suite.

Withdrawne before tryall.

Nathaniell Winslow complaineth against Wilłam Holmes, in an action of the case, to the damage of fiue pounds, for vnjust molestation, in attaching his cattle wrongfully, for M^r Josepth Tilden, as hee pretended, there being noe accounte nor difference between them.

M^r John Barnes complained against Josepth Billington, in an action of the case, to the damage of three pounds, for non payment of a debt of two pounds and one shilling.

The jury find for the plaintiffe his debt of twenty nine shillings, one shilling damage, and the cost of the suite.

M^r John Barnes complained against Joseph Ramsden, in an action of the case, to the damage of ten pounds, for non payment of a debt of six pounds fiue shillings and eight pence.

The jury find for the plaintiffe his debt of six pounds fiue shillings and eight pence half peny, six shillinges damage, and the cost of the suite.

PART I.

Wilłam Shirtliffe complained against Wilłam Sherman, in an action of the case, to the damage of six pounds, for that the said Sherman neglecteth to pay to the said Shirtliffe the remainder of a bill of twenty pounds, which was owing by Charles Hopkins to the aboue said Shirtliffe, the aboue said Sherman being the said Hopkins his surty.

The pties agreed before the juryes verdict came in.

*M^r Josepth Tilden complained against Wilłam Holmes, in an action [*116.] vpon the case, to the damage of twenty pounds, for that the said Holmes, when hee was constable, receiued an attachment requireing him to attach goods of Edward Bumpas, att the action and suite of the said Tilden, which, although the said attachment was serued vpon cowes and other goods, yet the said Holmes neither deliuered the attachment vnto the said Tilden, nor made a legall returne vnto the Court therof, nor of what hee had done therin, wherby the said Tilden was made vncapable to enter his action, and to procecute for the recoury of the debt, which Edward Bumpas owed him.

The plaintiffe non suited.

Ensigne John Williams complained against Thomas Sumers, in an action of the case, to the damage of fiue hundred pounds, for vnlawfull vsing the wife of the said Williams, or abusing of her in reference vnto vnchastity.

The jurye find for the plaintiffe twenty pounds damage, or that the defendant make a publick acknowledgment att this psent Court, that hee hath wronged John Williams, and Elizabeth, his wife, by raiseing scandalous reports of her, and also to acknowledg the same att Scittuate, on the first training, or the first convenient oppertunitie, in the head of the companie, and the cost of the suite.

Which acknowledgment was made as followeth. I, Thomas Summers, doe heerby acknowlidge that I haue wronged Elizabeth Williams, the wife of John Williams, by scandulous and reproachfull speeches, by mee spoken against her good name and credit; further owning, that I never had the least ground to speake one word against the honesty and good behauior of the said woman; alsoe, as it consernes her husband, John Williams, I doe acknowledge my words were justly offenciue; and this I doe in obeidience to the order of the honored Court, the justice wherof I humbly acknowlidge.

M^r Samuell Saberry and Robert Barker complaine against Robert Sprout, in an action of trespas on the case, to the damage of twelue pounds, for that the said Sprout doth mow, improve, and carry away hay of

1665. from a certaine tract of meddow of theires, lying att Robinsons Creeke. This action was not thought meet to bee refered to the jury, but rather to bee ended some other way; and accordingly the Court appointed men to end the difference, it being mainly betwixt the townes of Duxburrow and Scittuate. See order and passages of the Court, October, (65.)

> Elizabeth Ensinge, widdow, complained against Thomas Sumers, in an action on the case, to the damage of five hundred pounds, for inticing and drawing away her daughter vnseasonably, and by vnlawfull meanes, against her will, and abusing her said daughter.

> The jury find for the plaintiffe fifty shillings damage, and the cost of the suite.

*Sidrack Thayer, of Brantrey, complained against John Briggs, of Taunton, in an action of the case, to the damage of thirty pounds, for the non payment of eighteen pounds, which hee refuseth to satisfy.

This was taken vp by agreement of both pties, before jury verdict came in.

The Names of the Jury.

Leiftenant Ephraim Morton, Josepth Andrewes, Thomas Whitey, Henery Wood, Samuell Dunham, Nathaniell Warren, These sworne. John Tracye, Gorge Bonum, Wiltam Hoskins, Samuell Ryder, Ephraim Tinkham, Stephen Bryant.

Mistris Rachell Dauenport, as atorney to her husband, M^r Humphrey Dauenport, and alsoe in her owne right as heire vnto Major William Holmes, complaineth against Thomas Little and Josias Keen, in an action of the case, to the damage of six hundred pounds, for detaineing an estate of lands, and building vpon them, and the rents of the same for severall yeares, which estate was once belonging to Major Holmes abouesaid, and by him bequeathed vnto the abouesaid Rachell, his kinswoman.

126

3 October. PART I.

[*117.]

The jury find for the plaintiffe the estate of lands which Thomas Little and Josias Keen are possessed of in Major William Holmes his right, and the cost of the suite. 1665. 3 October.PART L

The names of the jury that tryed the last entered action are as followeth: —

Leift Ephraim Morton,) (John Tracye, Gorge Bonum, Samuell Ryder, William Hoskins,	
Josepth Andrews,		Gorge Bonum,	
Thomas Whitney,		Samuell Ryder,	
Henery Wood,	sworne.	William Hoskins,	sworne.
Samuell Dunham,		Ephraim Tinkham,	
Nathaniell Warren,)	Stephen Bryant,)

Mistris Rachell Dauenports Bill of Cost.

To moneys for the jury, &c,	•	•	•	00:09:00
To the constable for serueing the attachment,	•	•	•	00:02:06
To two witnesses,	•		•	00:03:00
To a coppy of Records,	•	•	•	00:01:00
To charges about witnesses in the Bay,	•	•	•	00:03:00
To one witnes out of the Bay, seauen daies,	•			00:10:06
Allowed of this bill,	•	•	•	01:09:00

*Att the Court held att Plymouth for the Jurisdiction of New Plym- 1665-6. outh, the sixt Day of March, 1665.

6 March. [*118.]

BEFORE Thomas Prence, Goft,	Thomas Southworth,						
John Alden,	Wilłam Bradford, and						
Josias Winslow,	Thomas Hinckley,						
Assistants, &c.							

M^B JOHN BARNES complained against John Dotey, in an action of the case, to the damage of fiue pounds, for moweing a fite of his meddow, without his order, wherby another was put of from mowing it for the said Barnes his vse.

The jury find for the defendant the cost of the suite.

1665-6. 6 March. PART I.

Edward Jenkens complained against Stephen Vinall and John Vinall, in an action of the case, to the damage of ten pounds, for that the said Vinalls violently molested the said Jenkens in his laboure, both in words and actions.

The jury find for the plaintiffe fiue shillings damage, and the cost of the suite.

A review was graunted of this action.

Nathaniel Winslow complained against M^r Joseph Tilden, in an action of review of a replevin that should have bine tryed att a Court held att Plymouth in October, one thousand six hundered sixty four, obstructed by the said Tilden, to the damage of fifteen pounds, for vnjustly molesting the estate of the said Winslow for another mans debt.

The jury find for the plaintiffe twenty shillings damage, and the cost of the suite.

The Names of the Jury.

	(Wilłam Harlow,) (Samuell Dunham,
sworne. <	John Rogers,		Samuell Sturtivant,
	Henery Wood,		Benjamine Nye,
	Ephraim Tinkham,	sworne.	Franncis Combe,
	Wilłam Cooke,		John Wadsworth.
	John Tracye,		
	Andrew Ringe,)	

1666. At the Court held at Plymouth the fift Day of July, 1666.

δJuly.

BEFORE Thomas Prence, Goû,	Thomas Southworth,
John Aldin,	Wilłam Bradford, and
Josias Winslow,	Thomas Hinckley,
Assistants, &d	

R ICHARD WILLIS complaineth against Peter Steuens, in an action of the case, to the damage of seauen pounds, for that the said Steuens departed this gou^rment indebted to him the sum of foure pounds; there being an attachment layed vpon seauen barrells of tarr, as the proper goods of the said Steuens, in reference vnto the said debt, which debt being not as yett cleared vp, and the said tarr on that account condemned according to law, is refered vnto this Court.

The jury find for the plaintiffe three pounds and sixteen shillinges debt, and the charges of the suite.

Digitized by Google

The Names of the Jury.

1666.

•

.

129

	John Morton,		Jacob Cooke,	δ July.
sworne. <	Leift Ephraim Morton,	sworne.	Josepth Warren,	PART I.
	Thomas Whitney,		Samuell Dunham,	
	Wilłam Hoskins,		Wilłam Clarke,	}
	Gorge Bonum,		James Cole, Juni ^r ,	
	Sarjeant Ephraim Tinkham,		Thomas Cushman,	
			Francis Combe.	

•An	Account	of	two	Rates	made	att	Scittuate,	heer	recorded	for	speciall	[*119.]
Reason.												

		The first Rate.		The second Date
		li s d		The second Rate.
John Palmer,	•		• •	00:01:06
Will Barstow,	•	• • • •		00:01:10
Robert Studson,	•	00: 5: 6		00:06:06
Humphery Johnson,	•	00: 3: 6		00:03:0 3
Thomas Bird,	•	00: 5: 6	• •	00:03:03
Richard Siluester,	•	00: 1: 0	• •	00:00:00
Wilłam Curtis,	•	00: 1: 0		00:00:00
Wilłam Randall,	•	00: 2: 0		00:03:03
John Bryant,	•	00: 1: 7	• •	00:03:03
Ephraim Kempton,	•	00: 1: 6	•••	00:03:0 3
John Turner, Seni ^r ,	•	00: 1:11		00:03:03
Thomas Rawlins, Seni ^r ,	•	00: 3:00		00:03:0 3
Thomas Rawlins, Juni ^r ,	•	00: 5:00		00:00:00
Wilłam Parker,	•	00: 0:07	• •	00:03:03
Thomas Chamber,	•	00: 2:06	• •	00:03:0 3
Walter Hatch,	•	00: 5:10		00:03:0 3
Wilłam Hatch, Juni ^r ,	•	00: 0: 5		00:03:03
M ^r Witherell,	•	00: 5:00		00:03: 03
Gorge Sutton,	•	00:00:10	• •	00:03:03
Anthony Dodson,	•	00:00:11	• •	00:03:03
M ^r Thomas Kinge,	•	00:00: 7		00:0 3:03
M ^r Varssall,	•	00:04:02		00:03:03
M ^r White,		00:00:06	• •	00:03:03
Wilłam Wills,	•	00:00:08	• •	00:03:03
Peter Collymore,	•	00:00:10	•	00:03:03
Gorge Russell,	•	00:01:04	• •	00:03:03
1₩				



1000										
1666.	Isacke Stedman, .	٠	•	•	•	•	00:01:05	•	•	00:03:03
	Henery Ewill,	•	•	•	•	•	00:00:04	•	•	00:00:00
8 July. Part I.	Leiftenant Torrey,	•		•	•		00:00:05		•	00:03:03
	Humphery Turner,	•				•	00:01:05			00:03:03
	Walter Woodward,				•		00:04:08			00:03:03
	Thomas Robinson,						00:04:02			00:03:03
							00:00:02			00:00:00
	John Hewes, Juni ^r ,					•	00:00:05			00:03:03
		•								00:03:03
				•	•	•	00:01:10			
	m				•	•	00:02:05			
		-	-	•	•	•				
	John Hewes, Seni ^r ,		•	•	•	•	00:01:00	•	•	00:03:03
	John Hanmer,	•	•	•	•	•	00:01:00	•	•	00:03:03
	Thomas Turner, .	•	•		•		00:02:00		•	00:00:00
	Edward Wiltams,			•			00:01:00			00:00:00
	Obadiah Winter, .	•					00:01:00			00:03:03
	Richard Standlecke,		•	•						00:00:00
	T I D	•	•	•	•	•	00:02:07			
		•	•	•	•	•			•	
	Robert Barker, .	•	•	•	•	•	00:01:08	•	•	00:00:00
	Edward Tilson, .			•	•	•	00:01:01	•	•	00:00:00
	Elisha Besbey, .		•				00:00:01			00:00:00
	••									

This aboue is a true coppy of both the rates for the Indian purchase for the west end of the towne.

Witnes, JOSEPH TILDEN, RICHARD GARRETT.

Digitized by Google

*Att the Generall Court of his Mativ held att Plymouth, for the Jurisdic-81 October. tion of New Plymouth, the thirty-one of October, Anno Dom 1666. [*121.]

BEFORE Thomas Prence, Goû,	Thomas	Southworth,		
John Aldin,	Wilłam	Bradford, and		
Josias Winslow,	Thomas	Hinckley,		
Assistants, &ĉ.				

OHN GODFREY, of the towne of Newberry, in the jurisdiction of the J Massachusetts, complained against John Pecke, of Rehoboth, as administrator on the estate of Richard Ormsbey, deceased, in an action of the case,

130

to the damage to the damage of fifty pounds, for non payment of the sume 1666. of forty pounds and sixpence, due to the said John Godfrey from the estate of the said Richard Ormsbey, as pte of a bond vnpayed.

31 October. PART I.

The jury find for the defendant the cost of the suite, as judging that the defendant is not the right pson that should have bine sued in this case.

John Godfrey, of the towne of Newberry, in the jurisdiction of the Massachusetts, complained against John Pecke, of Rehoboth, in the jurisdiction of New Plymouth, in an action of the case, to the damage of ten pounds, for the non payment of the sume of five pounds and fifteen shillings, due to him, the said Godfrey, from the estate of Richard Ormsbey, as appeers by a bill vnder his hand.

The jury find for the defendant the cost of the suite, as judging that the defendant is not the right pson that should have bine sued in this case.

In reference vnto the suites of John Godfrey, aboue named, for seuerall debts out of the estate of Richard Ormsbey, the Court haue graunted vnto him a judgment of the sume of twenty pounds, which is, and is to be, in full satisfaction vnto the said Godfrey for all former debts, dues, and demaunds from the said estate by the said Godfrey, from the begining of the world to this day; and in case the said Godfrey and the adminestrators on the said estate doe not otherwise agree about the quallitie of the pay, that then the said Godfrey shall make choise of soe much of the said estate as will amount vnto the vallue of ten pounds; and the remaining ten pounds to bee payed in such pticulars of the said estate as the adminestrators shall see meet.

And for the remainder of the said estate, that it remaine in the custody of the said adminnestrators vntill the Court shall otherwise order.

Henery Andrews complained against Robert Crosman, in an action vpon the case to the damage of fourscore pounds, for non pformance of worke about a barne, according to agreement, for the said Andrews.

This action was agreed, and taken vp before it was pleaded to.

*Gorge Watson, Gyles Gilbert, and William Witherley complained [*122.] against James Walker, Robert Crosman, John Maycomber, and Nicholas White, in an action of treaspas on the case, to the damage of an hundred pounds, for hindering the fish for haueing a convenient passage vp and downe the Mill River att Taunton, by the worke about the saw mill, contrary to the inhabitants of the towne of Taunton, and contrary to the promise of the said James Walker, all which hath bine great damage to the complainants and others.

The jury find for the plaintiffes, that a sufficient passage be made by the 1666. defendants att the Mill River att Taunton for the fish where they vsually goe vp and downe, where the saw mill or dam now erected is an anoyance to the said fish, the expence of time, and the cost of the suite.

> Major Josias Winslow, Leiftenant John Freeman, and Nathaniel Bacon, in the behalfe of themselues and others, to whom certaine lands were graunted by the Court, lying and being att a place called Mamamoiett, doe complaine against Robert Eldred, Trustrum Hedgis, and Nathaniel Couell, in an action of treaspas on the case, to the damage of three score pounds, for vnjust posession and improvement of the said lands. The jury find for the plaintiffes ten shillings damage, and the cost of the suite. Judgment was graunted by the Court according to the verdict.

> Leiftenant John Freeman and Nathaniel Bacon complained against Wilłam Nicarson, in an action of slaunder and defamation, in the behalf of themselues and some others, to whom certaine lands were graunted at Mannamoiett by the Court, to the damage of fiue hundred pounds, in the false acuseing them for a royett and rout, and sundry other falce and slanderous charges, as in a script vnder his hand doth more att large appeer.

This was withdrawne, and not pleaded vnto.

Edward Wright, and Lydia, his wife, complained of Naomy Siluester, exequitrice to Richard Siluester, deceased, in an action vpon the case, to the damage of fifty pounds, for vnjustly detaining of cattle and other goods deliuered by John Longe to the said Richard and Naomy, for the proper vse and behoofe of their daughter, Lydia Siluester.

The jury find for the plaintiffes ten pounds and ten shillings, and the pticulars expresd in the following invoyce, thirty shillings damage and the cost of the suite.

The pticulars are as followeth : ----

Item, one peece of cloth, as much as will make a woman a petticoate.

Item, one old shirt.

Item, one Holland sheet.

Item, one laced Holland cubbert cloth.

*Item, a paire of Holland drawers.

Item, two pillowbears.

Item, one old hatt.

[*123.]

Item, one stewpan.

81 October. PART I.

J

Item, one small bason. Item, one small sawcer. Item, one brasse candlestick. Item, one wine barrell. Item, one locke for a gun. Item, one shift. Item, one jarr, with bulletts. 1666. 31 October. PART L

M^r Josepth Tilden complained against Wilłam Randall, in an action of debt due vpon bond, to the sume of forty pounds, of currant siluer money. This was withdrawne.

M^r Joseph Tilden complaineth against Wilłam Randall, in an action of slaunder and defamation, to the damage of fiue pounds, for saying that the said Joseph Tilden is a cheater, and that hee had cheated him.

M^r Josepth Tilden complaineth against William Randall, in an action of slaunder and intollorable defamation, to the vallue of a thousand pounds, for frequently fomenting vnto psons amongst whom hee comes, that the said Tilden is a cheater, and in rendering the said Josepth Tilden to be as notorious a cheater as hath liued, and for to make this defamation the better to take in the minds of people, and as a further agravation therof, in the audience of diuers, charged the said Tilden to haue cheated him of many a pound, and also giues warning in the psence of diuers to be warned of the said Tilden, saying, Looke to him ; hee will cheat you ; and, further, that the said Tilden made nothing to take a falce oathe, and was noe more cleare of the said oathe that hee tooke then the deuell was.

These two next aboue mensioned actions were withdrawne, on condition of a publick acknowlidgment made by the said Randall, as followeth : —

Wheras M^r Joseph Tilden hath two actions depending against Wilłam Randall, for slaundering and defaming of him, — now, that all men may see and know that it is not Wilłam Randalls estate that hee lookes at, but only to his creditt, name, and reputation, therfore the said Josepth Tilden is wiling to lett fall his actions and to rest satisfyed, if the said Wilłam Randall "shall justify his witnesses, who witnes that Randall should say that the said Tilden is a cheater, a diuilish rogue, as cheating a diuill as euer went to hell, and one that had cheated him of many a pound; and that hee made nothing of takeing a falce oath, and was noe more cleare of the falce oath hee tooke

[*124.]

than the diuill was. In all which, I, the said Wilłam Randall, did sinfully and wickedly speake, haueing noe ground soe to say; and doe declare the said Tilden, before all the world, to be free from the guilt of the slaunderous charges before mensioned; and this publickly to declare and acknowledge in the open Court, and att a publicke meeting att Scittuate; and alsoe give this acknowledgment of clearing vnder my hand, and satisfy the said Tilden what just & due charges hee hath bine att in preparation of the procecution of his actions.

The last day of October,	The marke
Annº Doñ 1666.	of Z WILLIAM
	RANDALL

Wilłam Foard, constable, of Marshfeild, complaineth against John Siluester and Naomy and Dinah Siluester, his sisters, in an action of the case, to the damage of one hundred pounds, for molesting and abusing him in the execution of his office, by rescuing Naomy, their mother, out of his hands, whoe was then arested by him.

The jury find for the plaintiffes forty shillings damage, and the cost of the suite; leaueing the criminall pte to the Court (viz⁶) against John and Dinah, aboue named.

The names of the jury that tryed these actions were as followeth : ---

	John Morton,) (Stephen Bryant,
sworne.	Gorge Partrich,	sworne.	John Daman,
	Thomas Whitney,		Samuell Ryder,
	John Tompson,		Samuell Ryder, Benajah Prat,
	Samuell Dunham,		Wilłam Crow,
	John Cobb,)	John Sprague.

Memorandum: that in the action comenced by Major Winslow, Leift Freeman, and Nathaniell Bacon, against Robert Eldred, Trustrum Hedges, and Nathaniel Couell, and in the action comenced by Leiftenant Freeman and Nathaniell Bacon against Wilłam Nicarson, and in the action comenced by Wilłam Foard, constable of Marshfield, against John, Naomy, and Dinah Siluester, John Morton did not serue, and John Caruer was in his stead; and John Tompson was foreman.

31 October. PART I.

٢

1666.

*Att the Court held att Plymouth the fift of March, 1666. 1666-7.

BEFORE Thomas Prence, Goû, John Alden,	Thomas Southworth, Wilłam Bradford, and	δ March. ΡΑΒΤ Ι. [*125.]
Josias Winslow, Assistan	Thomas Hinckley,	
170010/411	<i>w</i> , <i>w</i> .	

EDWARD GRAY complained against John Russhell, of Acushenah, in the towne of Dartmouth, in an action of the case, to the damage of nine pounds, for none payment of seuerall debts, amounting to the sume of six pounds and one shilling, or therabouts, as appeers by booke and a bond.

The jury find for the plaintiffe three pound nine shillings and two pence due vpon bond, six shillings damage, and the cost of the suite.

Judgment was graunted, according to the verdict.

M^r Constant Southworth, Treasurer, complained against Captaine James Cudworth, in an action of the case, to the damage of ten pounds, for non payment of a debt of fiue pounds, due vpon specialtie.

This action was taken vp before it was pleaded to.

M^r John Sunderland, attorney to M^r Joshua Scottawey, of Boston, marchant, complaineth against John Tucker, in an action of the case, to the damage of thirty pounds, for non payment of fifteen pounds due vpon bill.

The jury find for the defendant the cost of the suite, and that the debt of fifteen pounds is payed by receipts, one bearing date September the first, 1666, and the other September the 9th, 1666.

M^r John Sunderland, as attorney to M^r Johna Scottowey, of Boston, marchant, complaineth against Boatswaine John Griggs, in an action of the case, to the damage of six hundred and fity pounds, for non payment of six hundred and nearest about seauen pounds, due to the said. Scottowey, as by bill appeereth.

The jury find for the plaintiffe the debt of six hundred and six pound fifteen shillings and five pence as by bill, twenty pounds damage, and the cost of the suite, and the goods that are vnder attachments, that shall appear to be the said Griggs his, to be responsable towards the payment of the debt.

*The names of the jury that tryed the actions on the other side of this [*126.] leafe were, —

John Morton, Mr Josias Standish, 1666-7. Thomas Whitey, Gorg Bonum, 5 March Gorge Watson, Joseph Warren, Samuell Dunham, sworne. PART I. sworne. Joseph Howland, Wilłam Clarke, Jonathan Barnes, Wilłam Crow, John Wadsworth.

Severall Writings appointed to be recorded, which relate to some of the Suites forenamed.

Know all men by these psents, that I, Joshua Scottow, of Boston, haue sold and deliuered vnto John Griggs and John Tucker one shallop, and masts, yards, oares, and sayles, and other appurtenances belonging to the said shallop, and doe assure them from any from, by, or vnder me, to molest them in any quiett and peacable possession therof, and euery pcell therof, to the true pformance heerof, I binding my selfe, my heires, exequitors, and administrators vnto the said Griggs and Tucker, theire heirs and assignes. In witnes heerof, I haue heeronto sett my hand this sixt day of June, 1666.

Witnes, Thomas Sauage, Juni^r, JOSHUA SCOTTOW. John Tamlinge.

Received of John Griggs and John Tucker, for the vse of M^r Joshua Scottow, eighteen quintills of refuse fish, two quintills of merchantable fish, and one barrell of oyle, in pay for a shallop. I say received p me,

29th September, 1666.

JOHN TAMLINGE.

Received, September the first, 1666, of John Griggs and John Tucker, one barrell of oyle and ten quintills of refuse fish, vpon account of M^x Joshua Scottow.

I say received, p me, THOMAS SAUAGE.

1667.

*Att the Court holden att Plymouth the 200nd of July, 1667.

2 Jul y .	BEFORE Thomas Prence, Goft,	Wilłam Bradford,
[*127.]	John Alden,	Thomas Hinckley,
	Josias Winslow,	John Freeman, and
	Thom Southworth,	Nathaniell Bacon,
	Accietor	4- 8-A

Assistants, &c.

JOHN BARNES complained against John Dotey, in an action of L treaspas on the case, to the damage of five pounds, for mowing of his meddow, and making vse of the hay, without his order. PART I.

The jury find for the plaintiffe twenty fiue shillinges damage, and the cost of the suite.

A review was graunted of this suite to defendant.

Mr John Barnes complained against Ensigne John Haward, in an action of the case, to the damage of fiue pounds and nineteen shillinges, for non payment of a debt of four pounds fourteen shillinges and ten pence.

The jury find for the defendant.

81

M^r Constant Southworth, Treasurer, complaineth, in the behalfe of the collonie, against Mr Steuen Paine and John Allin, of Rehoboth, in an action of the case, to the damage of two hundred pounds, for non payment of the sume of one hundred pounds due, as appeers by bill.

This was withdrawne, but the charge was payed.

The Names of the Jury.

worne. <	John Morton,	sworne. <	(Samuell Dunham,)
	John Rogers,		Joseph Howland,
	Gorg Partrich,		John Tracye,
	Thomas Whitney,		John Tracye, Steuen Bryant,
	Hugh Cole,		Thomas Pope,
	Henery Wood,		John Cobb.

*Att the Generall Court holden att Plymouth the twenty ninth of October, 1667.

29 October. [*128.]

BEFORE Thomas Prence, Goft,	William Bradford,	
John Alden,	Thomas Hinckley,	
Josias Winslow,	John Freeman, and	
Thomas Southworth,	Nathaneel Bacon,	
Assistants, &d.		

OHN BRYANT, Seni^r, complained against Wilłam Randall, Seni^r, in an action of slaunder and defamation, to the damage of one hundred pounds, for publickly charging and accusing the said Bryant vnto authoritie for

1667. 2 July.

1667. suspision of takeing away plankes of the said Randalls in a fellonious way, and for charging the said Bryant for wronging and cheating him in the division of plankes.

The jury find for the plaintiffe the sume of fifteen pounds, in case the defendant doe make an acknowlidgment to the satisfaction of the Court, or otherwise the sume of twenty pounds, and the cost of the suite.

Att this Court, Wilłam Randall, Seni^r, did acknowledge before the Court that hee hath don John Bryant, Seni^r, wronge, in the charges enserted in this action, and saith hee is sorry for it, especially in reference to the charge of fellonie, and desireth him to pase it by.

Att this Court, John Williams, Juni^r, complained against Thomas Summers, in an action of the case, to the damage of one thousand pounds, for intollerable trespas, in wronging and abusing the said Williams, by inticing his wife from him, and for vnlawfull dalliance with her, tending to, if not making of the said Summers guilty of adultery; for wheras there was a child begotten vpon the wife of the said Williams, it appeers to be begotten by the said Summers.

The action next aboue entered came not to a tryall by a jury, but the pties came to an agreement, as followeth : —

These are to informe this honored Court and jury, and all other psons whom it doth or may concerne, that wheras I, John Williams, Juni^r, hath charged Thomas Summers for wronging and abusing mee, by inticing my wife from mee, and for vnlawfull dalliance with her, and for begetting of a child by or vpon her, all which, together with all other surmises or charges to that purpose, or of that nature, I doe cleare, acquite, release, and discharge the said Summers; and wee, John Williams and Thomas Summers, doe oblige our selues vnto each other in the forfeiture of fiue hundred pounds by any suite of law, not to trouble or vex each other in or about these matters afor said, nor nothinge tending nor relateing thervnto; and alsoe wee doe further oblige our selues, each to other, in the forfeiture of fiue hundred pounds starling, to stand to the award of Peregrine White and Robert Marshall, as to the said Summers imprisonment, charges, cost of Courts in or about the pmises, in this collonie, and also to pay according to time and specy; and if that the said Marshall and White doe not agree, then wee impower them to choose a third man, and if that they cannot agree, then the Court to choose the third man, and if two of the three doe agree, this to be binding and legall. Alsoe I, John Williams, and I, Elizabeth Williams, as to the former thinges, where it doth or

may concerne vs, wee doe likewise release and discharge each other aforsaid from all matters expressed in this paper, and noe other matters or thinges. The award aforsaid to be given in within a month. PART I.

> JOHN WILLIAMS, The marke of ELIZABETH WILLIAMS, THOMAS SUMMERS.

> > JOHN WILLIAMS, THOMAS SUMMERS.

Plymouth, Nouember first, 1667.

Wee, vnderwritten, doe release, discharge, and acquit each other from all suites, actions, judgment or judgments, and execution or executions, that wee haue att any time or times obtained against each other at Boston Court; as witnes our hands, Nouember the second, 1667.

Testate,

Constant Southworth, Nathaniel Morton.

•The Award of Leiftenant Peregrine White and M^r Robert Marshall, concern- [*129.] ing the Suite comenced by John Williams against Thomas Summers, last before mentioned.

Wheras John Williams, Juni^r, and Thomas Summers did voulentarily and freely bind and engage themselues, in the penalty and assumsett of fiue hundred pounds, to stand to the award of Peregrine White and Robert Marshall, as to the said Summers his imprisonment, charges, cost of Court relateing to an action comenced by the said Williams against the said Summers, att the Court held att Plymouth, October, 1667, the said Peregrine White and Robert Marshall not agreeing in theire determination in reference to the pmises, nor yett agreeing about the choise of a third pson, - therfore, according to the aforsaid agreement, the honored Court for the jurisdiction of N. Plymouth did choose and appoint Gorge Watson, of Plymouth, aforsaid, to be the third pson to agree with the afornamed Peregrine White and Robert Marshall, or either of them, in and about the Omises, the said instrument wherby wee were impowered, as aforsaid, bearing date Nouember the first, 1667, being subscribed by the said John Williams and the said Thomas Summers, and in open Court deliuered as theire free acte and deed, and is on file in the records of the said Court : our award and finall determination to the pmises is as followeth, viz, --- That the said Thomas Summers shall pay, or cause to be payed, vnto the said John Williams, or his assignes, thirty shillinges, att or before the second day of January next ensueing the date heerof, 1667. 29 October. PART I. to be payed in currant countrey pay, att prise current. And the said John Williams shall pay, or cause to be payed, vnto the said Thomas Sumers, or his order, the sume of forty and three pounds twelue shillings and six pence, the one half to be payed att or before the second day of January next ensuing the date heerof, in wheat, barly, and porke, to be deliuered att Scittuate, att prise current; and the other halfe to bee payed in current countrey pay, att prise current, to be deliuered att Scittuate, to the said Thomas Summers, or his order, betwixt this date and the fifteenth day of Aprill, 1668. In witnes that this is our full and finall determination and award in reference to the pmises, wee haue heervnto sett our hands this second day of Nouember, anno Dom one thousand six hundred sixty and seauen.

Further aded, that the aforesaid sumes to be deliuered att the house of the aforesaid John Williams, att Scittuate.

> PEREGRINE WHITE, GORGE WATSON, ROBERT MARSHALL.

Witnes heervnto,

The marke S of Jonas Barrett, Nathaniel Morton

John Palmer, Juni^r, complained against John Siluester, in an action vpon the case, to the damage of ten pounds, for carrying away hay of the said Palmers off his meddow land.

The jury find for the plaintiffe fifteen shillings, and the cost of the suite.

Joseph Randall complained against Robert Stanford, in an action vpon the case, to the damage of ten pounds, for non pformance of worke in sawing according to agreement. This was withdrawne.

Humphery Turner complained against Abraham Sutliffe, in an action on the case, to the damage of twenty pounds, for treaspasing the said Turner, by mowing his meddow, and carrying away his grasse of from the said Turners meddow, which was cutt by the said Turners order. The jury find for the plaintiffe twenty shillings, and the cost of the suite.

[*130.] *M^r Constant Southworth, Treasurer, in the behalfe the countrey, complained against John Williams, Juni^r, or, for want of him, against John Williams, Seni^r, or Edward Williams, of Scittuate, for the said John Williams, Juni^r, the forfeiture of a bond bearing date the 23 of October, 1666, wherin hee stands bound vnto the Goft and Court of Plymouth in the just sume of twenty pounds p^r annum, to pay, or cause to be payed, vnto Elizabeth, his wife, the sume of ten pounds yearly, for and towards her

yearly maintainance ordered by the Court, which hee neglecteth to satisfy according to the said order and obligation.

The jury find for the plaintiffe the forfeiture of the bond and the cost of the suite.

Captaine James Cudworth, Mr Joseph Tilden, and Cornett Robert Studson doe complaine against John Williams, Junir, in the behalfe of the towne of Scittuate, in an action on the case, to the damage of seauenteen pounds, for that the said Williams doth neglect or refuse to satisfy the penaltie or forfeiture, which by the neglect or breach of the towne order is due vnto the towne from the said Williams, which towne order doth respect the giueing in cecuritie, to discharge the towne of such psons as any pson shall harbour, entertaine, and retaine, without the approbation of the towne. The jury find for the defendant.

M^r Thomas Clarke complained against Daniell Winge, administrator to the estate of Thomas Ewer, late of Barnstable, in an action of the case, to the damage of thirty pounds, for non payment of a debt of twenty three pounds, and all money due vnto him from the said Ewer.

The jury returned a non lequett, signed by theire foreman, Mr Josias Winslow.

The Names of the Jury.

ne. {	M ^r Josias Winslow, Seni ^r , William Hoskens, Thomas Whitney, Thomas Doged, Ensigne John Haward,	sworne. <	Samuell Edson, Sarjeant Ephraim Arther Harris, Samuell Dunham, John Wadsworth,	
	John Rogers,		Joseph Howland.	

*Att the Court held att Plymouth th

-8.

BEFORE Thomas Prence, Goft, John Alden, Josias Winslow, Thomas Southworth,

		\sim
e, Go ti ,	William Bradford,	5 March.
	Thomas Hinckley,	[*131.]
7,	John Freeman, and	
worth,	Nathaniel Bacon,	
Assistants,	&∂.	

THOMAS SUMMERS complained against Ensigne John Williams, in an action of the case, to the damage of fiue hundred pounds, for that the

1667. 29 October. PART I.

swor

he fift Day of March, 1667.	1667
William Bradford,	5 Marc
Thomas Hinckley,	[*131
John Freeman, and	

1667-8. said Williams hath not pformed an award giuen against him by Leiftenant $5 \text{ March.}_{PABT I.}$ Peregrine White, M^r Robert Marshall, and Gorge Watson, whervnto hee stands bound to the vallue aboue mensioned, bearing date Nouember the first, 1667.

The jury find for the plaintiffe the forfeiture of the bond of fiue hundred pounds.

Judgment was graunted by the Court, according to the verdict.

Ensigne John Williams complained against M^r Thomas Summers vpon the forfeiture of a bond of fiue hundred pounds, for that the said Summers, contrary to his engagement, wherunto hee stands bound vnto the said Williams to the vallue aboue mensioned, bearing date Nouember the first, 1667, hath vexed him in a suite of law, in or about those matters, or something tending or relateing thervnto.

The jury find for the defendant.

In reference vnto the aboue written actions as to a full and finall issue of all matters relateing thervnto, the following acquittance and discharge was drawne up and signed and sealed by the aboue said Ensigne John Williams, and witnessed by seuerall gentlemen whoe were attornyes for both pties, whose names are also subscribed thervnto, and accordingly ordered to be recorded, as followeth: —

These witnesseth that I, John Williams, Juni^r, of Scittuate, yeoman, doe by these psents acquite and discharge Thomas Summers, late of the same towne of Scittuate, marriner, of and from all differences, whether concerning Elizabeth, my reputed wife, or whatsoeuer else; alsoe of and from all actions and causes of actions that are or might haue bine, together with all bonds, bills, debts, awards or arbetrations, judgments, executions, together with all controuersyes whatsoeuer, from the begining of the world to this day; all which the pmises I doe on the behalfe of my selfe, my exequitors, adminestrators, and assignes. In witnes of all which the pmises, I haue heervnto sett my hand and seale. Dated in Plymouth the sixt day of March, 1667.

JOHN WILLIAMS, and a Seal. Signed, sealed, and deliuered before vs. Richard Callicott, Edward Denison, Robert Marshall,

Digitized by Google

Josias Hobart.

This was delivered in open Court, att Plymouth, the day and yeare 1667-8. above written, after the said Williams was released from being a prisoner. As attesteth, NATHANIEL MORTON, Secreth.

The Names of the Jury that tryed the aboue written Actions.

sworne. (William Paybody,	sworne.	(Samuell Sturtivant,
	John Tompson,		Thomas Tilden,
	John Tracye, Henery Wood,		Ensigne Jonathan Alden,
	Henery Wood,		Samuell Ryder,
	Gilbert Brookes,		William Foard, Juni ^r ,
	Andrew Ringe,		William Swift.

•Nathaniell Thayer, and Abigaill, his wife, complained against John [*132.] Smith, Seni^r, and Lydia, his wife, in an action of defamation and slaunder, to the damage of two hundred pounds, for that the said Smith, and Lydia, his Both of Taunwife, hath reported, and that often, that Abigaill, the wife of the said Thayer, hath stolen seuerall of theire goods, and that they haue lost goods to the vallue of fue pounds.

The pties agreed after the jury was impanneled, before the case was pleaded to.

John Allin, of Rehoboth, complained against William Blackston, in an action of the case, to the damage of twenty pounds, for molesting him, the said John Allin, in pulling vp his fence, and destroying his hog.

The defendant did not appeer.

Humphery Turner, John Bryant, Seni^{*}, and John Turner, Seni^{*}, some of the ancient inhabitants of the towne of Scittuate, did complaine against John Siluester and Joseph Berstow, in an action of treaspas on the case, to the damage of fiue pounds, for makeing vse of theire interest by working vpon timber on the vndeuided land of the towne of Scittuate. The jury find for the plaintiffes ten shillinges damage, and the cost of the suite.

A review was graunted to the defendants.

William Hailstone complained against Gorge Hall, William Harvey, and Richard Williams, as celectmen of the towne of Taunton, in an action of the case, to the damage of fifty pounds, for non pformance of a towne order of the towne of Taunton aforsaid, bearing date the 9th of September, 1667, respecting land due to him vpon deuision, as being an ancient purchaser. The jury find for the plaintiffe his proportion of land due to him, as

1667-8. appears by their town orders, twelve pence damage, and the cost of the suite.

6 March.
PART I.

A review was graunted to the defendants of this action.

The names of the jury that tryed the last aboue named were, —

sworne. {	William Paybody,		Andrew Ringe,
	John Tompson,	sworne.	Samuell Sturtivant,
	John Tracye, Thomas Tilden,		Samuell Ryder,
	Thomas Tilden,		Samuell Ryder, Ensigne Jonathan Alden,
	Henery Wood,		William Swift,
	Gilbert Brookes,		William Foard, Juni ^r .

Memorandum : that in the action aboue written, wherin Humphery Turner, John Bryant, Seni^r, and John Turner, Seni^r, are plaintiffes against Joseph Siluester and Joseph Barstow, that Edward Jenkens and Hugh Cole serued, and Gilbert Brookes and Samuell Sturtivant serued not.

1668. *Att the Generall Court of his Maⁱⁿ holden att Plymouth in New England the seauenth of July, 1668.

7 July. [*133.]

BEFORE Thomas Prence, Esqr, Goft,	William Bradford,
John Alden,	Thomas Hinckley,
Josias Winslow,	John Freeman, and
Thomas Southworth,	Nathaniell Bacon,
Assistants, &d.	

M^B CONSTANT SOUTHWORTH, Treasurer, complained against John Williams, in a mixed action of the case, for the forfeit of a bond of twenty pounds, for non payment of the sume of ten pounds due vnto Elizabeth, the wife of the said Williams, for and towards her yearly alowance ordered by the Court; and likewise for non payment of a bill of ten pound, alsoe due to the said Elizabeth Williams on the same account.

The jury find that if the tender of the defendant were legall, five pounds vpon bond to the plaintiffe, if the tender not legall, they find the bond. As to the bill, they find for the plaintiffe a barrell of porke, according to the bill, and the cost of the suite.

The Court did not then expresse themselues that they doe not judge it to be a legall tender, inasmuch as the defendant did not attend vntill the day was fully ended.

Wilłam Swift complained against Stephen Skiffe, in an action of the 16 case, to the damage of ten pounds, for non pformance of a bargaine respecting a boate with a paire of oares sold vnto him by the said Skiffe.

The jury find for the plaintiffe fiue shillinges damage, and the cost of the suite.

M^r Mathew Mahew complained against Leiftenant John Ellis, in an action of treaspas on the case, to the damage of twelue pound, for detaining a cow sundry yeares from him, which the said Mahew, his agent, bought for him of one John Ewen.

The jurey find for the plaintiffe a sufficient good cow, of a reasonable stature, and not exceeding eight years old, and three pound damage, and the cost of the suite.

Edward Gray complained against Joseph Ramsden, in an action of the case, to the damage of fourteen pound and ten shillings, for the non payment of the sume of nine pound and ten shillings due vpon bill.

The jury find for the plaintiffe nine pound and ten shillings due vpon bill, ten shillings damage, and the cost of the suite.

John Doged complained against Gorge Robinson, in an action of slaunder and defamation, to the damage of an hundred pound, for saying the said John Doged did intice and pswade his daughter, Mary Robinson, and proffer her money to lye with her.

The jury find for the plaintiffe fiue pound, and the cost of the suite; and an acknowlidgment to the Courts satisfaction; and the same acknowlidgment att home, vpon a training day, in the head of the companie, or else they find thirty pound, and the cost of the suite.

Att the said Court the said Robinson did make an acknowlidgment before the Court to theire satisfaction, as is aboue expressed, and engaged to make the like acknowlidgment att home att the head of the companie. See this acknowlidgment att the foot of the third page following.

Joseph Turner complained against John Bryant, Seni^r, in an action of the case, to the damage of four pounds, for illegally detaining of two testimonies belonging to the said Joseph Turner.

Joseph Turner complained against John Bryant, Seni^r, and Sarah Bryant, the daughter of the said John Bryant, for that the said Sarah Bryant refused

1668.

7 July. Part I.

1668. or neglected to appeer at the Court held att Plymouth aforsaid in March last past, testate the date heerof, being legally sumoned to appeer att the said Court, to giue euidence in the case then depending betwixt Hester Wormall, plaintiffe, against the said Joseph Turner, defendant.

[*134.] *Anthony Dodson, and Mary, his wife, whoe is the daughter and sole exeqitrix of the last will and testament of John Williams, deceased, did complaine against Edward Williams, theire brother, in an action of the case, to the damage of two hundred pounds, for detaining of sofñ per of the estate of the aboue said John Williams, deceased, and by will bequeathed to his said daughter, and for refusing to giue an account concerning the same.

The jury find non liquett.

Robert Stanford complained against Samuell Palmer, in an action on the case, to the damage of fifty pound, for vnjustly molesting the said Stanford, and causing him to be apprehended as a fellon, and defaming him by carrying him before authoritie, and also charging him, the said Stanford, with felloniously takeing goods of the said Palmers.

The jury find for the plaintiffe ten pounds, and a publicke acknowlidgment to the Courts satisfaction, or else fifteen pounds and the cost of the suite.

Joseph Turner complained against Thomas Perrey, in an action of defamation and slaunder, to the damage of forty pounds, for reporting that the said Joseph Turner was a rogue, and a beggarly rogue, and for further defaming of him, the said Joseph Turner, by glueing of an vnrighteous or illegall testimony in the Court of Plymouth, in reference to the said Turners striking of the said Perrey.

The jury find for the plaintiffe the sume of twenty shillinges, and the cost of the suite, and an acknowlidgment to the Courts satisfaction, or forty shillinges, and the cost of the suite.

Joseph Turner complained against Thomas Perrey, in an action of the case, to the damage of ten pounds, for that the said Perrey neglected to giue testimony in a case depending betwixt Hester Wormall, plaintiffe, against the said Joseph Turner, defendant, att the Court held att Plymouth in March last past before the date heerof, being legally summoned to giue the said euidence.

The jury find for the plaintiffe ten shillinges damage, and the cost of the suite.

Samuell Hiland complained against Joseph Turner, in an action of the case, for debt, to the damage of fourteen pounds, for non payment of three thousand of boards, due to the said Samuell from the said Joseph the first day of May last past, according to a bill for that purpose made the thirteenth of

The jury find for the plaintiffe his bill according to the species, twenty shillings damage, and the cost of the suite.

M^r Constant Southworth, Treasurer, complained against Captaine James Cudworth and Nathaniel Turner, in an action of the case, to the damage of ten pounds, for the non payment of the sume of fiue pounds, due to the countrey.

This suite was withdrawne after the jury was impanneled.

September, 1667.

•M^r John Winslow complained against Ralph Smith, in an action of the [*135.] case, to the damage of eighty pounds, for non payment of a debt of thirty nine pounds due vpon bill.

The jury find for the defendant the cost of the suite.

The Names of the Jury that tryed these Suites.

(M ^r Josias Winslow, Seni ^r ,)	Gorge Bonum,)
sworne. {	William Hoskins,	sworne. {	Francis Combe,	
	Steuen Bryant,		Ensigne Jonathan Aldin,	
	Samuell Ryder,		Ensigne Jonathan Aldin, Gorge Partrich,	Ì
	John Bourne,		John Bryant,	
	Hugh Cole,		Marke Snow.	J

Memorandum: that in the action wherin John Doged is plaintiffe against Gorge Robinson, John Bryant and Marke Snow were excepted against, and Stephen Skiffe and Jonathan Morey serued in theire stead, as likewise in the actions of Joseph Turner against Perrey, & in Hiland against Turner aforsaid, and in the action of M^r John Winslow against Ralph Smith; alsoe it is to be remembred that, in this case last aboue mensioned, Captaine James Cudworth was forman in the stead of M^r Josias Winslow, Seni^r; and soe with these exceptions the jury aboue named serued in all the aboue recorded actions which were tryed att this Court.

The Acknowlidgment of Gorge Robinson, of Rehoboth.

I, Gorge Robinson, acknowlidge I have done John Doged wronge, in speaking words that tend to his defamation, for which I am sorry, and I had

1668. not ground sole to report him in the case now depending in the Court, and therfore desire him to passe it by.

7 July. PART I. Rehobo

This acknowlidgment relates to a suite comenced by John Doged, of Rehoboth, against the abouenamed Gorge Robinson, of which see three pages backward in this booke.

25 October. *Att the Court of his Ma^{tis} holden att Phymouth the 25th of October, 1668. [*136.]

> BEFORE Thomas Prence, Goû, Willia John Alden, Thoma Josias Winslow, John J Thomas Southworth, Natha Assistants, &č.

William Bradford, Thomas Hinckley, John Freeman, and Nathaniel Bacon,

Digitized by Google

This was non suited, because that the said Mercye Bartlett was found vnder couert barred.

JAMES CLARKE complaineth against Sarah Barlow and Marcye Bartlett, in an action of slaunder and defamation, to the damage of two hundred pounds, for reporting that they saw the said James Clarke kisse his mayde, and vse other vnciuill carriages that hee acted towards her in the feild vpon the Lords day.

This was referred to be ended by the majestrates by mutuall consent of each of the pties, whose determination and judgment is as followeth : ---

In reference to the complaint of James Clarke against Sarah Barlow and Marcye Bartlett, for defaming him, in makeing reports of vnseemly familliaritie between him and his mayde, the Court, haueing fully considered the matter, and compared the testimony relateing thervnto, and takeing notice how the pties that haue charged him haue, one or both of them, said and vnsaid or greatly varyed in theire relations about it, doe declare, that wee judge they haue defamed and slaundered him therin, because the thinge charged by them doth in noe measure appeer by testimonie ; and also theire way of devoulging it was manifestly scandulous, although there had bine some appeerances of truth in theire report ; and therfore for this theire misdemenor doe amerce them ten shillings apeece to the Kinge.

This action was non suited. Edward Williams complained against William Peakes, in an action of treaspas, to the damage of four pounds, for cuting or carrying, or causing to be cutt or carryed away, the grasse and hay of from a lott of meddow lying between Hoopole Necke and the Farme Necke at Conihassett, which meddow formerly did belong to John Williams, Seni^r, deceased.

Isacke Chettenden complained against Samuell Hieland, in an action of 1668. slaunder and defamation, to the damage of an hundred pounds, for that the said 25 October. Hieland did report and say that the said Chettenden had taken a falce oath. PART I.

tenden non Samuell Smith complained against Steuen Merick, in an action of the suited. case, to the damage of twelue pounds, for takeing of his horse and riding of This was put to reference by him contrary to his order, and without his leave, so that the horse is dead. consent of both

This review is, that wheras Ensigne John Williams complaineth of John Williams wrong that hee sustaineth by a suite comenced against the said Williams by Mr Constant Southworth, att the Court held att Plymouth on the first Tusday of July last past before the date heerof, wherin hee obtained a verdict and judgment against the said Williams, and principally in reference to the forfeiture of a bond of twenty pound, for non payment of ten pounds to Elizabeth Williams, his wife.

*Leiftenant John Freeman complained against Thomas Starr, in an action **[*137.]** of the case, to the damage of thirty pounds, for non pformance of a bar- Non suited. gaine of worke according to time and manor, and likewise for the non payment of fiue pound and ten shillings, as doth appeere due vpon bill vnder his hand.

Anthony Dodson, and Mary, his wife, as sole exequitrix vnto her late Non suited. deceased father, John Williams, Seni^r, doe complaine against Edward Williams, theire brother, in an action of the case, to the damage of one hundred pounds, for detaining a pte of the estate of the said deceased John Williams, by will bequeathed to his said daughter.

M^r Constant Southworth, Treasurer, in the behalfe of M^r John Winslow, Non suited. of Boston, complaineth against Ralph Smith, in an action of the case, to the damage of sixty nine pounds, for non payment of a debt of thirty fiue pounds two shillings and two pence farthing due vpon bond.

M^r Constant Southworth, Treasurer, complaineth against Robert Eldred, of Mannamoiett, in the liberties of Eastham, in an action of the case, to the damage of thirty pounds, for neglecting to satisfy a debt of twenty pounds, due from the said Eldred to the said Treasurer.

The jury find for the plaintiffe his debt according to the bill, fifty shillings damage, and the cost of the suite.

prties. non suited in this review.

Isacke Chet-

1668. John Allin, of Swansey, complained against M^r Wilłam Blackston, in an action of the case, to the damage of thirty pounds, for pulling vp and burning his fence, and destroying of his hay, and molesting of him, that hee cannot This action was enjoy his land in peace.

withdrawne after the jury was impannelled.

The Names of the Jury.

sworne. /	John Morton, John Rogers, John Finney, M ^r Josias Standish, Samuell Strtivant, Stouon Vinall	sworne.	Serjeant Ephraim Tinkham, Thomas Tobey, Gyles Rickard, Juni ^r , John Tracey, John Washbourne, Losoph Howland
	Steuen Vinall,		Joseph Howland.

[*139.]

•Captaine Nathaniel Thomas complained against Timothy Williamson and M^r Samuell Arnold, both of Marshfeild, in an action on the case, for treaspas, to the damage of two hundred pounds, for entering into and detaining forcibly a certaine psell of land lying on the easterly syde of Greensharbour Freshett, neare the bridge that leadeth ouer the said freshett from the said Captaine Thomas his land, which is comonly called and knowne by the name of the minnestres ‡lott‡ land, and the said Captaine Nathaniell Thomas being lawfully seized therof.

The jury find for the plaintiffe fifty shillings damage, and the cost of the suite, further explained thuse : that is to say, that the damage ariseth vpon the treaspas on the vpland, not meddleing with the title of the meddow.

M^r Josias Winslow, Seni^r, of Marshfeild, complaineth against M^r Kanelme Winslow, his brother, of the same towne, in an action of the case, to the damage of an hundred and fiue pounds, for that the said Kanelme continueth to molest him, the said Josias, in his just right, in reference to a psell of meddow, in the said towne, lying between the vpland of the said Kanelme and a psell of land comonly called Saddlers Point, notwithstanding all amicable meanes vsed by the said Josias to prevent. The jury find for the defendant.

A review of this action was graunted to the said Josias Winslow.

The Names of the Jury.

(Wilłam Paybody,)	(Moses Simons,
sworne. (Benjamine Bartlett,		Phillip Delano,
	M ^r Allexander Standish,	sworne.	Ensigne Aldin, John Sprague,
	Henery Sampson,	> 8 w 01 11C. <	John Sprague,
	Isacke Chettenden,		Benjamine Church,
	Gilbert Brookes,		Samuell Hunt.

Att this Court, John Doged, of Rehoboth, having bine psented for vnciuill carriages to Mary Robinson, of Rehoboth, did put the said psentment on a trauise, and was by Court and jury cleared.

The Names of the Jury.

	(M ^r Josias Winslow,)	Nathaniel Thomas,
sworne. {	Wilłam Paybody,	>sworne. {	Benjamine Church,
	Josias Cooke, John Morton,		Edward Gray,
	John Morton,		Edward Gray, Wilłam Palmer,
	Benjamine Bartlett,		Jonathan Winslow,
	Arther Haris,		Joseph Dunham.

*Att the Court	of his	Matio	held	att	Plymouth	the	2 ^{cond}	of	March,	1668 -9.
		A	nno T) MM	1 66 8.					$\overline{}$
		~11			1000.					2 March.

BEFORE Thomas Prence, Goft,	Wilłam Bradford,
John Alden,	Thomas Hinckley,
Josias Winslow,	John Freeman, and
Thomas Southworth,	Nathaniel Bacon,
Assistants, &d	•

WHERAS, att the Court of his ma^{tie} held att Plymouth, the 25th of October, 1668, M^r Josias Winslow, Seni^r, of Marshfeild, comenced suite against M^r Kanelme Winslow, his brother, of the same towne, in an action of the case, to the damage of an hundred & fiue pounds, for that the said Kanelme continues to molest him, the said Josias, in his just right, in reference to a pcell of meddow in the said towne, being between the vpland of the said Kanelme and a pcell of vpland comonly called Saddlers Point, notwithstanding all amicable meanes vsed by the said Josias to preuent, —

Att the request of the plaintiffe, a review of the said action was graunted to be att this Court, but was withdrawne before the Court.

Captaine Thomas Willett complained against M^r John Doged and John This action was Meller, in an action of treaspas on the case, to the damage of fiue pounds, for makeing and carrying away a pcell of hay of from the meddow of the said Captaine Willett, in the lower Skesett, the last hay season, without his leaue and order.

ν.

[*141.]

Digitized by Google

1668-9. John Smith, John Russell, and Samuell Hickes complaine against John ² March. PART I. Cooke, of Dartmouth, in an action of the case, to the damage of one hundred pounds, for that the said Cooke hath vnjustly molested them, in causing them by summons twise to attend the Court as delinquents, but proued nothing as just cause of complaint against them, therby defaming them in theire names, and occationing theire great expence and trouble.

The jury find for the plaintiffes fifty shillings damage, and the cost of the suite.

Judgment was graunted, according to the verdict.

Henery Cole complaineth against Joseph Holley, adminestrator to the estate of Trustrum Hull, late of Barnstable, deceased, in an action of the case, to the damage of twenty pounds, for non satisfaction made by the said adminestrator vnto the said Cole, for the damage hee hath sustained by reason of the said Trustrum Hulls non deliuery of a colt to the said Cole, bought of him, and payed for sundry yeares since.

The jury find for the plaintiffe nine pound damage, and the cost of the suite.

[*142.] *March, 1668. Robert Latham complaineth in the behalfe of him selfe and Sussanna, his wife, against Arther Harris, in an action of slaunder and defamation, to the damage of an hundred pounds, for that the said Harris hath reported that the wife of the said Latham bought fish of the Indians on the Lords day.

The jury find noe ground for this suite.

Anthony Dodson, and Mary, his daughter, and sole exequitrix to John William, Seni^r, deceased, doe complaine against Edward Williams, theire brother, in an action on the case, to the damage of one hundred pounds, for that the said Edward hath in his possession a pte of the estate of John Williams, her deceased father, which hee detaineth, and refuseth to giue an account off.

Judgment was graunted by the Court, according to the verdict.

The jury find for the plaintiffe forty one pound fifteen shillings, which doth appeer in the hands of Edward Williams, and forty shillings damage, and the cost of the suite.

The Oath of Edward Williams, taken before the Court, as followeth: ---

Edward Williams, aged fifty yeares, or therabouts, testifieth, that four or fiue yeares agoe, (as I remember,) James Nash, of Weymouth, received three cattle of my father, viz₀, two cowes, and one steer, or oxe, which said cattle I

droue alonge with mine, by my fathers order, to James Nash, of Weymouth, 1668-9. and left with him; and further saith not. 2 March.

Isacke Chettenden, Seni^r, of Scittuate, complaineth against Samuell Hyland, in an action of slaunder and defamation, to the damage of forty pounds, for that the said Hyland did say and report that the said Chettenden was forsworne, and had taken a falce oath against him in the Court att Scittuate, which words were spoken by the said Hiland severall times since the last June Court.

The jury find for the plaintiffe thirty pounds damage, and the cost of the suite.

Leiftenant Peregrine White, of Marshfeild, complaineth against Benjamine The prices Higgens, of Eastham, in an action of the case, to the damage of sixteen action withpounds, for not paying a debt due to him, the said White, or his assignes, for drawne. a boate bought of him, the said White, the said debt being due, and to be payed the fifteenth of Nouember last past.

John Mocoy complaineth against Jeremiah Howes, in an action of treaspas on the case, to the damage of ten pounds, for takeing vp the horse of the said complainant without his leave or order, and for detaining the said horse from him.

This action was nonsuited, because the letter of attorney, by the plaintiffe, made to Elisha Hedge, was found to be illegall.

March, 1668. Thomas Huckens, in the behalfe of M¹ Thomas Clarke, of Boston, late of Plymouth, complaineth against Morgan Jones, in an action of the case, to the damage of forty pounds, for non payment of a debt of twenty one pounds and odde moneyes, due to the said Thomas Clarke from the said Morgan, as appeers ptely vpon specialty, and ptely vpon account.

The jury find for the plaintiffe twenty one pound one shilling and thripence, as appeers by bill and account, twenty shillings damage, and the cost of the suite.

Wheras Increase Clapp, of Barnstable, formerly obtained an attachment vpon the goods of Morgan Jones, of Barnstable, for better cecuritie of a debt due vnto the said Clapp, as appeers by bill, and the said debt being now due, and hee remaining as yett vnpayed, the said Increase Clapp complaineth against Morgan Jones, in an action of debt, to the damage of twenty pounds, for non payment of a debt of fourteen pounds seauenteen shillings and ten pence, as appeers by bill.

The jury find for the plaintiffe the bill of fourteen pounds seauenteen shillings and ten pence, fiue shillings damage, and the cost of the suite.

PART L.

1668-9. Elkanah Johnson complaineth against Morgan Jones, in an action of the case, to the damage of nine pounds, for non payment of a debt of fiue pounds, due to the said Johnson from the said Jones.

The jury find for the plaintiffe six pound and two shillings damage, and the cost of the suite.

In refence vnto seuerall debts due from the estate left by Morgan Jones, brought to tryall att this Court, viz⁶, vnto M^r Barnabas Laythorpe, a debt due from the estate of the said Morgan Jones, for which a pte of this his estate was bound ouer & morgaged vnto him, pleaded to att this Court by M^r Thomaa Hinckley, in the said Barnabas Laythorpes behalfe; and a judgment of twenty one pound one shilling and threepence, twenty shillings damage, and the cost of the suite, awarded vnto M^r Thomas Clarke, of Boston; and a judgment of fourteene pounds seauenteen shillings and ten pence, fiue shillings damage, and the cost of the suite, awarded vnto Increase Clapp, of Barnstable; and a judgment of six pound and two shillings damage, and the cost of the suite, awarded to Elkanah Johnson, of Barnstable.

The Court haue ordered, that first, the charges and costs of the seuerall suites aboue named be discharged, and then that each one shalbe satisfyed according to their proportions out of the said estate, soe farr as it will extend, according to the specue in which the said debts were engaged to be paid.

[*145.]

•March, 1668. Att this Court, Mary Crisp, of Eastham, appeered to answare her psentment for seuerall wanton and vnciuill carriages towards seuerall psons.

The said Mary Crisp putt this psentment vpon a trauise, and was cleared theref by the jury.

Likewise att this Court, John Bryant, of Plymouth, appeered to answare his psentment for vnciuill carriages towards Mary Crisp, of Eastham.

The said John Bryant did likewise putt this psentment vpon trauise, and was cleared therof by the jury.

	John Tompson,)	James Clarke,
sworne.	Andrew Ringe,		Thomas Tobey,
	Gorge Bonum,		Hugh Cole,
	Gorge Bonum, M ^r Joseph Bradford,	sworne.	Hugh Cole, John Aimes,
	James Skiffe,		Edward Dotey,
	Micaell Blackwell,	J	John Rogers.

Att the Court held att Plymouth th	he sixt of July, 1669.	1669.
BEFORE Thomas Prence, Esq [*] , Goû,	Wilłam Bradford,	6 July.
John Alden,	Thomas Hinckley,	PART I.
Josias Winslow,	John Freeman, and	
Thomas Southworth,	Nathaniel Bacon,	
Assistants, &d.	•	

^B JOHN WINSLOW complaineth against Ralph Smith, of Eastham, in an action of the case, to the damage of fifty pounds, for non payment of a debt of thirty nine pounds two shillings and two pence farthing due to the said John Winslow from the said Ralph Smith.

The jury find for the plaintiffe his debt of thirty nine pound two shillings two pence farthing, nine pound damage, and the cost of the suite.

Judgment was graunted to the plaintiffe according to the verdict.

John Allin, Seni^r, of Swansey, complaineth against M^r Wilłam Blackstone, in an action of the case, to the damage of twenty pounds, for molesting him in his just rights, by spoyleing of his grasse, pulling vp of his fence. and destroying of his hay vpon his land, which hee had of the countrey lying on the westerly syde of the westeren plaine from the said Wilłam Blackstons, which was done in the latter end of Nouember, in the yeare 1667. The jury find for the plaintiffe six pounds damage, and the cost of the suite. Judgment was graunted to the plaintiffe, according to the verdicte.

*Richard Sarson complaineth against Nicholas Butler, of Martins Vine-[*146.] yard, in an action of the case, to the damage of twelue pounds, for killing or desposing of a steer which belonged to the wife of the said Sarson, by her marke, shee being then a widdow.

The jury saied to this action, non liquett.

Wilłam Nicarson complaineth against Mattaquason Sachem, and Great Tom, and Cosen, and Will, Indians, of Mannomoitt, in an action of the case, for defaming of him by a letter that was deliuered vnto the Court, dated the 19th of October, 1666, in which writing was declared diuers accusations, wherby hee was defamed, to his great damage, as it appeers in the writing that was deliuered by Josias Cooke, that then and there testifyed that it was the Indians complaint, and the sagamore owned it in the Court the last Tusday in October, 1666. The jury sayed they saw noe ground for this action.

Edward Williams complaineth against Anthony Dodson, and Mary, his wife, of Scittuate, in an action of review of an action tryed at March Court last past, wherin Anthony Dodson, and Mary, his wife, as sole exequitrix of the last will and testament of John Williams, deceased, did complaine against Edward Williams, in an action of the case, for that the said Edward Williams hath in his posession a pte of the estate of John Williams, deceased, which hee detaineth, and refuseth to giue an account of.

The Names of the Jury that tryed these Actions.

	John Morton,)	John Tracy,	
sworne. <	Joseph Warren,	sworne.	John Bourne,	
	John Rogers,		Thomas Tilden,	ł
	Samuell Ryder,		Benajah Pratt,	ſ
	Samuell Sturtivant,		Joseph Howland,	
	Sarjeant Ephraim Tinkham,		John Washbourne, Juni ^r .	

29 October. *Att the Court of his Ma^{tis} held att Plymouth the 29th Day of [*147.] October, 1669.

BEFORE Thomas Prence, Esq, Goû, and	Wilłam Bradford,			
John Aldin,	Thomas Hinckley, and			
Josias Winslow,	Nathaniel Bacon,			
Thomas Southworth,				
Assistants, &d.				

LEIFTENANT EPHRAIM MORTON and Samuell Dunham, in the behalfe of the towne of Plymouth, complained against Francis Combe, Edward Gray, Samuell Ryder, Joseph Bartlett, and Jonathan Morey, in an action of the case, to the damage of thirty pounds, for non payment of twenty pounds due to the said towne for two yeares rent for lands and meddows att or neare Agawaam. The jury find for the plaintiffes twenty pounds ten shillings damage, and the cost of the suite.

Leift John Ellis complained against John Ewen, in an action of the case, to the damage of ten pounds, for non pformance of worke about a barne, according to agreement, and for not paying a debt of forty shillings, due to the said Leiftenant Ellis from the said Ewen.

Digitized by Google

6 July. Part I.

1669.

The jury find for the plaintiffe eight shillings and eight pence, twelue 1669. shillings damage, and the cost of the suite.

Joseph Bartlett complained against Thomas Lucas, in an action of the case, to the damage of fiue pound, for non payment for two hundred and an halfe and eight pounds of beife deliuered att his house.

The jury find for the defendant the cost of the suite.

Joseph Turner, Seni⁷, complained against Micaell Peirse, in an action of slaunder and defamation, to the damage of an hundred pounds, for saying that the said Joseph Turner did attempt to comitt a rape with Abigail Peirse, the daughter of the said Micaell Peirse, striueing with her vntill shee was constrained to cry out for helpe.

This withdrawne.

Charles Stockbridg, and Abigaill, his wife, complained against Joseph Turner, Seni^r, of Scittuate, in an action of defamation and slaunder, to the damage of two hundred pounds, for that the said Turner, since the begining of June last, hath reported and said that the said Charles Stockbridge is a coocally rogue, and that Abigaill, his wife, is as very a strumpett as any in New England, and that the said Abigaill is a brasen faced whore, and that her husband is a coocally raskall, and that hee would proue him soe.

Joseph Turner did before the Court owne the charges expressed in this action.

The jury found for the plaintiffe one hundred pounds damage, and the cost of the suite.

The I	lames	of	the	J	ury.	•
-------	-------	----	-----	---	------	---

1	John Tompson,		Joseph Warren,)
	John Bryant,		Sarjeant Ephraim Tinkham,	l
	Ensigne Joseph Bradford,		Gorg Bonum,	l
sworne. <	Ensigne Jonathan Alden,	sworne.	James Clarke,	ļ
	John Wadsworth,		Job Bourne,	
	#Andrew Ringe,#		Wilłam Foard, Juni ^r ,	l
			Jabeze Howland.	

About the last aboue named action, Sarjeant Tinkham and John Bryant were off, and Josias Cooke and Joseph Burgis in theire rome and stead. 157

ART I.

1669. *Att the Speciall Court held att Plymouth the 8th Day of December, 1669. 8 December.

PART I. Wilłam Bradford. [*148.] BEFORE Thomas Prence, Esqr, Goft, and John Aldin, Thomas Hinckley, and Josias Winslow, Nathaniell Bacon, Assistants, &c.

^R JOSEPH TILDEN complained against Charles Stockbridge, of This action was non suited. Scittuate, in an action of slaunder and defamation, to the damage of one thousand pound, for saying and reporting that Nathaniel Turner and Joseph Turner could kisse Elizabeth, the wife of the said Tilden, as ofte as they listed, and doe soffithing else too, and that the said Nathaniel Turner knew her, the said Elizabeth Tilden, as well as her owne husband knew her.

1669-70. 1 March

Att the Court held att Plymouth the first Day of March, Anno Don 1669.

BEFORE Thomas Prince, Esq^r, Goft, Thomas Hinckley, John Freeman, and John Aldin. Josias Winslow, Nathaniel Bacon, Wilłam Bradford,

Assistants, &d.

^B JOSEPH TILDEN, and Elizabeth, his wife, complained against Charles Stockbridge, in an action vpon the case, to the damage of one thousand pounds, for defaming the said Elizabeth, in publishing and reporting, since the first of May last past, that Nathaniel Turner could kisse the said Elizabeth as ofte as hee list, and doe soffthing else too, and that the said Nathaniel knew the said Elizabeth Tilden as well as her owne husband knew her, wherby the said Elizabeth is defamed; and thervpon the said Joseph Tilden bringeth his action.

The jury found for the defendant.

Att this Court, Robert Ransom appeered to answare his psentment for

The Names of the Jury that went on the aboue written Tryalls.

said Ransoms language.

,	John Morton,		John Wadsworth,
sworne.	Wilłam Hoskins,		Nathaniel Thomas,
	Gorge Watson,		Wilłam Swift,
	Gorge Watson, John Tracy,	sworne.	John Howland,
	Hugh Cole,		Benajah Prat,
	John Damman,		Samuell Hunt.

	570.
July, 1670.	\sim

δ July. [*149.]

BEFORE Thomas Prence, Goû, and	Thomas Hinckley,
John Alden,	John Freeman, and
Josias Winslow,	Constant Southworth,
Wilłam Bradford,	

Assistants, &d.

JOSIAS COOKE, Seni^r, of Eastham, complained against Samuell Smith, of the same towne, in an action of defamation, to the damage of an hundred ______, in his vttering sundry scandulus words of and against the said complainant, viz⁶, that hee was an old drunken sott, an old knave, and taught his children to cheat; that hee was fitter to be a hangman then a deacon; and that hee ought not to sit as a celect man; an other place was fitter for him if hee had his deserts or due rendering; soe vile, as if hee, the said Smith, could not, by any words hee could vse, abuse him; with other reproachfull words of like nature.

The jury find that the plaintiffe is defamed by the defendant. The Court, considering the verdict, haue ordered, that both plaintiffe and defendant, each one, beare theire owne charges, and also the like in reference vnto what charges each of them haue bin att the last Court respecting this controversy.

1670. Wheras Nathaniel Man, of Scittuate, formerly sued his father in law, John Cowin, att the Court of the celectmen of Scittuate, for vseing and improueing his house and lands without his order, and that Court tearmed it a vexatious suite, and find not themselues in a capasitie to issue the difference althoe the said Man sued not vpon title, but for treaspas, to the damage of thirty nine shillings, and being noe way releiued by the judgment of the abouesaid Court, the said Man was nessesitated to appeale from the judgment of that Court to his mation Court held heer this day. This appeale was not pleaded to, soe as refered to the jury, but was otherwise determined. See Booke of Orders and Passages of the Court, July Court, anno 1670.

The Names of the Jury that tryed the first aboue named Action.

	John Morton,)	George Bonum,
	John Rogers,		George Bonum, Wilłam Swift,
sworne.	John Dingley,	sworne.	James Cobb,
BWOILC.	Jacob Cooke,	SWUILC.	James Cobb, Joseph Howland,
	John Wadsworth,		Jabeze Howland,
	Samuel Dunham,		John Woodcocke.

*Att the Court of his Matt holden att Plymouth the 29 Day of 29 October. October, 1670.

BEFORE Thomas Prence, Esq ^r , Goû, and	Thomas Hinckley,
John Alden,	John Freeman,
Josias Winslow,	Nathaniel Bacon, and
Wilłam Bradford,	Constant Southworth,

Assistants, &c.

^B JOHN GORUM, of Barnstable, complained against Encrease Clapp, of Barnstable, in an action of the case, to the damage of ten pound, for causing him, the said Gorum, to send his boate to Hingham for a boate load of barke containing ten coard; the said barke being altogether vnfitt for his vse, and not according to the agreement hee made with the said Clapp.

The jury find for the defendant the cost of the suite.

Captaine James Cudworth, of Scittuate, complained against John Williams, in an action of the case, to the damage of twenty pounds, for that

Digitized by Google

5 July. PART L

[*150.]

the said John Williams, about the latter end of hey haruest, the last yeare, 1669, vpon the Gulfe Iland, in Scittuate, being the said Cudworthes, did pull or beate downe, or cause to be pulled or beatten downe, a wigwam, or Indian house, which an Indian sett vp for his shelter, which Indian was hiered by the said Cudworth to cutt coard wood on the said iland, by which meanes the Indian was forced from his worke, and the said Cudworth disappointed of a considerable quanty of the wood that would have supplyed his nessesitie, and the title of his land brought into question, wherby the said Cudworth comes to be damnified. The jury find for the plaintiffe fiue pounds damage, and the cost of the suite.

1670. 29 October. PART I.

Captaine Nathaniel Thomas, of Marshfeild, in the collonie of New Plymouth, complained against M^r Samuell Arnold, of the same place, in an action of the case, for treaspas, to the damage of two hundred pounds, for entering into and detaining forcibly a certaine psell of land, lying on the easterly side of Greens Harbor Freshett, neare the bridge that leads ouer the said freshett from the said Captaine Thomas his land, which land, consisting of vpland and meddow, is comonly called and knowne by the name of the Minnesters Land, the said Capt Thomas being lawfully seized therof. The jury find for the defendant the cost of the suite, and further declared themselues before the Court, that they find neither title to the meddow nor treaspas on the vpland sufficiently proued. And wheras the said plaintiffe complaineth that the said land giuen him by this verdict is not yett layed out to him, this Court orders the celectmen of that towne to lay out the said proportion of land to his satisfaction, or otherwise to appeer att the Court to be held att Plymouth the first Tusday in March next, and to bring theire towne records with them.

•Humphery Johnson, of Hingham, complaineth against Micaell Peirse, [*151.] of Scittuate, as hee, the said Peirse, is agent in the behalf of the towne by an order bearing date May the 18th, 1665, or as hee, the said Peirse, is inhabitant of the towne of Scittuate, in an action of debt, to the damage of twenty pounds, for that the towne doe not pay the sume of ten pounds due to the said Johnson, for information according to the aboue mensioned town order.

Non suited.

M^r Josias Winslow, Seni^r, and John Dingley, being both of the towne of Marshfeild, complaineth against Captaine Nathaniel Thomas, in an action of the case, to the damage of four pounds, for disposing of four barrells of cyder, legally seized on for the rate due to Mr Arnold, and refusing to be

1670. acomptable for it vpon demand, which said cyder was seized vpon by Clement King, constable.

29 October. PART I.

This was not pleaded to.

John Otis, in the behalfe of himself, soe farr as concerned heerin, and in the behalfe of Encrease Clapp, soe farr as hee alsoe is concerned heerin, complaineth against John Gorum, Seni^r, in an action of the case, to the damage of ten pounds, for non payment of seauen pounds due to them, or one of them, for a boat load of barke, comonly accompted ten coard, which was received from John Jacob, of Hingham, for the vse of the said John Gorum, and by his order, being received a little before, or neare about, last barly harvest was twelve month.

The jury find for the plaintiffes seauen pounds seauen shillings damage, and the cost of the suite.

The towne of Scittuate complained against Humphery Johnson, of Hingham, in an action of the case, for treaspasing vpon them to the damage of one hundred pounds, for felling, cutting, and carrying away, this seuerall yeares, both cedar and oake timber of from the comons of the towne of Scittuate.

This action non suited.

Ensigne John Williams complained against Nathan^u Turner, in an action of the case, to the damage of fifty pounds, for not pforming of his promise made to the said Williams sofitime in July last past, before the date heerof, in not acknowlidging a deed of his brother, Joseph Turner, and giueing, seizing, and possession of the said lands vnto him, as hee is by letter of attorney impowered to doe. The jury find for the defendant the cost of the suite.

Añ Bird, of Scittuate, widdow, complained against Ensigne John Williams, in an action of the case, to the damage of forty pounds, for detaining of moneys by her left in his hands, and for deneying or neglecting to pay her for three yeares seruice.

The jury find for the plaintiffe four pound in mony, ten shillings damage, and the cost of the suite, leaving the reward of her service to the Court to determine.

See more of this in the next written page of this booke.

[*153.] *The Court have ordered, that John Williams shall pay to the widdow Bird, for her three yeares service, the sume of three pounds and ten shillings a

yeare, wherof three pound and ten is to be payed in mony, and the remainder to be paid in barly att prise currant, to be deliuered by the fifteenth day of December next after the date heerof; or in porke by the first of Aprill, 1671, att prise currant, sealed and pased by the packer att Boston, to be deliuered to Ann Bird, widdow, by the times fore named, or vnto her order.

Ann Bird, of Scittuate, widow, complaineth against Ensigne John Williams, in an action of the case, to the damage of twenty pounds, for that the said Williams, as her agent, had a bill of John Hanmores comited to him to receive the debt in her behalfe, and refuseth to deliver vp the said bill vnto her, or the debt, if received, according to the bill.

The jury find for the plaintiffe six pound and nineteen shillings, ten shillings damage, and the cost of the suite.

The names of the juryes that tryed these actions are as followeth : ---

1	John Tompson,) (Job Crocker,
sworne.	John Richmond,		John Cobb, of Taunton,
	Samuell Edson,	sworne. {	Abraham Jackson,
	Thomas Linkolne,		Samuell Dunham,
	James Clarke,		Henery Sampson,
	Jacob Cooke,		John Soule.

In some of the actions tryed att this Court, Samuell Dunham, Henery Sampson, and John Soule were excepted against, and in theire stead there was William Witherell, John Hatheway, and Jabeze Howland were put in theire stead, and did serue.

*The names of the jury which tryed the actions inserted in the next page [*154.] att the Court held att Plymouth the seaventh of March, 1670, are as followeth: —

	John Morton,)	(Job Bourne,
sworne.	John Bryant, of Scittuate,		Benjamine Church,
	John Rogers, Seni ^r ,		Joseph Bartlett,
	John Rogers, Seni ^r , M ^r Josias Standish,	sworne.	John Howland, Juni ^r ,
	Gorge Watson, Samuell Ryder,		Wił Foard, Juni ^r ,
	Samuell Ryder,		Jonathan Prat.

163

29 October. PART I.

1670.

Digitized by Google

*Att the Court holden att Plymouth the seauenth of March, 1670. 1670-1.

7 March. PART I. [*155.]

BEFORE Thomas Prence, Esqr, Goû, John Alden, Josias Winslow, Wilłam Bradford, Assistants, &d.

Thomas Hinckley, John Freeman, Nathaniel Bacon, and Constant Southworth.

TATHANIEL SOULE complained against Gyles Slocom, of Dartmouth, in an action of the case, to the damage of an hundred pounds, for treaspas done by the said Slocome vnto the said Nathaniel Soule and Gorge Soule, for or in that the said Gyles Slocom did sofitimes the last summer, in the absence of the said Soules, enter into and vpon the rights of the said Nathaniel Soule and Gorge Soule, in land in the towne of Dartmouth, detaining and refusing to surrender the same, soe that the said Nathaniel Soule and Gorge Soule cannot enter therin, but were kept out and hindered soe to doe, and therfore is nessesitated to bring theire action, wherby the said Nathaniel and Gorge Soule come to be damnifyed.

The jury find for the defendant.

Wheras Ann Bird, of Scittuate, widdow, complained against Ensigne John Williams, in an action of the case, to the damage of forty pounds, for detaining of monies by her left in his hands, and for deneying or neglecting to pay her for three yeares service, and comencing suite against him att the Court held att Plymouth in October last, did then obtaine a verdict against him for foure pounds in money, ten shillings damage, and the cost of the suite, leaving the reward of her service to the Court to determine, --- the above said John Williams, now complaining that hee is greatly damnifyed by the said verdict, and requiring a review, hath obtained a review of the said action, to be tryed att this Court.

The jury find for the defendant.

Wheras Capt James Cudworth, of Scittuate, comenced suite against John Williams, in an action of the case, to the damage of twenty pounds, for that the said Williams, about the latter end of hay harvest, in the yeare 1669, vpon the Gulfe Iland, in Scittuate, being the said Cudworthes, did pull or beat downe a wigwam, or Indian house, which an Indian sett vp for his shelter, which Indian was hiered by the said Cudworth to cutt coard wood on the said iland, by which meanes the Indian was forced from his worke, and the

Digitized by Google

said Cudworth disappointed of a considerable quantity of the wood that 1670-1. would have supplied his nessesity, and the title of his land brought into question, wherby the said Cudworth came, as hee said, to be damnifyed, and did then obtaine a verdict for five pounds damage, and the charge of the suite; the abouesaid John Williams now complaining that hee is greatly wronged by the said verdict, he hath obtained a review of the said action, to be att this Court. The jury find for the defendant.

Samuell Hiland complained against Timothy White, in an action of the case, to the damage of ten pounds, for entertaining his seruant, John Rouse, without his leaue or alowance.

The jury find for the plaintiffe fiue and thirty shillings damage, and the cost of the suite.

*Att the Court of his Mat held att Plymouth the fift of July, 1671.	167	<i>1671</i> .	July.	of	fift	the	Plymouth	att	held	Matie	his	of	Court	Att the	-
---	-----	---------------	-------	----	------	-----	----------	-----	------	-------	-----	----	-------	---------	---

BEFORE Thomas Prince, Esquire, Goû, John Alden,	Thomas Hinckley, John Freeman,	δ July. [*157.]
Josias Winslow,	Nathaniel Bacon, and	
Wilłam Bradford,	Constant Southworth,	
Assistants, &c.		

AMUELL JENKENS complained against Robert Stanford, in an action of the case, to the damage of twenty pounds, for that the said Jenkens haueing giuen bond to the countey Court, held att Boston the 26th of Nouember, 1670, to the value of ten pounds, for appeerance of the said Stanford att the Court held att Boston the 8th of December, 1670, to answare for the breaking of a law by gaming. The said Stanford not appeering according to the bond, the said Jenkens, his surtie, was, by the Treasurer of the county of Suffolke, in the jurisdiction of the Massachusetts, sued, and by a jury att the countey Court held att Boston the 31 of January, 1670, awarded to pay the forfeiture of the bond, and the cost of the suite, according to which award, haueing a judgment giuen against him, and an execution serued for the sume of ten pounds and twelue shillings in money, besides other charges vpon the accoumpt, hee, the said Jenkens, being not able to pay it in specue, was comitted to prison, and continued in durance vntill the sume aforsaid was fully satisfyed in mony.

1671. δ July. PART L The jury find for the plaintiffe his debt of ten pounds, fiue pound damage, and the cost of the suite.

Robert Stanford complained against Edward Jenkens, in an action of the case, to the damage of ten pounds, for that the said Jenkens did vnjustly molest the said Stanford by attaching and imprisoning his body vpon an action by him comenced in the name of Samuell Jenkens, and should have bine tryed att a Court held att Plymouth in March last.

The jury find for the defendant.

Robert Stanford complained against Captaine James Cudworth, in an action of the case, to the damage of thirty pounds, for that the said Cudworth did vnjustly molest the said Stanford by causing him to be attached in seuerall actions, and imprisoning his body vpon seuerall actions by him comenced in the name of Peter Goulding, and one in the name of Peter Goulding and Samuell Backnell, and should haue bine tryed att a Court held att Plymouth in March last.

The jury find for the plaintiffe ten pound damage, and the cost of the suite.

Moris Truant complained against Thomas Summers, in an action of the case, to the damage of twelue pounds, for non payment of six pounds and odd mony due vnto him, the said Morris, for seuerals as by accompt.

The jury find for the plaintiffe six pound and three shillings, ten shillings damage, and the cost of the suite.

[*158.]

•July, 1671. Nathaniel Soule, of Duxburrow, and Gorge Soule, of Dartmouth, as principalls, both of the collonie of New Plymouth, complaineth against Gyles Slocome, of the towne of Dartmouth, late of Rhode Iland, in an action of the case, to the damage of one hundred and fifty pounds, for treaspas done by the aboue said Slocome vnto the said Nathaniel and Gorge Soule, for that the said Slocome did some time in the yeare of our Lord 1669, in the absence of the said Soules, enter into and vpon the rights of the abouesaid Nathaniel and Gorge Soule, in land in the township of Dartmouth, detaining and refusing to surrender the same, but keepeth improueing the same, soe that the said Nathaniel and Gorge Soule cannot enter therin, but are kept out and hindered soe to doe, and the title of theire land by this meanes is brought into question, and therfore are nessesitated to bringe theire action, wherby the abouesaid Nathaniel Soule and Gorge Soule comes to be damnifyed.

The jury find for the plaintiffes the fourteenth lott of land, att Pasco-

mansett, in Dartmouth, bounded as the writing of the deuision of lotts expressed, into which lott of land Gyles Slocome hath wrongfully entered, thirty shillings damage, and the cost of the suite.

The Names of the Jury.

	John Morton,) ((M ^r Joseph Bradford,)	
sworne. <	Samuell Ryder,		John Waterman,	
	Steuen Bryant,		Wilłam Swift,	
	John Wadsworth,	sworne. {	Thomas Tilden,	
	Samuell Dunham,		Nathaniel Thomas,	
	John Tracye,		Jabeze Howland.	

John Mayo, of Eastham, appeered att this Court to answare the suite of Ralph Smith, comenced against him; but Smith nor any appeered to prosecute the suite, and soe the charges of attendance was alowed the said Mayo.

*Att the Court of his Ma^{tte} holden att Plymouth the 29th of October, 29 October. 1671. [*159.]

BEFORE Thomas Prence, Esquire, Goû,	Thomas Hinckley,				
John Alden,	John Freeman,				
Josias Winslow,	Nathaniel Bacon, and				
Wilłam Bradford,	Constant Southworth,				
Assistants, &d.					

JOHN WILLIAMS, of Scittuate, complaineth against Peter Worthylake, in an action on the case, to the damage of ten pounds, for not satisfying the said Williams for what hee hath disbursed and engaged relating to the difference between Captaine Williams and the said Worthylake, according to his agreement, and for not satisfying for goods had of the said Williams sofitimes this last summer, and for not breaking vp a fcell of ground vpon Conihassett Necke, according to his agreement.

The jury find for the plaintiffe forty shillings damage, and the cost of the suite.

The bill of cost is twenty six shillings.

1671. 29 October. PART L Nathaniel Turner complaineth against John Williams, in an action vpon the case, to the damage of one hundred pounds, for vnjustley molesting him, defaming and disgraceing the said Turner, by causing him to be imprisoned and his goods to be attached; also causing the said Turner to be apprehended and carryed by the constable before authoritie, there to be examined as a theife, or as one that indirectly had taken away another mans goods. Non suited.

William Rogers complaineth against John Rouse, in an action vpon the case, to the damage of an hundred pounds, for neglecting to goe to Boston with him, the said Rogers, vnto M^r John Woodmansey, and the owners of the boate which wee hiered, that soe wee might make vp our accoumpts with them, and satisfy for what wee had of them in the yeare 1669; alsoe for neglecting to goe to sea with the said Rogers, and for disposing of goods which was in generall for the said Rouse his own pticular vse, wherby the said Rogers is greatly damnifyed.

The jury find for the plaintiffe the halfe of three pounds seauenteen shillings and eleuen pence, which is thirty eight shillings and five pence, and twenty shillings damage, and the cost of the suite.

Wheras Robert Stanford, of Scittuate, comenced a suite against Capt James Cudworth, in an action on the case, to the damage of thirty pounds, for that the said Cudworth did vnjustly molest the said Stanford by causing him to be attached in seuerall actions, and imprisoning his body vpon seuerall actions by him comenced in the name of Peter Goulding, and one in the name of Peter Goulding and Samuell Bucknell, and should have bine tryed att a Court held att Plymouth in March last, and the said Stanford obtained a verdict of ten pounds damage, and the cost of the suite, — the aboue said Captaine Cudworth now complaineth that hee is greatly wronged by the said verdict, and hee hath obtained a review of the said action to be att this Court.

The jury find for the defendant.

[*160.] *Samuell Hiland, of Scittuate, complaineth against Thomas Nicolls, in an action of treaspas on the case, to the damage of twenty pounds, for cuting and carying away both barke and coard wood, since March last, off and from the land of the said Hiland, lying and being within the bounds of Conahassett, bounded to the steping stones and to the land of Micaell Peirse, and also to the land of John Booth and Josias Leichfeild.

This was withdrawne.

The Names of the Jury.				1671.
sworne.	John Morton, Wilłam Hoskins, Andrew Ringe, James Clarke, John Wadsworth, John Howland, Juni ^r ,	sworne.	John Rogers, Juni ^r , Wilłam Foard, Juni ^r , Samuell Hunt, Samuell Dunham, Jabeze Howland,	29 October. PART I.
{	John Howland, Juni ^r ,)		Jonathan Pratt.	

*Att the Court of his Ma^{tis} holden att Plymouth the fift of March, 1671-2. Anno Dom 1671.

BEFORE Thomas Prence, Esquire, Goû,	Wilłam Bradford,
John Alden,	Thomas Hinckley, and
Josias Winslow,	Nathaniel Bacon,

Assistants, &c.

M^B JOHN GREEN, of Roxberry, by his attorney, John Wilłams, of Scittuate, complaineth against Nathaniel Turner, of Scittuate, in an action of the case, to the damage of twenty pounds, for vnjustly detaining and withholding three cowes, which appertained to the heires of the estate of M^T John Alcocke, phesition, late of Roxburrow, deceased, wherby the heires Non suited. of the said Alcocke are damnifyed.

Ensigne John Williams complained against Joseph Turner, Seni^r, in an action on the case, to the damage of one hundred pounds, for not possessing him, the said Williams, of lands bought of him and payed for, as appeered by a deed vnder his hand and seale, bearing date July the first, 1670; and for neglecting to acknowlidge the said deed according to law, wherby the said Williams is damnifyed. The jury found for the defendant. A review of this action was graunted to the defendant.

M^r John Pecke and Samuell Pecke, late constables of Rehoboth, complaineth against M^r John Allin, of Swansey, in an action of the case, to the damage of four pounds, for non payment of forty fiue shillings, or therabouts, due by seuerall rates made for the countrey, and for the towne of Rehoboths vse. Withdrawne.

22

5 March. [*161.]

1671-2. John Sutton, of Scittuate, complaineth against Daniel Turner, in an ⁵ March. PART I. John Sutton, of Scittuate, complaineth against Daniel Turner, in an action of the case, to the damage of two pounds and fifteen shillings, vpon forfeiture of a bond of such a vallue that should have bine payed by him vnto the said Sutton, in silver money, att or before the 29th of July, 1670, not yett payed.

The jury find for the plaintiffe the bond, and the cost of the suite.

Wilłam Paule, of Taunton, complaineth against John Hathwey, Seni⁷, of Taunton, aforsaid, in an action of damage and defamation, to the damage of twenty pounds, for damnifying and defaming the said Paules meddowes, in saying there is noe vpland, nor timber appertaining to his meddowes, for theire cecuritie in fenceing, and for pulling vp the bound markes of the said vplands. This action was non suited, and afterwards ordered by the Court that in reference vnto the ending of the controuersy respecting this action, that Ensigne Leanard ant Serje: Hall shall settle a range on the vpland of the said John Hathwey for the said Wilłam Paule to sett his fence on, viz⁶, the said range to run on a straight line on the edge and border of the said vpland.

Humphery Johnson, of Hingham, complaineth against John Turner, Juni^r, of Scittuate, in an action of treaspas on the case, to the damage of three pounds, for damnifying the said Johnson, by cuting and carrying away, or causing timber to be cutt and carryed away, from the propriety of the said Johnson, in Scittuate Comons, since the yeare 1668. The jury find for the defendant.

[*162.] *Major Josias Winslow, of Marshfeild, complained of Wilłam, son to Taspaquin, the sachem of Namassakett, in an action of the case, to the damage of twenty pounds for non payment of ten pounds, and eight shillinges, due vnto him for a horse, and other goods sold to him the last sumer, as appeered by a bill vnder his hand.

The jury find for the plaintiffe the bill, twelue pence damage, and the cost of the suite.

John Whistone, of Scittuate, complained against Edward Jenkens, of Scittuate, as gaurdian to the said Whistone, in an action of the case, to the damage of fifty pounds, for that the said Jenkens hath not returned thirty and four pounds and fiue shillinges in English goods, received by Edward Jenkens, as gaurdian to the said Whiston, of Edward Wanton, in the yeare one thousand six hundred sixty nine, wherby the said Whiston comes to be damnifyed.

Digitized by Google

Nonsuited.

Wilłam Nicarson complained against Mattaquason, sachem of Mannamoiett, in an action of the case to the damage of two hundred pounds, for that the said Mattaquason refuseth to signe him a deed to assure him of the land that hee, the said Nicarson, purchased of him. The jury find for the defendant. 1671-2. 6 March. PART I.

Memorand: that twenty shillinges is alowed by the Court to Mattaquason, for charges in attendances on the suite comensed against him by Wilłam Nicarson aboue mensioned.

The Names of the Jury.

1	M ^r Josias Winslow,		Samuell Ryder,
sworne. {	John Morton,	sworne.	Serj: Ephraim Tinkham,
	John Tracye, Francis West,		Gorge Vaughan,
	Francis West,		Gorge Vaughan, Stuen Bryant, James Hamblen,
	M ¹ Joseph Bradford, Ensigne John Haward,		James Hamblen,
•	Ensigne John Haward,		Gorge Bonum.

*Att the Court of his Matt holden att Plymouth the first of July, 1672. 1672.

BEFORE Thomas Prence, Esq ^r , Gofl,	Thomas Hinckley,
John Aldin,	John Freeman,
Josias Winslow,	Nathaniel Bacon, and
Wilłam Bradford,	Constant Southworth,
	• •

Assistants, &c.

M^R THOMAS CLARKE, Seni^r, late of Plymouth, complaineth against Henery Clarke, of Duxburrow, in an action of the case, to the damage of four pound, for non payment of a debt of forty shillinges due from Thurston Clarke, Seni^r, deceased, the which debt of forty shillings the said Henery Clarke engaged to pay vnto the said Thomas Clarke.

The jury find for the defendant.

Francis Baker, of Yarmouth, complained against Wilłam Nicarson, Seni^{*}, of Mannamoiett, in an action of debt, to the damage of thirty pounds, for non payment of aboute twenty two pounds and nine shillinges, due for caske made and deliuered by him to the said Nicarson or his order, ptely in the 171

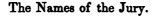
1 July. [*163.]

1672. years 1669, and \tilde{p} tely in Aprill and May, 1670, as by his booke more \tilde{p} ticularly doth appeer.

PART I.

The jury find for the plaintiffe a debt of four pound and seauen shillinges añ four pence, thirty shillinges damage, and the cost of the suite.

The jury expressed themselues that they had noe respect in this verdict vnto six meat barrells expressed in the accoumpt on the booke.



sworne.	John Morton,		Thomas Tilden,	
	Joseph Warren,		Jonathan Winslow,	
	Andrew Ringe,	sworne.	Benajah Prate,	
	John Rogers,		Benajah Prate, Jabez Howland,	
	John Tracye,		Jonathan Barnes,	
	Gorge Bonum,		Dauid Aldin.	

^{30 October.} •Att the Court of his Maⁱⁱⁱ holden att Plymouth, in New England, [*164.] the 30th of October, 1672.

BEFORE Thomas Prence, Esquire, Gou ^r ,	Thomas Hinckley,
John Aldin,	John Freeman,
Josias Winslow,	Nathaniel Bacon, and
Wilłam Bradford,	Constant Southworth,
Assistants, &c.	

JOSEPH BARTLETT complained against James Clarke, in an action of treaspas on the case, to the damage of three pounds, for feching away of hay of from the meddow of the said Joseph Bartlett, without his leaue and order, some time in this instant October. The jury find for the defendant.

Francis Baker, of Yarmouth, complained against Wilłam Nicarson, of Mannamoicett, in an action of the case, to the damage of ten pounds, for that the said Nicarson neglecteth to pay him for six meat barrells, and for labour done seuerall times about pining of tarr barrells, and triming them, in the yeare one thousand six hundred and seauenty.

The jury find for the plaintiffe fiue shillinges damage, and the cost of the suite.

Wilłam Nicarson, Seni^r, of Mannamoiett, complained against Francis 1672. Baker, of Yarmouth, in an action of the case, to the damage of thirty pounds, by reason of the faultines of a pcell of tarr barrells hee made for the said complainant, in the yeare one thousand six hundred sixty and seauen, ptely by the leakenes of severall of them when they first put tarr in them, and ptely because severall of them were above the ordinary gage that other men made, and ouercharging him sixpence vpon a barrell more then men ordinarily payed for tarr barrells.

The jury find for the defendant.

John Jenkens, of Barnstable, complained against Roger Goodspeed, in This was ended by acknowlidgan action of defamation, to the damage of fifty pounds, in his charging of the ment. said complainant to be a lyer, and that hee had stolen his kidd, biding all the people there to take notice therof; this being on a lecter day, in September last, in the publicke meeting house there, before sundry people.

The jury find for the plaintiffe twenty pound damage, and the cost of the suite; or an acknowlidgment to the satisfaction of the Court, and the cost of the suite.

Wilłam Rogers, that formerly liued with John Williams, of Scittuate, complained against John Williams, of Scittuate aboue said, in an action of the case, to the damage of one hundred pounds of siluer mony, for that the said John Williams did slaunder the aboue said Wilłam Rogers, by saying that the abouesaid Wilłam Rogers, did, sometime about the begining of January last past, breake vp the said Williams his house, and stole severall thinges.

The jury find for the defendant.

*Mary Churchill complaineth that Thomas Doten, haueing begotten her with child, is departed the gourment, and it is doubtfull whether hee will returne againe, and haueing left her in a poor deplored condition; and hath sued out an attachment on such goods and chattles, and all dues and rights appertaining to the said Doten to be for her support; and produceth to the Court what the constable of Plymouth hath attached att her suite, that soe shee may abide the award of the Court respecting the premises.

The jury find for the plaintiffe, all the pticulares specifyed in the euidences, which were as followeth : Item, Thomas Dotens third of a boate, in ptenorship with Leift Morton and Thomas Howes; his third likewise of a psell of netts in the same ptenorship, with his third of the roads, ankers, and sailes appertaining to the said boate; as also a gun in the custody of Ephra-

[*165.]

173

80 October.

PART I.

1672. im Morton, a rapier att Gorge Mortons, forty shillings for the hier of the boate due from Richard Willis, and a psell of boards in the costody of diuers PART I. psons.

The names of the jury that tryed the forenamed tryalls were, ----

1	M ^r Samuel Edson,)	Joseph Warren,
sworne. <	Gorge Vaughan,	sworne. <	Steuen Skiffe,
	Steuen Bryant,		John Howland,
	Gorge Vaughan, Steuen Bryant, Serjeant Ephraim Tinkham,		Samuell Clapp,
	Nathaniel Turner,		Benjamine Church,
	John Rogers, Seni ^r ,		Jonathan Prate.

Memorandum : that in the action betwixt Joseph Bartlett against James Clarke, Serjeant Tinkham, Steuen Bryant, Joseph Warren, and Jonathan Prate, were excepted against, and John Thomson, Steuen Wood, Jonathan Dunham, and John Dunham, Juni^r, serued in theire stead.

1672-3.	*Att the	Court o	f his	Matie	holden	att	Phymouth	the	fourth	Day
\smile			of .	March,	Anno	Doî	ň 1672.			

4 March. [*166.]

BEFORE Thomas Prence, Esq ^r , Gou ^r ,	Thomas Hinckley,
John Aldin,	John Freeman, and
Josias Winslow,	Constant Southworth,
Wiltam Bradford,	

Assistants, &d.

ANTHONY DODSON, of Scittuate, complained against John Cowin, of the same towne, and Rebecka, his wife, in an action of the case, to the damage of one hundred pounds, for vngroundedly saying and reporting this yeare, 72, that the said Dodson sayed that John Wilłams sayed Wilłam Rogers broke vp his house, by which saying and reporting of John Cowin and his wife, the said Dodson is wronged, reproached, and defamed, and soe comes to be damnifyed.

The jury find for the defendant.

Anthony Dodson, of Scittuate, complaineth against Micaell Peirse, of

Digitized by Google

the same towne, in an action of the case, to the damage of one hundred 1672-3. pounds siluer mony, for that the said Peirse sometime this yeare, 72, said that the aboue said Dodson had either lyed horribly or notoriously, or for sworne him selfe, in the case betwe Wilłam Rogers and John Williams, by which the Thiswas agreed said Dodson comes to be damnifyed.

4 March. PART I. without a verdict of jury.

Leiftenant Perrigrine White, Mr John Bourne, and Ensigne Marke Eames, as celectmen of the towne of Marshfeild, and in the said townes behalfe, doe complaine against John Farrow and Wilłam Sprague, Seni^r, both of Hingham, in an action of the case, to the damage of an hundred pounds, for that the said Farrow and Sprague did this day conduct or bringe one Hannah Bumpas, a distracted pson, whose last settled residence hath bin att Hingham, in the collonie of the Massachusetts, for the space of one yeare or more, and is therby, according to an article between the confeaderate collonies, properly theires to maintaine, into the collonie of New Plymouth and towne of Marshfeild, and theire leaueing her, to theire great charge and damage, and to the hazard of the psons soe brought and left by them. The jury find for the plaintiffes, that the defendants brought Hannah Bumpas into the towne of Marshfeild, that was then an inhabitant of the towne of Hingham, fiue pounds damage, and the cost of the suite.

Joseph Dunham complaineth against Samuell Mylam, in an action of the case, to the damage of fiue pounds, for non pformance of a bargaine about a psell of cedar bolts that the said Mylam should have procured for the said Joseph Dunham by the last of October last past before the date heerof, and to haue bine deliuered by the said Mylam att the said Dunham his house by the time prefixed, and with them three shillings in mony.

The jury find for the plaintiffe his bolts according to bargaine, thirty shillings damage, and the cost of the suite.

*Wilłam Randall, Juni^r, of Scittuate, complaineth against Robert Stan-[*167.] ford, of the same place, in an action of the case, to the damage of ten pounds, for that the said Stanford, haueing an interest in the saw mills, did saw diuers loggs of timber of the said Wilłam Randalls, somtimes the last summer, and refused to deuide with him, or to give him, the said Randall, his due pte therof; and alsoe, that wheras the said Wilłam Randall and Robert Stanford did put the said difference betwixt them concerning the said loggs of timber vnto arbetration, and bound themselues each to other in an assumsett of ten pounds, to the determination of the arbetrators, or any two of

1672-3. them, but the said Stanford did not appeer att the time and place appointed, a March. PART I. A March. A March. PART I. A March. A March. PART I. A March. A

> Joseph Turner, of Scittuate, complained against John Wilłams, of Scittuate, in an action of the case, to the damage of one hundred pounds, for that the said Wilłams did vnjustly molest him, the said Turner, in causing him to be attached, and his body imprissoned, in an action of one hundred pounds, which said action the said Williams procecuted against the said Joseph by tryall of a jury in the Court holden att Plymouth the last March.

> The jury find for the plaintiffe thirty shillings damage, and the cost of the suite.

John Williams, of Scittuate, as administrator to the estate of Edward Williams, late of Scittuate, deceased, complained against John Turner, Juni⁷, of Scittuate aforsaid, in an action of the case, to the damage of seuenty pounds siluer money, for non payment of a debt of nine pounds and ten shillings, as appeers due to the said Edward Williams, him, his heires, exequitors, and adminestrators, by a bill of the aboue said Turners hand, bearing date Aprill the 14th, 1666.

The jury find for the plaintiffe his bill, forty shillings damage, and the cost of the suite.

John Williams, of Scittuate, complaineth against John Turner, Juni^r, of Scittuate, son of Humphrey Turner, in an action of the case, to the damage of nine pounds, for non payment of a debt of four pounds and fourteen shillings, due to the aboue said Williams, as appeers by a bill of the aforsaid Turners hand, bearing date Nouember the fift, 1670.

The jury find for the plaintiffe nine shillings damage, and the cost of the suite. The jury explained themselues that the defendant owning the bill, they went only on the charges.

Digitized by Google

[*168.] *Nathaniell Thomas, Juni^{*}, of Marshfeild, as surty for Humphery Johnson, of Hingham, stands engaged to the Court of Plymouth, in the penall sume of six pounds, to make good such damage as John Turner, Juni^{*}, of Scittuate, should sustaine by the vnjust molestation of the said Johnson, in procecution of an action against the said Turner, att the Court of his ma^{the} held att Plymouth the first day in March last past, and the Court having

Whervpon the said John Turner, Juni^r, of Scittuate, complained against the said Nathaniel Thomas, Juni^r, of Marshfeild, as surty for the said John- Non suited. son, in an action of the case, to the damage of six pounds, for that the said Johnson did vnjustly molest the said Turner in procecution of an action against him att the Court of his mathe holden att New Plymouth in March last past, wherby the said Turner was damnifyed, &c.

Sarah Warren, Seni^r, widdow, complaineth against Robert Barker, Seni^r, of Duxburry, in an action of the case, to the damage of forty pound, for non pformance of a bond made with Nathaniel Warren, Seni^r, deceased, which This non ruited. bargaine beares date Nouember the twenty second, 1663, wherin the said Barker stands bound vnto the said Nathaniel Warren, his heires, exequitors, administrators, and assignes, to maintaine two chimneys and an ouen, for the tearme of seauen yeares from the date aforsaid, att his owne proper cost and charge, and to leave them good and substantiall att the seauen yeares end.

The Names of the Jury.

John Morton,		Gorge Bonum,)
James Clarke,		Abraham Jackson,	sworne.
Joseph Howland,	sworne.	Benajah Pratt,	
Andrew Ringe,		John Rogers, Juni [,]	Soworne.
Joseph Warren,		Edward Southworth,	
John Bryant,		Jabez Howland,)

*Att the Court of his Matt holden att Plymouth, for the Jurisdic-1673. tion of New Plymouth, the 4th of July, Anno Dom 1673. 4 July.

BEFORE Josias Winslow, Esqr, Goû, John Alden, Wilłam Bradford, Thomas Hingley, Assistants, &c.

John Freeman, Nathaniell Bacon, Constant Southworth, and James Browne,

OSEPH WHITE and Samuell Holmes, both of Marshfeild, complained against Gorge Russell, of Scittuate, in an action of the case, to the damage of twenty pounds, for non payment of a debt of nine pounds, four

23

4 March.

177

PART I.

Digitized by Google

[*169.]

1673. pounds siluer money, and fue pounds in English goods, due to the said White and Holmes, for building two chimneys for the said Russell at Martins Vinnyard, and for non pformance of articles of agreement in not finding a sufficient man to healp the said White and Holmes about the said worke. and for not carting the wood into place for the burning of the bricke to build the said chimneys, and for not carting the said bricke into place, according to articles of agreement bearing date June the third, 1672.

Verdict.

The jury find for the plaintiffes theire debt of nine pound in specue. according to articles, four pound and ten shillinges for non pformance of articles of agreement, ten shillings damage, and the cost of the suite.

Mr Thomas Dean, of Boston, complained against Sarah Dauis, adminestratrix to the estate of her late husband, Nicholas Dauis, of Road Iland, deceased, in an action of debt, to the damage of ninty pounds, for non payment of forty fiue pounds in current money of New England, due vnto him, as by bill obligatory vnder the hands and seales of the said Nicholas Dauis and Henery Taylor, joyntly and seuerally, dated the 25th of July, 1671, doth appeer.

The verdict is as followeth : ----

If Sarah Dauis proue adminestratrix to the estate of Nicholas Dauis, deceased, wee find for the plaintiffe his bill of forty fiue pounds of currant mony of New England, fifty shillings damage, and the cost of the suite. If otherwise, wee find for the defendant.

This was withdrawne, notwithstanding the verdict giuen in.

John Hoare, of Concord, complained against Captaine James Cudworth. of Scittuate, in an action on the case, for vnjustly detaining of the said Hoares lands, which said lands, together with housing, orchard, and fenceing, hath bine in the occupation of the said Cudworth now about twelue yeares past, being pte of the land the said Cutworth now lives att, as more fully appeer by a deed and writinges, and all due damages sustained therby.

This action was withdrawne.

[*171.] This was withdrawne.

*M^r Thomas Deane, of Boston, complained against Sarah Dauis, adminestratrix on the estate of her late husband, Nicholas Dauis, of Rhode Iland, deceased, in an action of debt, to the damage of one hundred pounds, for non payment of eighty scauen pounds fourteen shilling and seauen pence, in pork, according to bill due vnto him, due as by hand of the said Nicholas Dauis thervnto, dated the 28th of December, 1670, appeereth.

Digitized by Google

4 July.

PART I.

Such a verdicte was given vnto the suite aboue as followeth : If Sarah 1673. Dauis proue adminestratrix to the estate of Nicholas Dauis, deceased, wee find for the plaintiffe his bill of eighty seauen pounds fourteen shillinges and seauen pence, twelue pound fiue shillings fiue pence damage, and the cost of the suite. If otherwise, wee find for the defendant.

M^r Thomas Deane, of Boston, complained against Sarah Dauis, adminestratrix to the estate of Nicholas Dauis, of Rhode Iland, her late husband, deceased, in an action of debt, to the damage of six score pounds, for non payment of eighty six pounds fourteen shillinges and two pence, due vnto him from the estate, as by two bills from vnder the hands of the said Nicholas Dauis appeers, one wherof being for the payment of thirty pounds in currant New England money, bearing date the 13th of September, 1671, and the other for the payment of fifty six pounds fourteen shillings and two pence, in like mony, dated the 7th of March, 1671.

Such a verdict was given to the suite above said as followeth. If Sarah Dauis proue adminestratrix to the estate of Nicholas Dauis, deceased, wee find for the plaintiffe his bill of thirty pounds in currant coyne of New England, and six pound fourteen shillinges and two pence of his bill of fifty six pound fourteen shillinges, forty shillinges damage, and the cost of the suite. If other wise, wee find for the defendant.

This withdrawne.

Sarah Dauis being not found adminestratrix to the estate of Nicholas Dauis, these verdicts were to non effect.

Ralph Allin, of Sandwich, complained against Sarah Dauis, adminestratrix on the estate of her late husband, Nicholas Dauis, of Rhoad Iland, deceased, in an action of debt, to the damage of ten pounds, for non payment of nine pounds and fiue pence due vpon account vnto him from the estate of the said Nicholas Dauis.

This was withdrawne, and not pleaded to.

John Hoare, of Concord, complained against John Ensinge, of Scittuate, as the son and heire, or as executor or adminestrator, of Thomas Ensinge, of Scittuate aforsaid, deceased, in an action of the case, to the damage of twenty pounds, for not pforming of a couenant of the said Thomas Ensinge, his father, respecting lands att Conahassett, sold to the said Hoare, as by deed vnder the said Thomas Ensinges will more fully appeer.

This withdrawne.

179

4 July.

PART I.

1673. 4 July.

Part I. [*172.] •Mistrise Sarah Warren, as the exequitrix of the estate of Nathaniel Warren, deceased, complaineth against Robert Barker, Seni^r, of Duxburrow, in an action of the case, to the damage of forty pounds, for non pformance of a bargaine made with the said Nathaniel Warren, which bargaine beareth date Nouember the 22^{cond}, 1663, wherin the said Barker stands bound to the said Nathaniel Warren, his heires, exequitors, and assignes, to maintaine two chimneys and an ouen for the tearme of seauen yeares from the date aforsaid, att his owne propper cost and charge, and to leaue them good and substanciall att the seauen yeares end, by the non pformance of which said bargaine the said Sarah Warren is much damnified.

Withdrawne.

M^r John Allin and Hugh Cole, both of the towne of Swanzey, in the collonie of New Plymouth aforsaid, doe complaine against Phillip, allies Metacombr, in an action of the case, to the damage of two hundred pounds, for refusing to pforme couenants and agreements expressed in a deed giuen vnder the said Phillips hand to the said M^r Allin and Hugh Cole, theire heires and assignes, for the vse of the towne of Swansey aforsaid, the said Phillip being required thervnto before the Goû^r and his Assistants, by the said Allin and Hugh Cole, on the 7th of March, 1672, which said couenant is, that vpon the reasonable request of the said M^r John Allin and Hugh Cole, the said Phillip did engage to come before the Goû of New Plymouth, or some of his Assistants, and then and there acknowledge the true and absolute sale of the Pmises expressed in the said deed, according to the true meaning therof.

This was withdrawne.

Att this Court information was given and complaint made vnto the Court by Isacke Chettenden, against Humphrey Johnson, of Hingham, in the gou^rment of the Massachusetts, for that the said Johnson hath, contrary to order of Court, cutt downe or plucked vp a stake sett as a bound marke of land layed out by the comittee of Scittuate to the said informer, att or by a swamp neare the land of Thomas Hiland, Seni^r.

Wee find for our soft^r lord the Kinge, Humphery Johnson haueing broken a law of this gou^rment in cutting downe of a stacke that was sett vp as a bound marke, which law is in the Booke of Lawes, chapt 3, number the 21.

The names of the jury that went on the eight foregoing cases, soe many of them as were heard and tryed, were, ---

Digitized by Google

sworne.	Nathaniell Thomas, John Rogers, Edward Gray, John Bryant, Wilłam Clarke, Joseph Warren,	sworne.	John Tracye, Benjamine Church, Gorge Bonum, Steuen Skiffe, Thomas Tilden, Nathaniel Southworth.	1673. 4 July. PART I.
---------	--	---------	--	-----------------------------

The Names of the Jury that tryed the Complaint against Humphery Johnson, aboue written.

1	John Tompson,		Samuell Dunham,
	James Walker,	sworne.	Joseph Howland,
	John Rogers,		Gorge Bonum, Joseph Warren,
sworne.	John Rogers, John Richmond,		Joseph Warren,
	Thomas Tilden,		Jonathan Sparrow,
	John Thacher,		Steuen Skiffe.

*Att the Court of his Ma^{tto} holden att Plymouth the 29th of October, ^{29 October.} 1673. [*178.]

BEFORE Josias Winslow, Esqr, Goft,	John Freeman,
John Aldin,	Constant Southworth, and
Wilłam Bradford,	James Browne,
Thomas Hinckley,	

Assistants, &d.

M^B THOMAS DEAN, of Boston, marchant, complained against M^r John Walley, as adminestrator to the estate of Nicholas Dauis, deceased, as is within the collonie of New Plymouth, in an action of the case, to the damage of sixty pounds, for non payment of a bill of thirty pounds, currant money of New England, due from the said Dauis to M^r Dean, as by bill bearing date September the 13th, 1672.

The jury find for the plaintiffe thirty pounds, according to bill, two pence damage, and the cost of the suite.

M^r Thomas Dean, of Boston, marchant, complaineth against M^r John Walley, as adminestrator to such estate of Nicholas Dauis, deceased, as is

1673. 29 October. PART I. within the collonie of New Plymouth, in an action of the case, to the damage of one hundred and fifty pounds, for non payment of a bill of eighty seauen pounds fourteen shillings and seauen pence, in good and marchantable porke, att Boston, vnder the packers marke, att fifty shillings p barrell, due from the said Dauis, as appeers by his bill bearing date the 28 day of December, 1670.

The jury find for the plaintiffe eighty seauen pound fourteen shillings and seauen pence, according to bill, ten pound damage, and the cost of the suite.

M^r Thomas Dean, of Boston, marchant, complaineth against M^r John Walley, as adminestrator to such estate of Nicholas Dauis, deceased, as is within the collonie of New Plymouth, in an action on the case, to the damage of eighty pounds, for non payment of a bill of forty fiue pounds, currant mony of New England, and due from the said Dauis to M^r Dean, as by bill bearing date the twenty-fift of July, 1671, appeereth.

The jury find for the plaintiffe forty five pound, according to bill, three pounds and fifteen shillings damage, and the cost of the suite.

M^r Thomas Dean, of Boston, marchant, complaineth against M^r John Walley, as adminestrator of such estate of Nicholas Dauis, deceased, as is within the collonie of New Plymouth, in an action of the case, to the damage of one hundred pounds, for non payment of a bill of fifty six pounds fourteen shillinges and two pence, currant mony of New England, due from the said Dauis to M^r Deane, as by bill bearing date the 7th of March, 1671.

The jury find for the plaintiffe six pounds and fourteen shillings and two pence, as the remainder of the said bill, nine shillinges damage, and the cost of the suite.

M^{*} Peter Serjeant, marchant, of Boston, complained against M^{*} John Walley, as adminestrator to such estate of Nicholas Dauis, deceased, as is within the collonie of New Plymouth, in an action of the case, to the damage of three hundred pounds, fifty eight pounds due vnto him, the said Serjeant, his heires and assignes, as by bond bearing date March, 1761, from the said Nicholas Dauis, dč, in currant mony of New England.

The jury find for the plaintiffe his bond, and the cost of the suite.

Digitized by Google

[*174.] *Wheras, att a Court held att New Plymouth on the fift day of March, 1671, Ensigne John Williams comenced suite against Joseph Turner, Seni^r,

of Scittuate aforsaid, in an action of the case, to the damage of one hundred pounds, for not possessing him, the said Williams, of lands bought of him, and payed for, as appeareth by a deed vnder his hand and seale, bearing date July the fift, 70, and for neglecting to acknowlidge the said deed according to law, wherby the said Williams was damnifyed; and the jury on that tryall finding for the defendant, the plaintiffe still complaining that he is therby kept from his just right, and that the Court and jury was misled in the former tryall by the defendants fraudulent, fallaciouse please, as hee will make it appeer, hee hath obtained a review of the aforsaid action.

The jury find for the plaintiffe, that the defendant shall make good his couenant according to his deed, or thirty pound damage, and the cost of the suits.

John Williams, of Scittuate, adminestrator to the estate of Edward Williams, deceased, complained against Wilłam Randall, Juni^r, of Scittuate, in an action of the case, to the damage of twelue pounds, for non payment of three thousand and two hundred of hogshed stuffe and heding due to the aboue said Edward Williams, as appeers by a bill given vnder the aboue said Randalls hands, which bill beareth date Nouember the second, 1670.

The jury find for the plaintiffe the cooper stuffe expressed in the bill, eight shillings damage, and the cost of the suite.

John Williams, of Scittuate, adminestrator to the estate of Edward Williams, late of Scittuate, deceased, complaineth against Thomas Turner, of Scittuate, Seni¹, in an action of the case, to the damage of ten pounds, for non payment of a debt of three thousand and three hundred of marchantable white oake barrell staues due to the aboue said Williams, as appeareth by a bill giuen under the said Turners hand, which bill beareth date the 4th of Aprill, 1666.

The jury find for the plaintiffe the barrell staues due vpon this bill, and fifteen shillings damage, and the cost of the suite.

John Williams, of Scittuate, as adminestrator to the estate of Edward Williams, late of Scittuate, deceased, complaineth against Thomas Turner, of Scittuate, tanner, in an action of the case, to the damage of nine pounds, for non payment of a debt of foure pounds and ten shillings in cooper stuffe, due to the aboue said Edward Williams, as appeareth by a bill giuen under the said Turners hand, which bill beareth date Nouñ 14, 1665.

The jury find for the defendant.

1673. 29 October. PART I.

Digitized by Google

John Williams, of Scittuate, complaineth against James Doughtey, of Scittuate, Seni^r, in an action of the case, to the damage of twelue pounds, for non payment of three thousand of marchantable hogshed staues and heding, due vnto the said John Williams, as appeareth by a bill given vnder the above said Doughteys hand, which bill beareth date November the third, 1670.

The jury find for the plaintiffe six pound, according to his bill, twenty shillings damage, and the cost of the suite.

M^r John Green, whoe was appointed administrator by the county Court, att Boston, July the 30th, 1667, to inspect and take care of the late M^r John Alcockes estate, by his attorney, John Williams, of Scittuate, complaineth against Joseph Coleman, of Scittuate, pound keeper, in an action of the case, to the damage of fiue pounds, for ilegall releasing of diuers swine out of the pound in Scittuate, which were impounded by order of the aboue said attorney, John Williams, sometime in September last.

This was withdrawne.

[*175.] *John Barker, of Scittuate, attorney vnto Samuell Hiland, late of Scittuate, complaineth against Israell Hubbert, of Scittuate, in an action of the case, to the damage of eight and twenty pounds, siluer mony of New England, as appeers to be due to the aboue said Hiland, by a bill given vnder the said Hubberts hand, bearing date October the twenty one, 1672.

The jury find for the plaintiffe, that the defendant shall pay fourteen pounds in specue, according to bill, eight shillinges damage, and the cost of the suite.

John Palmer, Juni^r, of Scittuate, complained against John Siluester, of Marshfeild, in an action of the case, to the damage of six pounds, for that the said Siluester did cutt and carry away grasse or hay, some time this summer, from the meddow land of the said Palmer, which said meddow lyeth att the river called the North River, betwixt the meddow of Joseph Barstow, the said Barstowes meddow going on both sydes the said meddow from whence the said Siluester carryed the said hay or grasse, wherby the said Palmer is damnifyed.

This was withdrawne.

John Merrett and Charles Stockbridge, both of Scittuate, doe complaine against Isacke Chittenden, of Scittuate, aforsaid, in an action of the case, to the damage of ten pounds, for appropriateing pte of the comon or undeuided

1673. 29 October. PART L

land of Scittuate to his owne pticular vse, wherin the said John Merrett and Charles Stockbridge are interested, and contrary to an acte of the said towne, bearing date January the twentyeth, 1652, wherin the said towne of Scittuate did agree that the said comon or undeuided land should lye undeuided to the Withdrawne. whole inhabitants of the said towne; and for setting vp a fence, or pte of a fence, on the said land, neare the meddow land of the said John Merritt, and neare the house of Thomas Hieland, Seni^r, since January last past, wherby the said plaintiffes are damnifyed.

This withdrawne.

John Hoare, of Concord, complaineth against Capt James Cutworth, of Scittuate, in an action of the case, for detaining from him a psell of his land, containing about thirteen acrees, lying in Scittuate, where the said Capt Cudworth now liueth, being a psell of that land the said complainant bought of M^r Timothy Hatherley, according as the deed bearing date the 10th of Aprill. 1651, doth appeer, and all due damages sustained therby.

The jury find for the defendant.

Joseph Trewant, of Marshfeild, complained against Timothy White, of -Scittuate, in an action of the case, to the damage of foure pound and ten shillings, for non payment of two pounds and nine shillings, due to him, the said Trewant, in siluer mony, for a fraight by him conveyed to Boston for the said , about the latter end of June last.

The jury find for the plaintiffe forty nine shillings siluer mony, according to the agreement, ten shillings damage, and the cost of the suite.

*Captaine Mathew Fuller, and Samuell Fuller, Senir, complained against [*176.] Steuen Skiffe and John Blacke, allies Blackwell, of the towne of Sandwich, to the damage of ten pounds, for that the said Skiffe and Blacke pulled down, or caused to be pulled downe, about ten or twenty rod or pole of theire fence, wherby they suffered much damage in theire corne feild att Seauton Necke.

This was withdrawne.

John Williams, of Scittuate, did sofftimes in September last impound diuers swine of Capt James Cudworths, and the said Cudworth obtained a repleuy, ingageing to procecute against the said Williams; wherfore the said Cudworth doth complaine against the said Williams, to the damage of twenty shillings, for detaining divers swine of the said Cudworths in pound, notwithstanding the said Cudworth tendered and offered to satisfy all due and legall

24

185

1673.

29 October.

PART I.

1673. ^{29 October.} PART I. ^{29 ART I.} damages that should be legally proued to be don by the said swine of the said Cudworth vnto the said Williams. The said Williams, finding himself agreived with the award of the Court of the celect men of Scittuate, made his appeale to this Court.

This was non suited.

8

The Names of the Jury.

worne. <	M ^r Nicholas Byram,)	John Rogers, Juni ^r ,
	Gorge Watson,		John Rogers, Juni ^r , John Wadsworth,
	Joseph Warren, Joseph Howland,	sworne.	John Howland,
	Joseph Howland,		John Howland, John Richmond,
	Ensigne John Haward,		John Caruer,
	John Gibbs,		Isacke Little.

Towards the latter end of the Court, Ensigne Leanard and John Eames, of Bridgwater, serued in the stead of John Howland and John Gibbs.

1673-4.	*Att the Court of his	Ma th holden att	Plymouth, in the	Jurisdiction of
	New Plyma	with, the 4 th of Me	arch, Anno Doñ	1673.

4 March. [*177.]

 BEFORE Josiah Winslow, Esq^r, Goft,
 John Freeman,

 John Alden,
 Constant Southworth, and

 Wilłam Bradford,
 James Browne,

 Thomas Hinckley,
 Constant Southworth, and

Assistants, &d.

JOHN WILLIAMS, of Scittuate, complained against Micaell Peirse, John Cushen, and Jeremiah Hatch, select men of the towne of Scittuate, in an action of the case, to the damage of twenty pounds, for entertaining of an illegall _______ into the Court of Scittuate, in October last, which action was comenced by Capt James Cudworth, and for not inabling the said Williams, but disinableing of the said Williams, to procecute his appeale according to law, whoe appealed from the judgment of the celect men aboue mensioned, being apprehensiue of great wronge, wherby the aboue said Williams comes to be damnifyed.

Digitized by Google

Non suited.

M^r John Green, whoe is appointed by the countey Court held att Boston 1673-4. July the 30th, 1670, to inspect and take care of the late Mr John Alcockes estate in the behalf of the heires to the said Alcockes estate, by his attorney, John Williams, of Scittuate, complaineth against Nathaniel Turner, of Scittuate, in an action of the case, to the damage of thirty pounds, for vnjustly detaining and withholding of three cowes, which cowes appertained to the heires of Mr John Alcocke, phesition, late of Rocksberry, deceased, wherby the heires of the abouesaid Alcockes estate comes to be damnifyed as abouesaid. Non suited.

John Williams, of Scittuate, complained against Robert Stanford, in an action of the case, to the damage of forty pounds, for non payment of hogshed staues and heding, and cowes and younge cattle, due to the aboue said John Williams, as appeereth by a bill given vnder the abousaid Stanfords hand, which bill beareth date the 30th of June, 1673.

The jury find and say as followeth : ---

If the bill be legally proued, wee find for the plaintiffe his bill in specue, ten shillings damage, and the cost of the . This being refered to the Court, they found the bill legally proued.

If it had not bin legally proued, then the latter pte of the verdict of the jury was, that they found for the defendant.

Capt Nathaniel Thomas, of Marshfeild, complained against John Caruer and John Branch, both of the towne of Marshfeild, joyntly and seuerally, in an action of the case, for treaspas, to the damage of twenty pounds, for that, notwithstanding the said Caruer, as collector and gatherer of M^r Arnolds rate from the yeare 1672, and the said Branch had accepted satisfaction for the rate due from the said Capt Thomas, vpon the rate from about October, 1672, viz, the said Caruer and Branch having, vpon the first day of this instant February, agreed with the said Capt Thomas to take two loads of hay in satisfaction for the said rate, they, the said Caruer and Branch, did afterwards, the same day, to the great injury, disturbance, and molestation of the said Capt Thomas and his family, come into the land of the said Capt Thomas, and did then and there hurt and hurry the cattle of the said Capt Thomas, indeauoring, as they declared, to take and carry away some beast; but not accomplishing theire intended purpose, they, to the further great ingury, discomforte, and mollestation of the said Capt Thomas and his family, did, vpon the eleventh of this aforsaid month, enter againe into the land of the aforsaid Capt Thomas, *and did then and there againe hurt and hurry the cattle of the said 4 March.

PART I.

187

[*178.]

1673-4. Capt Thomas, vntill they had caught one, vix, a two years old steer, which they carried away, as they pretended, for the aforsaid rate, tho they sett noe $\frac{4 \text{ March.}}{\text{PABT I.}}$ prise vpon the said beast. Non suited.

> Wheras Mr Thomas Hinckley, Assistant, complained against Capt Mathew Fuller, in an action of scandulus defamation, to the damage of two hundred pounds, for that the said Capt Fuller hath reported sundry times, and psisted to affeirme, that the said Thomas Hinckley hath don him much wronge in his attesteing that the said Mathew Fuller made oath before him to the will of Trustrum Hull, deceased, now in record in Court, and that hee neuer tooke oath to the said will, and more pticularly att a meeting on the occation of that scandulous defamation, att the house of Mr Walley, att Barnstable, on the last Satterday next before October Court last past, the said Mathew Fuller did then and there, before sundry psons, vehemently defend and justify his aforsaid scandulus reports, not only impudently deneying his owne hand to the said will psented before him, but also ethat hee neuer spoke his oath to the said will, notwithstanding the record therof, vnder the hand of the said Thomas Hinckley, on the said will, and that hee neuer took an oath before him, and with sundry other bold, daring expressions, impiously affeirmed that the great God knew, and hee, the said Thomas Hinckley knew, in his owne conscience, that hee, the said Mathew Fuller, neuer tooke his oath to Trustrum Hulls will, therby rendering the said Thomas Hinckley basly pfidious, false, and vnfaithfull, in both his owne office and vnder the awfull oath vpon him.

> Before the jury brought in theire verdict on the said action, proposition was made that the plaintiffe and defendant might have a few wordes together, and the sequele therof was, that the said Captaine Fuller did acknowlidg as followeth : —

> Notwithstanding I remember not that ever I tooke any oath to Trustrum Hulls will before M^r Hinckley, yett doe blame my self for my over confidentnes therin, and am truely sorry that therby I have spoken any thinge that hath any reflection vpon the said M^r Hinckley, as to his vnfaithfullnes, concerning his attest therto and record therof, having noe ground for soe to judge of him, and doe promise for the future to forbeare any such reflection on him concerning the said oath. This acknowledgment was accepted, and soe the controuersye ended, hee, the said Captaine Fuller, paying the charge.

> Isacke Barker complained against Wilłam Tubbs, Seni¹, and Dorothy, his wife, in an action of defamation and slaunder, to the damage of fifteen

> > Digitized by Google

pounds, for that the said Wilłam and Dorothy hath sometime since Nouember 1673-4. last said and reported that the said Barker hath said and threatened that hee would ruinate them, viz⁶, the said Wilłam and Dorothy, root and branch, wherby the said Barker is greatly reproached and damnifyed.

This was withdrawne.

John Perry, of Scittuate, complaineth against Wilłam Tubbs, Seni^{}, of Duxburrow, in an action of the case, to the damage of one hundred pounds, for that the said William Tubbs, since the first day of this instant January, hath published and reported that the said John Perry hath said that hee cared not a surreuerence for the Goft, nor neuer a magistrate in the collonie, wherby the said John Perry is damnifyed, and thervpon bringeth this action.

The jury find for the defendant.

Isacke Little, and Ephraim Little, both of Marshfeild, complained against Leif[‡] Peregrine White, John Dingley, and Wilłam Foard, Juni⁺, all of Marshfeild aforsaid, in an action of the case, to the damage of thirty pound, for that the said Peregrine White, John Dingley, and Wilłam Foard, being assembled together since the twenty first day of December last past, did wrongfully enter into and vpon the land of the said Isacke and Ephraim Little, viz⁶, a certaine pcell of land formerly graunted vnto John Waterman, and purchased of him by Thomas Little, deceased, father to the said Isacke and Ephraim Little, lying betwixt the land of John Phillips and Joseph Roes and diuers others, as may appeer vpon record, and marked diuers trees, vpon pretence of laying out land to the said John Phillips and Joseph Roes.

Withdrawne.

The Names of the Jury.

sworne.	M ^r James Walker, M ^r Wilł Clarke, M ^r Joseph Bradford, M ^r John Browne, M ^r Francis Combe, Samuell Sprague,	> sworne. <	John Rogers, Seni ^r , John Tracye, Gorge Bonum, Jabez Howland, John Bryant, Steuen Skiffe.
---------	--	-------------	--

[*179.]

1674.	•Att the Court of his Ma ^{us} kolden att	Plymouth the 7 th Day of	
	July, Anno Doñ 1674.		
7 July. PART I.	••		
[*180.]	BEFORE Josiah Winslow, Esq ^r , Goft,	John Freeman,	
	John Alden,	Constant Southworth,	
	Wilłam Bradford,	James Browne, and	
	Thomas Hinckley,	James Cutworth,	
	Assistans, &d.		

THOMAS PEACHEY, of Charlestowne, in the collonie of the Massachusetts, complained against Wilłam Browne, chyrurjeon, in an action on the case, to the damage of eightey pound sterling, to cecure the said Peachey respecting a bond of forty pounds, wherin hee stands bound with and for the said Browne, for the payment of twenty pounds in mony to Isacke Waldron.

This was withdrawne after some plea made.

Robert Stanford, of Scittuate, complained against Israell Hubbert, of Scittuate, in an action of the case, to the damage of twenty pounds in siluer mony, for that the said Hubbert did refuse or neglect to giue the said Robert Stanford an accoumpt of a cargoe of goods committed into the hands of the said Hubbert as agent of the abouesaid Stanford, soffitime in the yeare 1672, which said cargoe of goods were cooper timber, hoopoles, bolts, and bills of mony, comitted to the said Hubbert as aforsaid.

The jury found for the plaintiffe fifteen pounds siluer mony, thirty shillings damage, and the cost of the suite.

Gorge Russell, of Scittuate, complaineth against Samuell Clapp, of Scitttuate, in an action of the case, to the damage of six pounds, for that the said Clapp hath not pformed an agreement or couenant made with the said Russell sofitime in October, 1666, in reference to seting vp a sufficient fence, and maintaining it, the whole fence lying between the then lands of the said Gorge Russell and the said Samuell Clapp, nor yett paying three pounds for his, the said Clapps, neglect, according to couenant, wherby the said Gorge Russell comes to be damnifyed. The jury found for the plaintiffe a peny damage, and the cost of the suit.

M^r Peter Talmon, of Rhode Iland, complained against Phillip, allies

Digitized by Google

Wewasowannett, sachem of Mont Hope, or Pocanawket, as heire, adminnestrator, or successor, vnto his brother, or predecessor, Wamsitta Sopaquitt, or Allexander, deceased, in an action on the case, to the damage of eight hundred pounds, forfeiture of a bond of such a vallue bearing date June the 28th, 1661, giuen to the said Peter Talman, oblidging him, the said Wamsitta, allies Allexander, to make good to him, his heires, &d, a deed of gift of a considerable tract of land att Sapowett and places adjacent, as in the said deed is more pticularly expressed, for want wherof the complainant is greatly damnifyed.

Mammanuah, chieffe propriator of the lands of Saconett, and places. adjacent, complaineth against Awashunkes, pretended Squa Sachem of that place, and Wewayewitt, her husband, inhabitants there, in an action on the case, to the damage of five hundred pounds, for forcably detaining the land of the said Mammanewah, att Saconett aforsaid, viz, for assembling, together with diuers other Indians, about the middle of March last, vpon a psell of the said land, and then and there, with the healp and assistance of the said assembled Indians, did forcably molest and hinder the said Mamanuah from giueing posession of a psell of the said land to such of the English, to whome hee had sold the same, by violent binding the said Mamanuah in the same place, insulting ouer and threatening him, whiles hee lay bound before them, indeauoring, as they declared, to cause him to relinquish his title to his said land, notwithstanding hee had fully cleared his title to those lands from theire former claime, in his Matter Court of this collonie. The jury found for the plaintiffe fiue pounds damage, and the cost of the suite. The Court accepts this verdict. A review was graunted to the defendant on this action.

•Mamanewah and Awashunkes, with theire attornies, haue agreed to [*1: comitt the lands in controversye between them, att Saconnett and places adjacent, to the Court and jury now in being, and to joyne issue whose the chieffe right is, by such testimonyes as shalbe produced.

The jury find for the plaintiffe the chieffest right, and the cost of the suite. This verdict is accepted by the Court.

A review is graunted to the defendant on this action.

The names of the jury that tryed this action, with those foregoing att this Court, were, —

John Tompson,)	John Tracye,		
M ^r Josias Standish,		Steuen Skiffe,		
M ^r Samuell Edson,	sworne.	John Soule,	sworne.	
John Bryant,	Sworne.	John Soule, Joseph Howland,		
Joseph Warren,		John Dunham,		
Edward Gray,		Ephraim Little,)	

1674. 7 July. PART I.

[*181.]

1674. Att the Court of his Ma^{tic} held att Plymouth the 27th of October, 27 October. PART I.

BEFORE Josias Winslow, Esqr, Goû,
John Alden,John Freeman,
Constant Southworth,
James Browne, and
James Hinckley,
Assistants, &d.

JOHN WILLIAMS, of Scittuate, complaineth against John Barker, of Scittuate, attorney or assigne of Samuell Hiland, late of Scittuate, in an action of the case, to the damage of ten pounds, for non payment of three thousand and halfe an hundred of marchantable hogshed staues and heding, due to the aboue said John Williams, as appeareth by a bill given vnder the aboue said Samuell Hielands hand, which bill bears date the seauenth day of December, 1671.

This suite was withdrawne.

M^r Constant Southworth, Treasurer, in the behalfe of the collonie of New Plymouth, complaineth against Mistris Mary Prence, as executrix of the last will and testament of Thomas Prence, Esq^r, late Goft of New Plymouth collonie, deceased, in an action of debt, to the damage of one hundred pound, for non payment of a debt of fifty pound, due to the said Treasurer, as appeereth by bill giuen vnder the said Thomas Prence his hand, and became due soffitime in June last, and beares the date the third of August, 1669.

That because, in the returne of the warrant, the pson aboue mensioned was not named, nor expressed that this warrant was served according to the tenore therof, the Court saw cause not to lett this next abouesaid action proceed.

[*182.] *Ensigne Thomas Dexter, Edmond Freeman, Seni^r, and Edmond Perry, as agents for the towne of Sandwich, and in the behalfe of the said towne, complaineth against Samuell Fuller, Seni^r, of Barnstable, in an action of treaspas on the case, to the damage of twenty pounds, for his vnjust entry on theire lands att Scauton Necke, sofitime about July last was two yeares, and did then and theire vpon theire lands forcibly cutt downe a certaine young tree, in defiance of theire title then claimed by theire agents, and after warning by them given to the contrary. Non suited.

Wilłam Nicarson, of Mannamoiett, complained against Thomas Fallen and Samuell Hall, of Yarmouth, in an action of the case, to the damage of twenty pounds, for that the said Thomas Fallen and Samuell Hall, with others, did seize vpon four psells of pyne knotts in the said Nicarson's posession, when wee had bestowed our labour in spliting the greatest pte of them, and spoiling the feed of the cattle, by breakeing the sward of the ground, and makeing two bottoms to run the pyne knotts vpon, and cutting the turffe of the ground to couer the kills, and carting vpon my propriety without my leaue, when I had twise warned them to the contrary; and this they haue done to my great damage, which causeth mee to complaine against them. Non suited.

Gorge Soule, of Duxburrow, complained against John Peterson, of Duxborrow, aforsaid, in an action of the case, to the damage of an hundred pounds, for better cecuritie for the payment of a debt of six pounds seauen shillings and thripence due, to have bin payed the first day of Nouember last, as appeers by a bill bearing date the thirtieth day of July, in the yeare of our Lord 1672; as also efor the payment of sixty three pounds twelue shillings and ninepence due, heerafter to be payed att severall payments, as by severall bills of the aforsaid date appeereth, which said sume of seauenty pounds, being behind and vnpayed, is performed to the sume of eighty pounds contracted to be payed by the said John Peterson to the said Gorge Soule, for the purchase of a certaine tract of land lying in Powder Point, in Duxburrow, aforsaid, att the time of the said purchase of the lands of and in the occupation of the said Gorge Soule, and now in the occupation of the said John Peterson and the said Gorge Soule.

The jury find for the defendant the cost of the suite.

Cornett Robert Studson, of Scittuate, complained against Thomas Joy, of Hingham, in an action of the case, to the damage of one hundred pound, for that the said Joy did say and report seuerall times since January last past, that the saw mill of Cornett Robert Studson, which standeth in Plymouth collonie, neare Scittuate, standeth on the land of the said Joy; and for saying and reporting that the said sawmill was his, the said Joyes, and standeth vpon his land; and for that the said Joy did say and forbid any man for meddleing with any thinge there without his order, wherby the said Studsons title to the said land and mill hath bin rendered doubtfull, wherby hee comes to be greatly damnifyed. The jury find for the plaintiffe three pound and ten shillings damage, and the cost of the suite. The bill of costs alowed by the Court on this action is 4^{11} 4^s.

25

1674.

27 October.

PART L.

1674.	The Nan	Jury.		
27 October. PAET I.	John Tompson, M ^r Nicholas Byram, M ^r Judah Thacher, John Rogers, of Duxb, Jun ^r , Serg ^t Ephraim Tinkham, Wilłam Hoskens,	sworne.	Samuell Clapp, James Lewis, John Richmond, Jeremiah Hatch, Jabez Howland, Hugh Cole,	sworne.

1674-5.	*Att the Court of his Mat's holden att Plymouth the 200nd of March,
$\overline{}$	<i>1674</i> .
2 March.	

BEFORE Josias Winslow, Esq ¹ , Gofl,	John Freeman,
John Alden,	Constant Southworth,
Wilłam Bradford,	James Browne, and
Thomas Hinckley,	James Cudworth,
Assistants, &c.	

E NSIGN JOHN WILLIAMS, of Scittuate, complaineth against Samuell Hieland, late of Scittuate aforsaid, in an action of the case, to the damage of twelue pounds, for not sattisfying a debt of three thousand and half an hundred of hogshed staues and heding proportionable due vpon bill bearing date the seuenth day of December, 1672.

The jury find for the plaintiffe seauen pound damage, and the cost of the suite.

M^r John Gorum, of Barnstable, complained against Abraham Jackson, of Plymouth, in an action of debt, to the damage of nine pound, for non payment of six pound six shillings and six pence, due vpon accompt, as by his book appeereth. The jury find for the plaintiffe six pound six shillings and sixpence debt, and the cost of the suite.

Ensigne Thomas Dexter and Steuen Skiffe, agents for the towne of Sandwich, and in the said townes behalfe, complaineth against Samuell Fuller, Seni^r, of Barnstable, in an action of treaspas on the case, to the damage of twenty pounds, for his vnjust entery on the lands of the said towne of Sandwich, sumtime about July last was two yeare, lying and being att a place comonly called Scauton Necke, and there and then did vpon theire

Digitized by Google

194

[*183.]

lands cutt downe a certaine younge tree, in defyance of theire title then 1674-5. claimed by theire said townes agents, and after warning then given to the contrary. This action was pleaded to, but it was withdrawne before verdict deliuered in by the jury.

M^r Wilłam Clarke, of Plymouth, complained against John Andrewes, of the said Plymouth, in an action of the case, to the damage of twelue pounds sterling, for non payment of thirty and two barrells of marchantable tarr, which should have bine delivered att the said Wilłam Clarke his ware house in Plymouth, att or before the last day of July, 1673, _ appeers by the said Andrewes his bill vnder his hand.

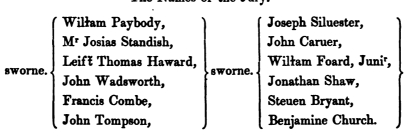
The jury find for the plaintiffe eleven pound debt, and damage, and the cost of the suite.

Robin, of Mattachesett, Ralph and Sampson, of Nobscussett, Indians, in the right of theire wives, the daughters of Napoiatan, Indian sachem, deceased, complaineth of much wronge doñ vnto them by reason of sundry Englishmen, vnjust posession and detaining of sundry lands belonging to the said complainants, which were the lands of Napoietan aforsaid, and not by him sold vnto them, the said lands lying between Bound Brooke and Stony Brooke, in the constablewicke of Yarmouth, and in pticular complaines against John Winge, in an action on the case, to the damage of fifty pounds, for his posessing and detaining wrongfully from them a psell of the said lands, whervpon hee hath built, fenced, and otherwise improved.

This action was nonsuited.

*James Clarke, of Plymouth, complained against Samuell Ryder, of [*184.] Plymouth aforsaid, in an action of the case, for treaspas, to the damage of fiue pounds, for his injurious cuting and carrying away, or causing to be cut or carryed away, the grasse or fodder which grew on the said complainants marsh or meddow, att the pond comonly called Manomett Pond, for severall yeares last past, especially the last mowing season.

This action was non suited.



The Names of the Jury.

1675. At the Court of his Maⁱⁿ held att Phymouth, for the Jurisda of New Phymouth, the 27 of October, 1675.

PART I.

BEFORE Josiah Winslow, Esq ^r , Gotl,	John Freeman,
John Aldin,	Constant Southworth,
Wilłam Bradford,	James Browne, and
Thomas Hinckley,	James Cudworth,
Assistants. &	ð.

WHERAS Richard French, of Marshfeild, as executor of the estate of Richard Beare, deceased, comenced suite against Benjamine Church, of Duxburrow, in an action of debt, to the damage of forty shillings, for a debt of thirty shillings, due to the estate of the said Beare, att the Court of celect men held att Marshfeild March the 29th, 1675, and from that Court obtained a judgment against the defendant for thirty three shillings siluer mony, &c. ; from which judgment the defendant did then enter his appeale, according to law, and gaue bonds to procecute to effect of the next Court of trial held att New Plymouth, &c.

The jury find for the plaintiffe the cost of the suite.

Joseph Kent, of Swansey, complaineth against Nicholas Tanner, of the same towne, for detaining and hindering of him of his right of what hee was accepted to in Swansey, and for withholding a coppy of the records of his acceptation, notwithstanding authoritie hath required him therto.

The Na	mes of	the	Jury.
--------	--------	-----	-------

(John Tompson,		Steuen Skiffe,)
Joseph Warren,		James Pursvall,	
Robert Finney,	sworne.	John Cobleich,	sworne.
John Rogers,	Seworne.	John Cobleich, John Aimes,	BWOILLE.
Samuell Dunham,		Wilłam Foard,	
l ,		Jonathan Russell,	

Att the	Court of his Ma ⁱⁿ held att Plym New Plymouth, the seaventh	•	f <u>1675-6</u> . 7 March. PART I.
Ber	ORE Josiah Winslow, Esq ^r , Goft,	John Freeman,	[*185.]
	John Aldin,	Constant Southworth,	
	Wilłam Bradford,	James Browne, and	
	Thomas Hinckley,	James Cudworth,	

Assistants, &d.

M^R JOHN MAYO, Juni, compliance again the chirurgion, late resedent att Plymouth, in an action of treaspas on the F^B JOHN MAYO, Juni^r, complained against M^r Wilłam Browne, case, to the damage of ten pounds, for the non pfomance of a couenant made with him, the said Mayo, by the said Browne, for the cure of the said Mayos son, as likewise for the non payment of three pounds and nine shillings due to the said Mayo, in New England coyne, as will more plainly appeer by witnes, and specialtie vnder his hand. The verdict is as followeth : If it be legall to put two distinct debts into one action, by a coppulatiue expression, then wee find for the plaintiffe three pounds in mony, and eight shillings damage, and the cost of the suite ; but if not, wee find for the defendant the cost of the suite.

Thomas Baxter, of Yarmouth, complaineth against Timothy Cole, of Eastham, in an action of debt, to the damage of four pound, for non payment of about 57 shillings, or three pounds, in mony, which the said Cole is indebted and hath engaged to pay vnto the said Baxter.

Thomas Baxter owned before the Court that hee claimed noe other debt but the sume of seauen and fifty shillings, or three pounds, expressed in the aboue entered action. The jury find for the plaintiffe three pounds in mony, two shillings damage, and the cost of the suite.

John Tompson,		John Rogers, Jni ^r ,)
Steuen Bryant,		John Baker,	
Serj: Tinkham,		John Howland,	
Jonathan Shaw,	sworne.	John Soule,	sworne.
Benajah Pratt,		Thomas Paine,	
Steuen Skiffe,		Joseph Woodworth,)

The Names of the Jury.

1676. 1 November. PART I. Att the Court of his Math holden att Phymouth the first of November, 1676.

BEFORE Josiah Winslow, Esq^r, Goû, Constant Southworth, John Aldin, James Browne, and Thomas Hinckley, James Cudworth, Wilłam Bradford, Assistants, &č.

THOMAS HUCKENS complained against Joseph Hull, in an action of treaspas on the case, to the damage of seauen pounds, for his vnjust detaining of thirteen hundred foots of board, which hee gott into his hands in the yeer 1674, belonging to the said complainant, as being the effect and produce of some cargoe sent by him to Pascattaqua, in Aprill, 1674, vnder the trust of Marke Riddley, as by account and assignment from the said Riddley, giuen to the said complainant, and otherwise, doth or may appeer.

The jury find for the plaintiffe thirteen hundred foot of board, or two pounds and twelue shillings, fifteen shillings damage, and the cost of the suite.

The Court allowes to the plaintiffe the bill of cost of one _ eight shillings.

The Names of the Jury.

(Ensigne Aldin,		Jabez Howland,
sworne.	Ensigne Aldin, John Tracye,	sworne.	Benajah Prate,
	John Rogers, Juni ¹ ,		Nathaniel Southworth,
	John Rogers, Juni ^r , Steuen Bryant,		Nathaniel Winslow,
	Andrew Ringe,		Wilłam Foard,
	Samuell Dunham,		Josias Snow.

1676-7. *Att the Court of his Ma^{ti} held att Plymouth, for the Jurisdiction of New Plymouth, the sixt of March, 1676-77.

6 March. [*185.]

 BEFORE Josiah Winslow, Esq^r, Goû,
 John Freeman,

 John Alden,
 Constant Southworth,

 Thomas Hinckley,
 James Browne, and

 Wilłam Bradford,
 James Cudworth,

 Assistants, &č.

Digitized by Google

OHN BRYANT, Seni^r, of Scittuate, complained against John James, 1676-7. • of Scittuate, in an action of the case, to the damage of one hundred pounds, for that the said John James, since October last, came vpon the land of the said John Bryant Seni^r, in Scittuate, betwixt the now dwelling house of the said Bryant and the dwelling house of the said John James, and runed a line, staked and marked the said Bryants land, saying hee had taken posession of it, which land the said John Bryant bought and hath had quiett posession theroff, some of it about twenty seauen yeers, and some of it about twenty yeers. The jury find for the plaintiffe fiue pounds damage, and the cost of the suite. Cost allowed by the Court, 04^u 11^e 06^d.

John Wilłams, of Scittuate, complaineth against Edward Jenkins, late constable of Scittuate, in an action of the case, to the damage of four pounds siluer mony, for not giving the said Williams satisfaction according to execution deliuered to the said Edward Jenkens, (when constable,) which execution was graunted against Nathaniell Turner, of Scittuate, by vertue of seuerall judgments of the Celect Court of Scittuate, in the yeer 1675, and signed by Isacke Chettenden, celect man, by which neglect of the defendant not giueing the plaintiffe satisfaction, the plaintiffe comes to be much damnifyed.

The jury find for the defendant the cost of the suite.

John Waterman, of Marshfeild, eldest son and heire to Robert Waterman, late of Marshfeild aforsaid, deceased, complaineth against John Mendall and John Phillipps, both of Marshfeild aforsaid, in an action of the case for treaspas, to the damage of one hundred pounds, for entering into and detaining vnlawfully the land of the said John Waterman, viz: a certaine psell of land of about fiue and twenty acrees, more or lesse, lying and being att or neare the mouth of the North River, in Marshfeild aforsaid, wheron the said Robert Waterman liued, and wherof hee died seized and posessed, wherby the said land decended vnto his said heire. The jury find for the defendant the cost of the suite.

*James Briggs, of Scittuate, complaineth against John Cushen, celect [*187.] man, in the behalfe of himselfe and the rest of his matter Celect Court of Scittuate which were with him, the said Cushen, concerned, in an action on the case, to the damage of three pounds siluer mony, for not delivering to or posessing off the said James Briggs, with an execution of a judgment of his matter Court held att Scittuate the 29th of May, 1675, in which action James Briggs, of Scittuate, complaineth against Edward Jenkens, constable, of Scitt-

6 March.

PART L.

1676-7. uste, in an action on the case, to the damage of fifteen shillings siluer mony, for that the aboue said Jenkens, vnder couller or pretense of his constables office, came into the said Briggs his house, some time this instant May, and did then and there illegally take away a pewter bason of the said Brigges, not makeing legall demand before seizure, and for illegall disposing of the said Brigges bason without legall presure after seizure, wherby the plaintiffe comes to be damnifyed.

> In this case, the Court found for the plaintiffe his bason sued for in this action, or seauen shillings siluer mony, sixpence damage, and the cost of the suite. The cost allowed in this action is sixteen shillings siluer mony, and eight shillings currant mony, of the aboue said John Cushen, celect , . Not delivering the above said complainant an exection of this judgment of Court aboue mensioned, the complainant comes to be damnifyed.

Non suited.							u	8	đ
The cost allowed to the defendant is	•	•	•	•	•	•	01 :	04:	06

Henery Roberts, of Milton, complained against Thomas Ranshall, of Marshfeild, in an action of the case, to the damage of fourteen pounds, for that the said Ranshall, sometime in July, in the yeer (75,) did vnjustly take away, and doth still detaine a horse and a bridle, and saddle and saddle cloth, of the said Roberts, wherby hee is damnified as aboue said.

The jury find for the plaintiffe seauen pound and fifteen shillings damage, and the cost of the suite. 11 đ

Cost of this suite comes to		• •		01:19:00
-----------------------------	--	-----	--	----------

M^r Nathaniell Thomas and Samuell Sprague, as agents of the towne of Marshfeild, and in the said townes behalfe, complaineth against James Briggs and Nathaniel Tilden, as constables of the towne of Scittuate, in an action of the case, to the damage of sixty pounds, for non payment of forty pounds ten shillings and thripence due from the said towne of Scittuate to the said towne of Marshfeild, as appeereth by an order of the counsell or comittee for regulateing of accoumpts and charges of the warr between the seuerall townes of this collonie, vnder the secretaryes hand, and beareth date July the 22^{cond}, 1676, notwithstanding the said constables are ordered and inabled to pay the same. The jury find for the defendants the cost of the suite, which is 01¹¹ 07^s 06^d.

[*188.] *Humphery Johnson, of Hingham, as successor to Humphery Turner, late of Scittuate, complaineth against Isacke Wilder, of Hingham, in an action of treaspas on the case, to the damage of five pounds, for makeing vse

6 March PART L.

Digitized by Google

of his interest by working vpon timber on the lands of the said town shipp 1676-7. of Scittuate. Non suited.

6 March. PART L

Isacke Wilder, of Hingham, complaineth against Humphery Johnson, of Hingham, in an action of treaspas on the case, to the damage of ten pounds, for that the said Johnson, since the first of January last past, hath cutt and carried off from a lott of land which the said Isacke Wilder bought of John Turner, Juni^r, which land lyeth in Scittuate, and vpon the pattent line.

Non suited.

Humphery Johnson, of Hingham, late of Scittuate, as inhabitant or propriator in all the land in the townshipp of Scittuate that was undeuided in the yeer 1654, complaineth against Isacke Wilder, of Hingham, in an action of treaspas on the case, to the damage of fiue pounds, for makeing vse of the interest of the plaintiffe by working on timber on the land in Scittuate townshipp, wherby the plaintiffe is damnifyed. Non suited.

The names of the jury that served for the tryall of actions this Court were, —

(M ^r Thomas Huckens,		Jabez Howland,)
M ^r James Walker,		Andrew Ringe,	
John Rogers,	sworne.	John Foster,	sworne.
John Wadsworth,		John Foster, Jerud Talbut,	
John Howland,		Steuen Bryant,	
Abraham Jackson,		Steuen Bryant, Joseph Bartlett,)

*Att the Court of his Maⁱⁱⁱ held att Plymouth, for the Jurisdiction of New Plymouth, the third Day of July, 1677.

BEFORE Josiah Winslow, Esqr, Goû,	John Freeman,
John Alden,	Constant Southworth,
Wilłam Bradford,	James Browne, and
Thomas Hinckley,	James Cudworth,
Assistants, &d.	

JOHN WILLIAMS, of Scittuat, complained against John Barker, of Scittuate, in an action of the case, for vnjust molestation, to the damage of fiue hundred pounds siluer mony, for that the said John Barker, vnder



[*189.]

1677. 3 July. PART I.

couller or pretence of order and power from the executors and executrixes of the will and estate of Mr John Alcocke, phisition, late of Roxberry, deceased, hath, some time since May last, illegally posessed himselfe of the habitation and housing of the aforsaid John Williams, in Scittuate, and all the said Williams his estate therin, which habitation and housing is expressed and reserved in a lease made by the abouesaid John Williams, vnto the aforsaid John Barker, and fore illegall keeping the abousaid John Williams from his housing and habitation, and from the enjoyment of those comforts which were therin and of right belonged to the said Williams, pte of which estate, if not all, the said Barker hath made vse of, or by his illegall acteings hath had oppertunitie to doe it, whoe declared that hee knew not the said John Williams when hee spake to him, desiring and requiring of him to lett him come into his the said Williams his habitation, by all which illegall acteings of the abouesaid John Barker, the said complainant comes to be damnifyed. The verdict of the jury is as followeth: If being once posessed, and not legally disposed, giues title to propriety, then wee find for the plaintiffe forty pounds damage, and the cost of the suite; but if not good in law, then wee find for the deiendant the cost of the suite.

John Barker, of Scittuate, complained against Capt John Wilłams, of Scittuate aforsaid, in an action on the case, to the damage of fiue hundred pounds, for that the said Williams hath vnjustly, in his owne name and behalfe, and to his owne pticular benifitt, hiered out, conveyed, and by lease vnder the said Williams his hand and scale made ouer vnto the said Barker an estate consisting of housing and lands within the township of Scittuate, and adjoyning, to Scittuate harbour, as by the said lease, which beareth date January the 4th, 1676, more plainly doth appeer, which said housing and lands the said Williams had noe right vnto nor estate in att the time of signeing and sealing the said lease, but the said estate was before and att the said time the reall estate of other psons, and not the estate of the said John Williams; wherby the plaintiff is defrauded, and comes to be damnifyed. This action was withdrawne, as followeth : ---

In reference to the issueing of sundry controversies, which have arisen between Capt John Williams and John Barker, of Scittuate, concerning a lease of a dwelling house and lands in Scittuate aforsaid, with stocke vpon it, giuen by the said Williams vnto the said Barker, as by the said lease, bearing date the 4th of January, 1676, appeereth, - it is agreed between the said pties, before and in the psence of the Court, as followeth, viz: Imp^{*}mis, that the said ptyes doe each of them withdraw his action against the other, now

depending in this Court, and each of them beare his own charge theratt. 2. That the said John Barker doe and shall, before tomorrow night, deliuer vp vnto him, the said John Williams, or his assignes, the said house, lands, and stocke, with whatsoeuer else hee receiued of the said Williams, in the said lease mensioned, with all the corne now growing, and other fruites or cropp on the said lands, to the quiett and peacable posession and dispose of the said Williams, as when hee first received it from him; and alsoe to leave all other thinges whatsoeuer, which hee hath had the posession of, claimed and before posessed by the said John Williams vnto the quiet and peacable posession of the said Williams, and his free dispose. *Againe, the said John Barker heerby disclaiming that acte of his in posessing himself therof, and disclaiming also ethat power, or pretence of power, received by him from the heires and executors of the last will and testament of Mr John Alcocke, phisition, late of Rocksberry, deceased, wherby hee posessed himselfe therof, as aforsaid; and the said Barker will, if required of him, make oath that hee hath not, by himselfe or by his order, with his knowlidge, taken away, or caused to bee tooke away, out of the said house, any thing left by the said Williams therin, reserveing libertie onely to the said Barker to carry away his owne proper goods. 3. That the said John Williams shall thervpon release the said John Barker of all other demaunds about the pmises, and deliuer vp the said lease to the said John Barker; and the said Barker to deliuer vp his lease of the pmises to the said Williams; and this agreement as abouesaid, to put a finall end and issue to all such controversyes as have or otherwise might arise between them respecting the Pmises. In witnes wherof the said Captaine Williams and John Barker haue heervnto sett theire hands this sixt of July, 1677.

It is further agreed between them, before signeing heerof, that the said John Barker shall have a weekes time after the date heerof to remove his own goods, and to looke vp and deliver such of the cattle to the said Williams as are not on the farme, and cannot be found tomorrow, and to make vp such as may be lost of any other of the stocke in others of like qualitie and value.

> JOHN WILLIAMS, JOHN BARKER.

This agreement was made and signed by John Williams and John Barker, in the open Court of his ma^{tte} holden att Plymouth the sixt of July, 1677.

As attest, NATHANIEL MORTON, Secretary.

203

1677.

3 July.

PART I.

[*190.]

The jury find for the plaintiffe two thousand foot of marchantable pyne planke, to be deliuered as expressed in the specialty, fiue shillings damage, and the cost of the suite.

John Williams, of Scittuate, complained against John Palmer, of Scittuate, Seni^r, in an action of the case, to the damage of nine pound siluer mony, due to the said Williams, as appeareth by a bill giuen vnder the said Palmers hand, which bill beareth date the seauenth day of Nouember, 1676, by which non payment the plaintiffe comes to be much damnifyed.

The jury find for the plaintiffe four pounds ten shillings siluer mony, twelue pence damage, and the cost of the suite.

Isacke Wilder, of Hingham, complaineth against Humphery Johnson, of Hingham, in an action of treaspas on the case, to the damage of twenty pounds siluer mony, for that the said Johnson hath, since the fifteenth day of December last past, cutt and carryed of timber of from the said Wilders land, which land lyeth in Scittuate, vpon the pattent line that goeth betwixt Hingham and Scittuate, which said land the aforsaid Isacke Wilder bought of John Turner, Juni^r, son of Humphery Turner, of Scittuate, deceased, as may further appeer by deed, which land lyeth neare Prospect Hill. The jury find for the defendant the cost of the suite. This verdict was not accepted by the Court.

The defendant, appeering att the adjournment of the Generall Court holden att Plymouth the 10th of July, 1677, desired to know the mind of the Generall Court in answare of this query, viz: whether one and the same pson may be an attorney and a judge in a case. The Courts answare is, that he may not.

The Court haueing weyed and considered the verdict giuen in by the jury on the action aboue comenced and entered, which they then saw cause to demur upon, yett now doe accept therof, and doe graunt judgment thervpon, this 9th day of March, anno Dom 1677-78.

8 July. PART I. [*191.]

1677.



The Names of the Jury.		1677.
Sworne. Sworne.		3 July.
John Thompson,	(Benjamine Bartlett,	PART I.
Joseph Warren,	John Soule,	
James Clarke,	Samuell Ryder,	
Steuen Skiffe,	Ephraim Morton,	
Samuell Dunham,	Ephraim Little,	
Nathaniell Southworth.	Mordeca Ellis.	

*Att the Court of his Ma^{tis} held att Plymouth the 30th Day of Oc- ^{30 October.} tober, 1677. [*193.]

BEFORE John Alden, Esq ^r , Deputie Goft,	Constant Southworth,
William Bradford,	James Browne, and
Thomas Hinckley,	James Cudworth,
John Freeman,	

Assistants, &d.

TRUSTRUM HEDGGIS, son in law to William Nicarson, Seni^{*}, of Mannomoiett, complaineth against the said Wilłam Nicarson, in an action on the case, to the damage of one hundred pounds, for that the said William Nicarson hath taken vpon him to sell and dispose of certaine lands wherin the said Trustrum hath interest, and refuseth or neglecteth to graunt or make deuision of the said lands, wherby the said Trustrum is deprived or kept from his just share therof, notwithstanding his full payment to the said William Nicarson of his *p*te of the purchase, or redemption therof, the said lands being that tract of lands which the said William Nicarson bought, altho in his owne name, yett was as well agent or trustee therin for the said Trustrum and his other bretheren therin, the sonnes of the said Wilłam Nicarson, of the honored Major Josiah Winslow, M^{*} Nathaniell Bacon, and Leiftenant John Freeman, attorneys for the rest of theire *p*tenors, to whom the said lands lying att Mannamoiett were graunted by the Court.

The defendant requested libertie to review this action, and the Court giues libertie thervnto.

The jury find for the plaintiffe that the said plaintiffe and his wife are joynt ptenors with the defendant, Wilłam Nicarson, and the rest of his

1677. 30 October. PART L

[*194.]

children, in the lands contained in the deeds of Major Josiah Winslow, M^r John Freeman, and M^r Nathaniell Bacon, and in the deed of Mattaquason and John Quason, to the said Nicarson and his children, and the costes of the suite. The cost allowed on this suite is 2^u 13^s. A judgment was graunted by the Court on this action according to the verdict.

John Williams, of Scittuate, complained against John Bucke, Juni^r, late of Scittuate, in an action of the case, to the damage of ten pounds siluer mony, for non payment of a debt of fiue pounds siluer mony, due to the aboue said Williams for the vse of a shallope which the aboue said Bucke improved of the said Williames since the yeer 1673, by which non payment the plaintiffe comes to be much damnifyed.

The jury find for the plaintiffe fiue pounds, and ten shillings damage, and the cost of the suite.

Judgment was graunted by the Court, according to the verdict.

John Williams, of Scittuate, administrator to the estate of Edward Williams, late of Scittuate, deceased, complaineth against Daniell Hicke, of Scittuate, in an action on the case, to the damage of fourteen pounds siluer mony, for non payment of six pounds and fifteen shillings, in marchantable cooper staues and heading, due to the said Williams, as appeers by a bill giuen vnder the said Daniell Hickes hand, which bill beareth date Nouember the 11th, in the yeer 1665, by which non payment the complainant comes to be damnifyed.

The jury find for the plaintiffe six pound and fifteen shillings in marchantable cooper stuffe att 35^s a thousand, one third pte heading, and other two staues, to be deliuered att Walter Hatches landing place, and the cost of the suite.

•M^r Josiah Hilman, of Boston, marrinor, complaineth, in an action of the case for debt, to the damage of twelue pound, for that John Buck, late of Scittuate, departed this country indebted vnto the said Hilman the sume of six pounds eight shillings and two pence, for goods which the said Bucke received of the said Hilman att his shopp in Boston, att severall times in the yeer one thousand six hundred seauenty and fiue, 76.

The jury find for the plaintiffe six pounds eight shillings and two pence half peny, eleven shillings and six pence damage, and the cost of the suite.

The bill of cost allowed by the Court on this action is 01:15:06Judgment was graunted on this action, according to the verdict.

Digitized by Google

Ralph Jones, of Barnstable, complained against Thomas Lumbert, of the same towne, in an action of treaspas on the case, to the damage of fiue pounds, for takeing a hogg out of the said Jones his stye without his leaue, and carrying the said hogg away the twentyeth day of this instant October, contrary vnto law, vnder pretence of being clarke of the milletary companie, and did not make prisall of the said hogg, nor did tender p^{*}sall to the said Jones.

The jury find for the plaintiffe three pounds damage, to be payed in mony or marchantable porke att mony prise, and the cost of the suite.

n

The jury expressed themselues that if any thinge is due to the defendant, as clarke of the milletary company, from Ralph Jones, by that which they have doñ, they intended not to cutt him off from it by this verdict.

John Williams, of Scittuate, complained against John Cushen, of Scittuate, and John Turner, Juni⁷, of Scittuate, son of Humphery Turner, in the behalfe of the towne of Scittuate, in an action of the case, to the damage of fifty pound siluer mony, for not satisfying him, the said Williams, according to justice and equitie, for his seruice doñ by him and his horses for the abouesaid towne in reference to the late destructiue enimie, the Indians, since the yeer 1673, by which non payment of the abouesaid towne of Scittuate the complainant comes to be damnifyed. The jury find for the defendants the cost of the suite.

Wilłam Nicarson, of Mannamoiett, complained against Trustrum Hedgis, of Mannamoiett, in an action of the case, to the damage of one thousand pound, by defaming the title of the lands of the said William Nicarson, in Mannamoiett, in that the said Trustrum Hedgis hath affeirmed and reported to seuerall psons that all said Nicarsons lands are theires, except one hundred acres graunted to him by the Court, and further saith, and further saying, that they purchased the said lands, paying ten pounds, and that the said Nicarson stole theire lands; and moreouer the said Hedgis hath taken vpon him to warn John Sauage, and Edward Cottle, and John Downing, Seni^r, from theire habitation, telling them it was his and the rest of his brethrens land, and that the said Wilłam Nicarson hath nothing to do to sell theire lands, and advised them not to pay the said Nicarson, for they should not enjoy it; with other words of like import, vttered by the said Hedgis and his wife, of like import.

This was withdrawne.

207

30 October. PART I.

1677.

Digitized by Google

---- NT-----

1677.

30 Octobe PART L

	Ine Juryes	Names.	
•	John Tompson,)	(Abraham Jackson,
	Capt Benjamine Church,		Encrease Robinson,
	John Wadsworth,		Shuball Dimacke,
sworne.	Dauid Alden,	sworne.	Nathaniel Hall,
	Nathaniel Southworth,		John Gorum, Jonathan Higgens.
	Gorge Morton,)	Jonathan Higgens.

The T

M^r Nathaniel Thomas was foreman of this jury in severall of these actions, in the tryall of them.

1677-8. *Att the Court of his Maⁱⁱ holden att Plymouth, for the Jurisdiction of New Plymouth, the fift of March, 1677.

			-		
rø,	1	n	ĸ	٦	
1	T	J	Ð	• 1	

5.]	BEFORE Josia Winslow, Esq ¹ , Goft,	John Freeman,
	John Aldin,	James Browne,
	Wilłam Bradford,	Constant Southworth, and
	Thom Hinckley,	James Cudworth,
	Assistants, and	&ટ.

WHERAS Wilłam Nicarson, Seni^r, of Mannamoiett, complained against Trustrum Hedgis, of Mattamoiett, in an action of the case, vpon a review, to the damage of forty pounds, for that the said Trustrum Hedgis haue vnjustley vexed the said Wilłam Nicarson, Seni^r, by procecuting a suite against him, the last October Court, wherin the said Hedgis charged the said Nicarson that hee had taken vpon himself power to dispose of certaine lands wherin the said Hedgis had interest, and the said Hedgis doth further charge the said Nicarson for refusing or neglecting to make deuision of the said lands, wherby the said Hedgis is depriued or kept from his just share therof, to the damage of one hundred pounds, pretending great damage, to vex his adversary, contrary to the law of this goüment, as doth appeer one section the 7th.

Non suited. II & d The charges of this action allowed by the Court is . . 01:19:6

Wilłam Nicarson, Seni^r, of Mannamoiett, complaineth against Trusterum Hedgis, of Mannamoiett aforsaid, in an action of the case, to the damage of forty pounds, vpon review of an action procecuted by the said Hedgis against the said Nicarson, att the Court held att Plymouth, October 30th, 1677, in which action the said Hedgis complaineth as followeth : —

Digitized by Google

 $\mathbf{208}$

Trusturm Hedgis, son in law to William Nicarson, Seni^r, of Manna- 1677-8. moiett, complaineth against the said Wilłam Nicarson, in an action of the case, to the damage of one hundred pounds, for that the said William Nicarson hath taken vpon him to sell and dispose of certaine lands, wherin the said Trustrum hath interest, and refuseth or neglecteth to graunt or make deuision of the said lands, wherby the said Trusterum is deprived or kept from his just share theref, notwithstanding his full payment to the said William Nicarson of his pte of the purchase or redemption therof, the said lands being that tract of lands which the said Wilłam Nicarson bought, although in his owne name, yett was as well agent or trustee therin, for the said Trustrum and his other bretheren, the sonnes of the said Wilłam Nicarson, of the honored Major Josiah Winslow, Mr Nathaniel Bacon, and Leiftenant John Freeman, attorneyes for the rest of theire ptenors to whom the said lands lying att Mannamoiett were graunted by the Court. In this action last mensioned the jury finding for Hedgis, then plaintiffe, the said Nicarson comes to be damnifyed, as hee hath aboue complained.

The jury find for the plaintiffe four pounds and ten shillings damage, and the cost of the suite. Wee find that Trustrum Hedgis had right to lands att Mannamoiett, and that hee hath had land there, and doe not find hee hath proued right to more then what hee hath had. The Court accepts of this verdict.

The sume of forty and four shillings and six pence allowed by the Court for charges of this action, to be payed in siluer mony.

*John Barker, of Barnstable, complaineth against Captaine John Williams, of Scituate, as gaurdian and receiuer of the rents and proffitts of the lands of the said John Barker during his minoritie, in an action of accoumpt, to the damage of two hundred pounds, for that the said John Williams, as gaurdian in soccage, tooke into his custody the said Barker, in the month of March, in the yeer 1657, and from the said time received the rents and proffitts of the said Barkers lands, in the towneshipp of Marshfeild, from the seuerall yeerly tenants of the same, vntill the said Barker did ariue att the age of twenty one yeers, which was in the yeer 1672, being fourteen yeers compleat, and therof hath not rendered an accoumpt to the plaintiffe to this day, notwithstanding the said gaurdian hath not improued the estate in educateing and well bringing vp the said heire, but contrariwise did improue the said heire as his servant, about the said Wilłams his owne servill imployments.

The jury find for the plaintiffe an hundred and seauenteen pounds damage, vnless the defendant render to him a faire accompt between this and the

27

209

5 March. PART I.

[*197.]

1677-8. last of May next, and the cost of the suite, which comes to 4^{u} 06^s 06^d, to be payed in siluer mony.

PART I.

In reference vnto the verdict of the jury in the case between John Barker, plaintiffe, and Capt John Wiltams, defendant, in an action of accompt as gaurdian in soccage, which is as followeth, viz⁶: The jury find for the plaintiffe one hundred and seauenteen pounds damage, vnles the defendant doe render to him a faire accoumpt between this and the last of May next, and the cost of the suite. This Court doth appoint the honorable the Gott, Major Cudworth, and the Treasurer, and for default of either, M^r Thomas Hinckley, auditors, to meet together att Marshfeild, the 15th day of May next, att ten of the clocke, to auditt, heare, and determine the said accounpt, together with the cost of the said auditt, and to issue forth executions for the arrearages of the same; and in case the said auditors shall not agree in any matter touching the said accompt, that then any two of them concurring shall haue full power to determine the same.

The Names of the Jury.

sworne. <	(M ^r Thomas Huckens,	sworne.	Eliezer Churchill,)
	Leift Samuell Allin,		John Caruer,	
	Leift James Lewis,		Ephraim Little,	
	Leift Jabez Howland,		John Sutton,	Ì
	Steuen Skiffe,		John Briggs,	
	John Soule,		Joseph Wadsworth.	J

[*198.]

*Receipts appointed to be recorded in reference to the foregoing Suit.

Nouember the 11th, (54.) Received by mee, John Williams, for the vse of Abraham Blush, of Perrigrine White, the sume of thirty shillings for rent. I say received by mee, John Wilłams, which is the one halfe.

. JOHN WILLIAMS.

Received of William Hincksman for rent and other accoumpts, att severall times, the sume of sixteen pounds and five shillings and ten pence. November the 9th, 1667. JOHN WILLIAMS.

The receipt of thirty shillings excepted was for the land hiered by mee, Wilłam Hinksman, of John Sprague, and by him taken of Perregrine White, which White hiered of Anna Barker. Thirty shillings taken out, there remaines 24¹¹ 15⁵, Wilłam Hinksmans rents for 9 yeer.

WILLAM HINCKSMAN.

Digitized by Google

Received of Gorge Vaughan, in and by the appointment of M^r Perre- 1677-8. grine White, the sume of five pounds and ten shillings, which is for rent due to Anne Barker. I say by mee received this 26th of March, 1662.

5 March. PART L.

JOHN WILLIAMS.

May the 4th, 1660. Received by mee, John Williams, of Scittuate, Juni^r, the sume of four pounds and seauenteen shillings, vpon the accoumpt of rent of Perregrine White, of Marshfeild. I say, received the sume of four pounds and seauenteen shillings. Witnes my hand the day and yeer aboue written.

JOHN WILLIAMS.

Wheras there is mension made in this receipt of ten pounds remaining in William Hincksmans hand, in reference to building, fenceing, &d, wee testify that it is to be vnderstood that the ten pounds there mensioned was discoumpted and payed by the said Hincksman, in the house, orchyard, and housing, and fences, that hee left on the land, and was soe agreed on by the said Hincksman and his landlord, John Williams, and ought more fully to haue bine expressed in this receipt. Nouember the 15, 1667.

JOSIAH WINSLOW, PERREGRINE WHITE.

May the 9th, 1656. Received of mee, Dolar Davis, by the order of Abraham Blush, of Barnstable, the full and just sume of five pounds and ten shillings, of Nathaniell Bassett, of Marshfeild, in a cow and yeerling. I say received by mee.

DOLAR DAUIS.

Aprill the 9th, (56.) Received by mee, Dolar Dauis, of Concord, by order of Abraham Blush, of Barnstable, the full sume of five pounds and fiue shillings, of Peregrine White, of Marshfeild, in a cow and calfe. I say received by mee the day and yeer above written, for the which John Wilłam, of Scittuate, the said Blushes agent, is to give the said White and Bassett a discharge.

DOLAR DAUIS.

Received of Wilłam Foard, this 7th of October, in the yeer one thousand six hundred sixty-2, the sume of two pound and seauenteen shillings and six pence, for rent due to Anne Barker. By the order of Nathaniell Bassett. I say by mee received.

JOHN WILLIAMS.

1677-8. Received of Wilłam Foard for rent, this 28th of October, the just sume of four pounds and 9^t. I say by mee received, this 28th of October, in the yeer 1665.

By mee, JOHN WILLIAMS.

[*199.] *Received of Wilłam Foard, this 10th of October, 1664, three pound and 15^s in a beast. I say received by mee.

JOHN WILLIAMS.

I, the deponant, doe heerby testify that on the accoumpt of sawing of pyne timber, or loggs, into boards, which Capt John Williams, and his reputed cosen, John Barker, brought to the mill, as they told mee, as coeptenors, in the yeer one thousand six hundred seauenty and fiue, the sawing of which, as appeers by my booke, according to my agreement, came to a just sume of four pounds and fourteen shillings and fiue pence halfe peny, and after the said logges were sawne, I saw the said Williams and Barker deuideing the boards which were made of them, and one layed one pto one way, and another the other pte another way, the whole pay for which sawing abouesaid I haue had of the said John Williams, concerning which the said John Barker asked mee since if that I were payed, and I told him that his vnkle had payed mee the whole pay, and hee said that hee was a good vnkle. The testimony of Charles Stockbridge, aged about 44 yeers, taken vpon oath the last of February, 1677, before mee.

JAMES CUDWORTH, Assistant.

1678.	*Att the Court of his Matt held att Plymouth, for the Jurisdiction	of
	New Plymouth, the fift of July, 1678.	

δ July. [*200.]

 BEFORE Josiah Winslow, Esq^r, Goû,
 John Freeman,

 John Alden,
 James Browne,

 Thomas Hinckley,
 Constant Southworth, and

 Wilłam Bradford,
 James Cudworth,

 Assistants, &c.
 State State

THOMAS CLARKE, of Plymouth, late of Boston, complaineth against M^r Constant Southworth, of Duxberry, in an action on the case, to the damage of 40ⁿ, for that the said Southworth doth detaine and withhold from

the said Clarke one eight pte of the yeerly proffitts of the fishing att Cape Codd, notwithstanding the said Southworth did bargaine and contract, in the year seauenty seauen, with the said Clarke, that the said Clarke should receiue and injoy the eight pte of the said proffitts during the time that the said Southworth and his ptnors had hiered the said proffitts of the collonie, and notwithstanding further the said Clarke hath tendered to the said Southworth rent according to the said contract. This action was withdrawne.

John Barker, of Barnstable, complained against John Williams, of Scittuate, in an action on the case, to the damage of one hundred pounds, for that wheras after the said Barker did ariue at the age of fourteen yeers, hee chose the said William his gaurdian, who accepted to continew his gaurdianshipp to the said Barker, and was allowed and appointed by the Court of New Plymouth to be gaurdian to the said Barker, and required by the said Court to bring him vp, in a way of education and learning, soe as might be to his advantage and health when hee should come to be of age, by puting him forth to a trade, as may appeer by a record of the said Court, bearing date October, 1665. The said Williams did contrary wise imploy the said Barker about his, the said Williams, his owne servill imployments, from the said time vntill the said Barker did ariue att mans estate, and did not put him forth to a trade; wherfore this complainant brings his action to the honored Court for releiffe, and prase that hee may have wages for his service done for the said Williams, and damage for his not puting the said Barker forth to a trade.

This action was nonsuted.

John Williams, of Scittuate, complaineth against John Barker, of Barnstable, in an action of the case, to the damage of one thousand pounds siluer mony, for that the aforsaid John Barker hath some time since March last slaunderously reported and defamed the aboue said Williams, by saying that hee, the said Wilłams, is the wickedest man that ever was vpon the face of the earth. This action was non suited.

The Names of the Jury.

	(Wilłam Paybody,	sworne.	Abraham Jackson,
sworne. <	Steuen Skiffe,		Jabez Howland,
	Andrew Ringe,		Nathaniel Winslow,
	John Wadsworth,		John Willis, Seni ^r ,
	Sergent John Carey,		Jabez Lumbert,
	Francis Crooker,		John Bradford.

213 1678.

5 July.

FART I.

V

1678.	*Att the Court of his Man holden att	Plymouth, for the Jurisdic-
	tion of New Plymouth, the 29 th	of October, 1678.
29 October.		5
PART I.		T.I. D.
[*201.]	BEFORE Josiah Winslow, Esqr, Goft,	John Freeman,
	John Alden,	James Browne, and
	Wilłam Bradford,	Constant Southworth,
	Thomas Hinckley,	
	Assistants, &d.	

JOHN ROPER, liueing on the easterly syde of Taunton Riuer, on the lands of Job Winslow, complaineth against Samuell Rowland, liueing alsoe att the same place, on an action in the case, to the damage of fifty pounds in mony, for that the said Rowland hath, since the begining of this instant September, violently forced the said Roper out of his habitation, and haueing possessed himselfe of the estate of the said Roper, doth by force withhold the said estate from the said Roper, to the great injury and damage of this complainant.

The jury find for the plaintiffe forty shillings damage, and the cost of the suite.

M^r James Browne, of Swansey, as attorney for Symon Cooper, chyrurgion, late of New Port, on Rhod Iland, complaineth against John Cobleich, late of Swansey, in an action on the case, to the damage of ten pounds, for non payment of six pounds and six shillings, due vpon bill bearing date the seauenth of September, 1673.

This was withdrawne.

1	Leift Joseph Laythorp,)	(Leift Robert Barker,
sworne.	Leift Joseph Laythorp, Edward Jenkens,	> sworne. <	Wilłam Foard,
			Thomas Linkolne, Josiah Snow,
	John Barker, John Hawes,		Josiah Snow,
	Gorge Bonum,		James Tisdall,
	John Turner, Seni ¹ ,		John Done.

Digitized by Google

The Names of the Jury.

Att the Court of his Ma^{ke} holden att Plymouth the fift of March, 1678-9. Anno Dom 1648.

BEFORE Josiah Winslow, Esq ^r , Goû,	Wilłam Bradford,
John Alden,	John Freeman, and
Thomas Hinckley,	James Browne,
Assistants, &	ð.

THOMAS ROBINSON, of Boston, complained against John Bucke, Seni^r, of Scittuate, in an action of the case, to the damage of ten pounds, currant mony of New England, due from the said John Bucke, Sen^r, vnto the said Thomas Robinson, as appeereth by a bill, vnder his hand, bearing date the 14th of March, 167[§].

Non suited.

The Names of the Jury.

Steuen Skiffe,)	(Serjē Tinkham,)
John Tracye,		(Serjẽ Tinkham, Samuell Dunham,	
John Wadsworth,	sworne.	Ephraim Morton, Abraham Jackson,	sworne.
Steuen Bryant, Seni ^r ,	S B WOI IIC.	Abraham Jackson,	Sworme.
Eliezer Churchill,		Joseph Dunham,	
Jabez Howland,		Joseph Dunham, John Bryant, Juni ^r ,)

*Att the Court of his Maⁱⁱ held att Plymouth, for the Jurisdiction of New Plymouth, the third Day of July, Anno Dom one thousand six hundred seauenty and nine. [*203.]

BEFORE Josia Winslow, Esq ^r , Gofl,	John Freeman,
John Alden,	James Cudworth,
Thomas Hinckley,	James Browne, and
Wilłam Bradford,	Daniell Smith,
Assistants, &d.	

M^R JOHN POCOCKE and Mistris Mary Pococke, his wife, adminestratrix to the estate of the late deceased John Almey, her husband, of the towne of Portsmouth, on Rhode Iland, the said John Pococke, and Mary, PART I.

1679. 8 July. PART L his wife, inhabiting in the towne of Newport, complaineth against M^r Christopher Almey, of the towne of Portsmouth, on Rhode Iland aforsaid, in an action of the case, to the damage of fifty pounds sterling mony of New England, for that the said Christopher Almey did, about two yeers since, illegally, and to this time doth, detaine vnjustly from the said Pococke, and Mary, his wife, a tract of lands lying neare a necke of land called and knowne by the name of Punckatest, which lands was the proper estate, in fee simple, of the late deceased John Almey, of Portsmouth, on Rhode Iland. The title therof now belongeth vnto the aforsaid Pococke, and Mary, his wife. Wherby occation of such vnjust deteynor the said plaintiffes are much damnified.

The jury found for the defendant the cost of the suite.

Wheras Adam Wright, of Plymouth, hath appealled from the award of the celect men of the towne of Plymouth, att a meeting of theires att Plymouth aforsaid, on the ninth day of December, 1678, in the complaint of John Dunham, of Barnstable, against the said Adam Wright, in these words following : —

Viz: Wheras John Dunham, of the towne of Barnstable, in this said collonie, complaineth against you that hee is damnifyed by you the sume of thirty nine shillings, for that you have not payed him twenty shillings in mony, or in such pay as is equivolent to mony, which is due to him from you, for cedar bolts, in which case the said celect men did award as followeth, videlecett : New Plymouth, December the 9th, 1678. Att a celect meeting, John Dunhame, of the towne of Barnstable, complainant, and Adam Wright, of the towne of New Plymouth, defendant, wee find for the complainant his debt of twenty shillings, to be payed to him by the defendant, Adam Wright, in mony, or in such pay as is equivalent to mony, and ten shillings damage, and the charge of the tryall; and vpon further hearing, and weary of the said case, att two other meetings of the celect men aforsaid, they awarded the said Adam Wright to pay charges or bolts to the said Dunham, as may appeer by the paper of the said celect men. And wheras the said Adam Wright complaineth that the said celect men, as hee conceiveth, haue not doñ him right and justice in the said case, as by law is requisite, nor gaue true judgment or verdict in the said case, wherfore hee appealeth to his maties Court to be holden att New Plymouth aforsaid, the first Tusday in July next, for justice in the said case.

This appeale was non suited for that, in the procecution of the said appeale, the attorney did not allow Leift Morton, Wilłam Clarke, and Wilłam Crow, in theire procecution of matters relateing to this case, to be a celect Court.

Digitized by Google

•Captaine John Wilłams, and John Briggs, of Scittuate, exhibited a complaint against, and positiuely charged Edward Jenkens, of Scittuate, aforsaid, that hec, the said Edward Jenkens, about the latter end of February, or in March last past, did felloniously take and carry away fiue peeces of hewen timber out of theire posession, which they had cecured as agents for the purchassers of the shares of Conahassett lands, and the said complainants stood ready to make good theire charge by testimony to the Court and jury.

The jury found Edward Jenkens not guilty, according to the lawes of England.

Jonathan Eames, of Marshfeild, complained against Mathew Gannett, Juni^r, of Scittuate, in an action of debt, to the damage of four pound in mony, for the non payment of a debt of forty nine shillings in mony, due to the said Eames from the said Gannett, for a cowe, which the said Gannett soffitimes since March last bought and received of the said Eames.

The jury find for the plaintiffe forty nine shillings siluer mony, twelue pence damage, and the cost of the suite.

In the case between John Pococke, and Mary, his wife, plaintiffes, against Christopher Almey, defendant, and in the case between Jonathan Eames, plaintiffe, against Mathew Gannett, Juni^r, defendant, —

The names of the jury were, ----

8

	Samuell Luther,) (Abraham Jackson,
worne.	John Briggs,		John Rogers,
	Steuen Bryant,	sworne.	Dauid Alden,
	Ensigne Allen,		Joseph Waterman,
	James Clarke,		Thomas Faunce,
	Thomas Tilden,		John Mendall.

In the case between Capt John Williams and Edward Jenkens, — The names of the jury were, —

	John Thompson,)	Abraham Jackson,
sworne.	Encrease Robinson,		John Rogers,
	James Hamben,	sworne.	Dauid Alden,
	James Clarke,		Joseph Waterman,
	Steuen Bryant,		Thomas Faunce,
	Thomas Tilden,		John Mendale.

Memorandum : that nine shillings was payed by Edward Jenkens to the next aboue named jury, by order of the Court.

28

1679.

3 July.

PART I.

[*204.]

1679.	•Att	the Court of his Ma nd holden all	Plymonth, for the Jurisdic-
1 November.	•	tion of New Plymouth, the first	of November, 1679.
PART I.	•		
[*205.]		BEFORE Josiah Winslow, Esqr, Goû,	John Freeman,
· -		John Alden,	James Cudworth,
		Thomas Hinckley,	James Browne, and
		Wilłam Bradford,	Daniel Smith,

Assistants, &d.

M^R THOMAS CLARKE, resedent att Plymouth, one of the old comers, as may appeer vpon record, complaineth against M^r John Freeman, Seni^r, of Eastham, in an action of the case, to the damage of fifty pounds, for that the said John Freeman, soffitime in June last, did pull vp a stake, which was a bound marke of the land of the said Thomas Clarke, which said land lyeth on the easterly syde of Satuckett Riuer, att or in a place comonly called the Old Indian Field, within the ward of the constable of Eastham.

The jury find for the plaintiffe ten shillings damage, and the cost of the suite. The Court accepted the verdict. The sume of three pound ten shillings and six pence allowed for cost of the suite.

James Willett, of Swansey, complaineth against Leiftenant Peter Hunt, of Rehoboth, in an action of the case, to the damage of two hundred pounds, for non payment of the sume of one hundred pounds in mony, or the value therof, due vnto him, the said James Willett, by vertue of a promise or agreement made by the said Peter Hunt, vnto him, the said Willett, grounded vpon and in consideration of his marriage with Elizabeth, the daughter of him, the said Hunt, and by him giuen to the said Willett in pet of a portion with the said Elizabeth; wherof haueing fayled, —

The jury found for the defendant the cost of the suite.

Wilłam Nicarson, Seni^r, of Mannamoyett, complaineth against Josiah Cooke, Seni^r, of Eastham, in an action of the case, to the damage of three pounds, for that the said Cooke did take from the said Nicarson one paire of andjrons and one siluer dram cupp, which hee had purchased for his houshold nessesities; and this the said Cooke did vnder couller of his office, for hee said hee was the constable of Eastham, and shewed him, the said Nicarson, his black staffe; and his demand was six shillings and seauen pence halfe peny, which Cooke said was the first pte of the rate hee demaunded; and the andjrons

cost the said Nicarson twelue shillings, and the siluer dram cupe fiue shillings; and this Cooke did some time in Febrewary last past, and hath not returned his goods to him againe, wherby the said Nicarson is much damnifyed for the want of them, which causeth him to complaine.

The Names of the Jury.

	Leiftenant Samuell Allin,					
sworne.	M ^T Samuell Saberry,					
	Ensigne John Haward,					

Mr John Thompson,

Ensigne Thomas Leonard,

Steuen Skiffe,

sworne. Justus Eames, John Wadsworth, Jabez Howland, Joseph Siluester, Abraham Jackson, Encrease Robinson.

*Att the Court of his Maⁱⁱⁱ held att Phymouth, for the Jurisdiction of 1 New Phymouth, the 2^{cond} Day of March, Anno Dom 1679–80.

BEFORE Josiah Winslow, Esquire, Goû,John Freeman,John Alden,James Cudworth,Thomas Hinckley,James Browne, andWilłam Bradford,Daniell Smith,

Assistants, &d.

E^{DWARD} JENKENS, of Scittuate, complaineth against Capł John Williames and John Brigges, both of Scittuate, in an action of the case, to the damage of two thousand pounds sterling, for that the said Williams and Brigges hath malliciously conspired against and falsly appealed or accused the said Jenkens of fellonie, and procecuted theire said conspiracye and false appeale, vnder the pretence and couller of law, vntill the said Jenkens was legally acquitted of the said surmised fellonie by due course of law, viz⁶: that the said Williams and Briggs did conspire, and by agreement between them, on the 22^{cond} day of March, 1679, went to the house of Major James Cudworth, one of the majestrates of this jurisdiction of New Plymouth, and to the said majestrate complained and falcly pretended that five peices of hewen timber was felloniously taken out of theire posession, and importuned 219

November. PART I.

1679.

1679-80. 2 March. [*206.]

2 March. PART I.

1679-80.

the said majestrate for a warrant to the constable to serch for the same, which haueing obtained and deliuered to the constable, the said constable, vpon serch, found fiue peeces of timber in the said Jenkens his feild, which the said Williams pretended to be timber felloniously taken out of theire rosession; wherepon the said constable aprehended the said Jenkens, and carryed him as a fellon before the said majestrate, and then and there the said Williams and Brigges did vehemently accuse him, and positiuely charge the said Jenkens with felloniously takeing the said timber, though cautioned by the said majestrate to the contrary, and importuned the said majestrate to bind the said Jenkens ouer to the next Court of tryalls, to answare the said accusation; and att the said Court, the said Williams and Brigges came, and then and there caused a bill to be drawne against the said Jenkens, in these words, viz : In the third day of July, 1679, Capt John Williams and John Brigges, of Scittuate, exhibited a complaint against and posetiuely charged Edward Jenkens, of Scittuate, aforsaid, that the said Edward Jenkins, about the latter end of February, or in March last past, did felloniously take and carry away fiue peeces of hewen timber out of theire posession, which they had cecured as agents of the shares of Conahassett lands. And the said complainant stands reddy to make good theire charges by testimony to the Court and jury, and accordingly procecuted the said charge by strongly or vehemently impleading the said Jenkens, and produceing diuers testimonyes to render him guilty of theire said accusation to the Court and jury; by which malisious conspiracye and falce appeale the said Jenkens hath bin sore greiued, and his family rendered infamous, and much damnifyed in his estate.

The jury find for the plaintiffe twenty pounds sterling, by which the jury intend twenty pounds New England mony, or the vallue thereof. The Court accepts this, and the cost of the suite.

The Names of the Jury.

[*207.] •Wilłam Paybody complaineth against Mistris Sarah Parke, of Duxburrow, aforsaid, in an action of treaspas, to the damage of forty pound sterling, for that the said Sarah Parke, sofitime in October last, did pull vp

and deface the bound markes of the said Paybodyes land, and made claime to 1679-80. the said land, which said land lyeth on the easterly syde of the Eagles Nest Creeke, in Duxburrow aforsaid, and between the lands that was sofitimes the lands of Mr Wiłam Brewster, deceased, and the lands that were sofitimes the lands of Francis Sprague, deceased, and which said land was formerly the eastermost end of Richard Mores land.

The jury incapasitated to find either for the plaintiffe or the defendant, vntill the judges of the law haue determined whether the law alledged by the defendant be a barr in law against the plaintiffe, (or noe.)

Wilłam James, of Scittuate, complaineth against John Turner, Seni^r, and Lydia James, both of Scittuate, as adminestrators to the estate of John James, of Scittuate, lately deceased, in an action of the case, to the damage of forty fiue pounds siluer mony, for the non payment of thirty four pounds, or therabouts, which is due to the said Wilłam James from the estate of John James, deceased sofftime since September, 1677.

The jury find for the plaintiffe his account, and concurring euidences due to him, sixteen pounds siluer mony, seauenteen shillings, nine pence, fiue shillings damage, and the cost of the suite.

The defendants creditt by the plaintiffes accompt and his acknowlidgment, twelue pounds seauen shillings and six pence siluer mony, soe that there rests due to the plaintiffe vpon ballence the sume of four pound ten shillinges and thrippence, the pticulars in the said plaintiffes accompt which wee find due by euidence, crosed. a

,, _,, _												
The cost of the suite is	•	•	•	•	•	•	•	•	•	•	•	4:2:6

Robert Barker, Juni^r, of Duxburrow, complained against Josiah Palmer, of Scittuate, in an action of debt, to the damage of fifteen pounds in mony, for the non payment of a debt of seauen pound and ten shillings in mony, due to the said Barker from the said Palmer, which said debt is in pte of pay for the one halfe of a shallopp or boate, which the said Palmer bought of the said complainant sometime in September last.

The jury find for the plaintiffe seauen pound and ten shillings siluer mony, a peny damage, and the cost of the suite.

Edward Gray, of the towne of Plymouth, complaineth against John Pococke, of New Port, late of Portsmouth, on Rhod Iland, in the jurisdiction of Rhode Iland and Prouidence Plantations, yeoman, in an action of debt, to the damage of sixteen pounds, for non payment of two hundred and forty

221

2 March PART I.

Digitized by Google

1679-80. wai ² March. PART I. the

waight of good marchantable sheeps woole, due to the said Edward Gray, and should have bine payed to the said Edward Gray, or his order, att or before the first of October, 1677, att the signe of the Swan, in Plymouth aforsaid, as may appeer vpon bill vnder the said Pocockes hand, and dated the sixteenth of August, 1677.

The jury find for the plaintiffe 20^u of marchantable sheeps wool, two shillings damage, and the cost of the suite.

- [*208.] •Mr John Smith, Senir, and Steuen Skiffe, both of Sandwich, complained against John Blackwell, of Sandwich aforsaid, in an action of the case, to the damage of nine pound siluer mony, for that the said John Blackwell, in the yeer 1678, being then constable of Sandwich, did receiue of the said plaintiffes, or from theire order, the sume of four pounds two shillings and six pence in mony, on the condition heerafter expressed, viz(: that the publicke meeting house in the said towne should onely be made vse of for the publicke worshipp of God, and for noe other vse, on which said condition the said Blackwell did alsoe receiue mony of seuerall other psons not mensioned in this action; yett, notwithstanding, the said Blackwell, contrary to the said condition, in the yeer 1679, during the time of his constableshipp, did vnlocke and open, or cause to be opened, the dores of the said house, and therin did hold a towne meeting, for the transaction of cecular towne affaires; and doth alsoe neglect or refuse to returne to the plaintiffes theire said sume of mony, wherby they are damnified, as is aboue expressed. The jury find for the plaintiffes four pound 2 shillings six pence siluer mony, fue shillings damage, and the cost of the suite. The cost of the suite is 3^u 1^s 0.
- Withdrawne. Edward Gray, of Plymouth, complaineth against Robert Ransonsome, of Lakenham, in the said towne, in an action of the case, to the damage of sixteen pounds, for non payment of eight pounds in porke, att prise currant, att the house of the said Edward Gray, att Plymouth, and became due to the said Gray for two lotts of land att Namaskett, which the said Ransom hiered of the said Edward Gray, as may appeer by an instrument vnder the said Ransoms hand.
- Withdrawne. Richard Thayer, of Braintree, complaineth against Encrease Robinson, as adminestrator on the estate of M^r John Paine, of Boston, in an action of debt, to the vallue of an hundred & 2 pound eight shillings and eight pence, as appeareth by a county Court judgment held at Boston, Aprill 27, 1675.

Ensigne Thomas Dexter, of Sandwich, and Elizabeth, his wife, complain-

eth against Robert Lawrance, of Sandwich aforsaid, in an action of trespas vpon the case, to the damage of ten pounds, for that the said Robert Lowrance did, somitime in this instant February, forcably enter vpon and cutt downe a tree or trees vpon a certaine psell of land of right belonging to the said Elizabeth, by vertue of a deed of gift to her, giuen and graunted by Quachattasett Sachem, and true propriator therof, the said land lying and being att or near a place comonly called Pocassett, within the constablericke of Sandwich aforsaid, and that the said Robert did, in defiance of the title of the said Thomas, and Elizabeth, his wife, vnto the said parsell of land.

The verdict of the jury: If Indian testimony be good in law, wee find for the plaintiffe fiue shillings damage, and the cost of the suite; but if not good in law, wee find for the defendant.

The charges of the suit is three pound, which was ordered by the Court to the plaintiffe.

*Att the Court of his Ma ^{tie} held att Plymouth, for the Jurisdiction	1680.
of New Plymouth, the sixt of July, 1680.	
of stew 1 ignouin, the sait of stug, 1000.	6 July.
BEFORE Josiah Winslow, Esor, Goff. and John Freeman.	[*209.]

Before Josiah Winslow, Esq ^r , Goü, and	John Freeman,						
Thomas Hinckley, Esq ^r , Deputie Goû,	James Browne,						
John Alden,	James Cudworth, and						
Wilłam Bradford,	Daniell Smith,						
Assistants, &d.							

Robinson, of Taunton, as adminestrator to the estate of M^r John Paine, deceased, in an action of debt, to the vallue of an hundred and two pounds eight shillings and eight pence damage, as appeers by a county Court judgment held att Boston Aprell 27, twenty seauen, 1675.

The jury find for the plaintiffe one hundred and two pounds eight shillings and eight pence, and the cost of the suite.

Benjamine Bosworth, Seni^r, of Hull, in the Massachusetts collonie, comylaineth against John Turner, Seni^r, of Scittuate, the eldest John, and son of Humphery Turner, deceased, in an action of the case, to the damage of ten pounds siluer mony, for that the said Turner, sumetime since last Aprill 223

1679-80. 2 March. PART I.

Digitized by Google

1680. last, tooke vp a stray horse of the said Bosworthes, and contrary to the law of this collonie of New Plymouth.

PART L.

The jury find for the defendant the cost of the suite.

Joseph Thorne, of Scittuate, complaineth that hee having built a sloop at Conahassett, att the place where Wilłam James formerly built, the which sloop the said Thorne built on the accompt of an engagement made between the said Thorne and John Brooke, of Scittuate, as appeereth by articles of agreement vnder theire hands, bearing date October the seauenth, 1678, which sloope was lanched about October, 1679, and the said sloop was taken away and improved without either delivery or allowance of the said Thorne, and without any due accompt or meet satisfaction made to the said Thorne about building the said sloope. This action was not tryed.

John Peirse is allowed by the Court the sume of 5^s as a witnes to the said suite of Joseph Thorne, if it had goñ on.

John Wilłams and John Briggs, both of Scittuate, in the collonie of New Plymouth, complaineth against Edward Jenkens, of Scittuate, in the collonie aforsaid, in the reveiw of an action procecuted by the aforsaid Jenkens. Att a Court of his math held att New Plymouth, March, one thousand six hundred seventy nine or eighty, the said Jenkens recovered a verdict of twenty pounds sterling, and cost of the suite. By the said illegall procecution of the said action, the plaintiffes conceives the Court and jury was misled, to the great damage of the plaintiffes; wee shall now indeaver to make it appeer, and therfore doe now complaine for tryall of review of the action, which action is as followeth :—

Edward Jenkens, of Scittuate, complaineth of John Williams and John Brigges, both of Scittuate, in an action on the case, to the damage of two thousand pounds sterling, for that the said Wilłams and Briggs hath maliciously conspired against, and falcely appealed or accused the said Jenkens of fellonie, and procuted the said conspiracy or falce appeale vnder pretence and couller of law, vntill the said Jenkens was legally acquitted of the same surmised fellonie by due course of law, viz⁶: that the said Wilłams and Brigges did conspire, and by agreement on the 22^{cond}, 1679, went to the house of Major James Cudworth, one of the majestrates of this collonie of New Plymouth, and to the said majestrate complained and falcely pretended that fiue precess of hewen timber was felloniously taken away out of theire posession, and importuned the said majestrate for a warrant to the constable,

the said constable to serch for the same, who haueing obtained and deliuered 1680. to the said constable, the said constable, vpon serch, found five peeces of hewen timber in the said Jenkenes feild, which the said Wilłams pretended to be the timber feloniously taken out of theire posession; whervpon the said constable apprehended the said Jenkens, and carried him as a felon before the said majestrate, and then and there the said Wilłams and Briggs did vehemently accuse and positiuely charge the said Jenkens with feloniously takeing away the said timber, soe cautioned by the said majestrate to the contrary, and importuned the said majestrate to bind the said Jenkens ouer to the next Court of tryalls, to answare the said accusation, and att the said Court the said Williams and Briggs came, and then and there caused a bill to be drawne against the said Jenkens, in these words, vizy: The third day of July, 1679, Capt John Williams *and John Briggs, of Scittuate, exhibited a complaint against, and positively charged Edward Jenkens, of Scittuate, that hee, the said Edward Jenkens, about the latter end of February or March last past, did felloniously take and carry away fiue peeces of hewen timber out of theire posession, which they had secured as agents for the purchasers of the shares of Conihassett lands, the said complainants standing reddy to make good theire charges by testimony to the Court and jury, and accordingly procecuted the said charge by strongly or vehemently impleading the said Jenkens, and produceing diuers testimonyes, to render him guilty of the said accusation to the Court and jury, by which malicious conspiracye and falce apeale the said Jenkens hath bin sore greiued, and hee and his posteritie rendered infamous and much damnifyed in his estate.

The jury find for the plaintiffes twenty fiue pounds, siluer mony, or that which is equivolent to it, and the cost of the suite; that is, that heerby Edward Jenkens releaseth the said Wilłams from the execution, and that this verdict shall answare the verdict comensed by Edward Jenkens, att March Court last, and the charges of this Court.

The Bill of the Cost of John Wilłams and John Briggs, of Scittuate, 1680. July Court, 1680.

Item, for entering the action,	•		•	•	•	•	•		00:09:0
Item, for feching the sumons,	•		•	•	•	•	•	•	00:02:0
Item, for seruing the sumons,	•		•	•	•		•	•	00:01:0
Item, for 1 witnes in Court 3	daye	e s ,	•	•	•	•		•	00:07:0
Item, for a coppy of the forme	er ac	tio	n,	•	•	•	•	•	00:01:2
Item, for coppes of lands, .	•					•	•	•	00:04:6
Item, for writing to the secrets	ury (con	cer	nin	g t	he	act	ion,	, 00 : 13 : 0
- 00									

225

6 July. PART I.

[*210.]

1680. 6 July. PART I. Item, for a man to bringe writings from Rhode Iland, . 00:07:0 Item, for John Briggs of the pticulars 4 dayes this Court, 00:10:0 Item, for 2 attorneyes, 6 dayes for each man, . . . 01:10:0 This bill of costs, 4 pounds and six shill^s, siluer mony, is allowed by the

Court.

John Wilłams, of Scittuate, in the collonie of New Plymouth, complayneth against Samuell Nash, of the towne of Duxburrow, in the collonie of New Plymouth aforsaid, reputed cheiffe marshall of the collonie of New Plymouth, in an action of the case, to the damage of fifty pounds, siluer mony, for that the said Samuell Nash, marshall aforsaid, did on Fryday, about the 16th day of Aprill, 1680, illegally seize on the body of the said Wilłams, and restraine him of liberty vnder couller of his office, by leuying an execution vpon the pson of the plaintiffe, in behalfe of Edward Jenkens, of Scittuate, pretending the execution to be for twenty pounds in mony, or equivalent, three pounds 19^s cost, and charge of the execution, one pound ; all amounted to 24 pounds 19^s; notwithstanding the plaintiffe had shewed the defendant sufficient of Williams his estate to sattisfy the execution and all cost, before his pson was restrained, yett the defendant did indeauor to force the plaintiffe out of his house, by comaunding men to carry the plaintiff away, by which illegall actings as aforsaid the plaintiue is greatly damnifyed.

Marshall Nash, his bill of cost against John Wilłams, in the said Wiltams action against the said Marshall.

Att July Court, 1680.

Item, for writing a coppy of a summons,		00:00
Item, his tendance, 5 dayes,	• •	00 : 12
Item, to M ^r Thomas, an attorney, 5 days,	• •	00 : 12
Item, Samuell Sprague, 3	• •	00:07
Item, Thomas Jenkens, a witnes, 3 dayes,		00:07
Item, 1 witnes sworne in Court,	• •	00:01
Item, to suppenaies for witnesses,		00 : 02

[*211.] *John Williams, of Scittuate, in the collonie of New Plymouth, complaineth against Edward Jenkens, of Scittuate, in the collonie aforsaid, in an action of the case, to the damage of twenty pounds, siluer mony, for that the abouesaid Edward Jenkens did sofitimes, in or about October, 1679, vnjustly molest and falcely imprison the plaintiffe by vertue of an attachment caused to be serued by the aboue said Jenkens vpon the body of the complainant, to

Digitized by Google

answare the complaint of the aboue said Jenkens att the Court of his math to be holden att Plymouth the last Tusday in October, 1679, in an action of one thousand pounds, for malliciouse conspiracye against the said Jenkens, as hee, the said Jenkens, pretended, and soe caused the plaintiffe to make preparation to answare to his causles complaint and vnjust molestation, by all which vnjust actings, the complainant hath bin much damnifyed.

By order of the Court, this aboue written action was barred by reason the said Williams received a bill of cost before hand.

Edward Jenkens his bill of cost against John Wilłams, in the said John Williams his action against the said Jenkens, wherin the said Williams was barred as abouesaid.

Item, his owne time, six dayes,	00:12:06
Item, for writing a coppye of a subpena,	00:00:06
Item, 2 attorneyes; one, 5 dayes, and the other 3 dayes,	01:06:00
Item, 1 witnes, 3 dayes,	00:07:00
Item, 1 witnes, sworne att hom,	00: 1:06

This bill of two pound and fiue shillings is allowed of the Court, and is to be payed in siluer mony.

Mistris Elizabeth Tilden, of Scittuate, late wife of M^z Joseph Tilden, late of Scittuate aforsaid, deceased, complaineth against Robert Stanford, late of Scittuate, but now of Marshfeild, and Nathaniel Turner, of Scittuate aforsaid, in an action of debt to the damage of eighteen pounds of currant siluer mony of New England, for the non payment of the sume of eighteen pounds, of current siluer mony of New England, due from the said Robert Stanford and Nathaniell Turner, to the said Elizabeth Tilden, as may appeer by one bond or instrument, vnder the hands and seales of the said Stanford and Turners, bearing date the 16 day of December, 1671, in which said bond the said Nathaniell Turner, Robert Stanford, and Humphery Turner stand bound joyntly and seuerally, for the whole and in the whole, to the said Elizabeth Tilden for the true payment of the said sum.

The jury found for the plaintiffe 18^u siluer mony of New England, and the cost of the suite.

M^r Thomas Hinckley, Seni^r, and Leiftenand Joseph Laythorp, of Barnstable, agents for Leiftenant Joseph Laythorp, Barnabas Laythorpe, Kanelme Winslow, and Wilłam Clarke, with others, theire ptenors, the purchassers and sharers of and in the lands of Sepecan and places adjacent, and in theire behalfe, complainants and demaundants, and more pticularly in the behalfe of 1680.

6 July.

PART I.

1680. Elizabeth Ellis, widdow, and Joseph Dotey, of Sandwich, with two of the said ptenors and sharers, doe complaine against Leiftenant Ephraim Morton, of Plymouth, in an action of treaspas on the case, in a plea of lands, to the PART I. damage of two hundred pounds of siluer mony, for that the said Ephraim Morton, vnder pretence of being an agent for the towne of Plymouth, did, with diuers others, on the 12 day of May last past, forcably enter vpon the lands of the said Sepecan, being the propriators of the said purchasers and sharers therof, purchased of the honored Goft, Josiah Winslow, Esq¹, and Wilłam Bradford, Esq^r, Treasurer, vnto which they were impowered by the speciall direction, appointment, and order of the Generall Court, as by a deed of enfeofment vnder theire "hand and seale, bearing date the 22^{cond} of July, [•212.] 1679, and otherwise, it doth and may appeer; and hee, the said Ephraim Morton, being the chiefe actor and aider of the rest, did, then and there, on the said lands comitt divers inormities and wronges against the said purchasers and demaundors, and against the publicke peace, by desturbing some of the said purchasers and sharers, being on theire occations lawfull, and in peacable manor forwarning them from the same, as treaspassers, and defaming theire title to the said lands soe fairely purchased as aforsaid, and more pticularly did deface the bound markes of the said land of the said Ellis and Dotey, being a pyne tree, marked with two noches on the one syde, and three noches on the other syde, standing neare Sepecan Necke, a little below the rocke house, or wigwam; which forceth vs to bring our action of treaspas against the said enterer, and demaund the said lands by a faire tryall, and pray justice of this honored Court in the said case, comiting this issue to the good country, whoe hath the best and truest title to the said lands : wee, the complainants and demaundants, according to our proportions, are the said enterers.

The jury find for the plaintiffes twenty shillings damage and the cost of the suite.

The Names of the Jury.

sworne. <	Steuen Skiffe,	sworne.	Ensigne Jonathan Alden,
	M ^r Samuell Edson,		John Wadsworth,
	Justus Eames,		Joseph Siluester,
	Ensigne John Haward,		Wilłam Swift,
	Serj: John Carey,		Ensigne Leanard,
	Francis Barker,		Wilłam Barstow.

In two or three of the first tryed actions att this Court, Francis Barker serued; but in the remainder hee stood by, and John Hathwey serued in his steed.

Digitized by Google

6 July.

[The following act in the original was recorded on a leaf which contains also a record of births. The marriages, births, and deaths were originally recorded in a part of the same volume with the Judicial Acts, the book being inverted for the purpose. On rebinding the volume in December, 1819, the portions containing the Acts were placed together, and the records of marriages, births, and deaths were appended at the end.]

•M^r James Willett complaineth against Leiff Peter Hunt, in an action [*213.] of review of an action of the case, to the damage of two hundred pound, comenced by the said Willett against the said Hunt, att a Court of his ma^{the} held att Plymouth in October last past before the date heerof, for non payment of the sume of one hundred pound in mony, or the value therof, due vnto him, the said James Willett, by vertue of a promise or agreement made by the said Peter Hunt, vnto him, the said Willett, graunted vpon and in consideration of his marriage with Elizabeth, the daughter of him, the said Hunt, in jte of a portion with the said Elizabeth, wherof haueing fayled.

The Names of the Jury.

sworne.	Leiftenant Joseph Laythrop, Leift Joseph Howland, Nathaniel Winslow, Charles Stockbridge, Joseph Wadsworth, Lohn Tracese	sworne.	Samuell Ryder, John Bradford, Wilłam Swift, Nathaniel Wilłams, Wilłam Hoskins,
	John Tracye,		Isack Cushman.

2

[The second part of the volume of Judicial Acts commences here, in the handwriting of Secretary Morton.]

*Att the Court of his Maⁱⁱ held att Plymouth, for the Jurisdiction of New Plymouth, the 27th Day of October, Anno Doñ 1680.

BEFORE Josiah Winslow, Esq^r, Goû, James Thomas Hinckley, Deputie Goû, James John Alden, Danie Wilłam Bradford,

James Browne, James Cudworth, and Daniell Smith, 27 October. PART II. [*1.]

Assistants, &d.

MAJOR JAMES CUDWORTH, of Scittuate, complaineth against Capt John Williams, of Scittuate aforsaid, in an action of the case, to the damage of three pounds in mony, for that the said Williams, in the month of August, in the yeer 1679, in the towne of Scittuate aforsaid, did vnlawfully seize and posesse himselfe of a mare coult of about a yeer and an halfe old, att

1680. the said time, of the said Major Cudworthes, by branding it with the letters I W, which was the said Williams his brand marke, which said colt was of a brownish couller, with a whitish face, and the off foot behind white, and doth still detaine the said coult.

> The jury find for the plaintiffe forty shillings damage, siluer mony, and the cost of the suite, or the mare in controversy, fiue shillings damage, and the cost of the suite.

> Benjamine Bosworth, Seni^r, of Hull, in the Massachusetts collonie, complaineth against John Turner, Seni^r, of Scitteate, the eldest John Turner, the son of Humphery Turner, deceased, in an action of the case, to the damage of ten pounds, siluer mony, comenced and procecuted by the said Bosworths attorney, against the said Turner, att July Court, last past, which action was for that the said Turner sofitime since Aprill, 1679, tooke vp a stray horse of the said Bosworths, and hath vsed and sold the said horse without the likeing of the said Bosworth, and contrary to the law of this collonie of New Plymouth.

> The jury find for the plaintiffe six pounds damage, siluer mony, and the cost of the suite.

> Francis Baker, of Yarmouth, complaineth against Abraham Hedge, of Yarmouth, in an action of the case, to the damage of twelue pounds, for his not paying the said Baker for one hundred and thirteen tarr barrells, according to the award and determination of Joseph Leythorp and Jonathan Banges, giuen vnder theire hands, the third of August, 1680, as arbetrators, indifferently elected and chosen by the said Hedge and Baker, with theire mutuall submitting and obliging themselues to stand and abide the determination of the said arbetrators, as by the said award and otherwise doth and may appeer.

The jury find for the defendant the cost of the suite.

*John Sutton, of Scittuate, as adminestrator of the estate of John Bucke, soffitimes of Scittuate, aforsaid, and the reputed son of Isacke Bucke, of Scittuate, aforsaid, complaineth against Robert Stanford, of Marshfeild, in an action of the case, to the damage of four pounds and eight shillings, siluer mony, of New England, due vpon bill from the said Stanford vnto the said Bucke, which bill beares date the third day of Nouember, 1675; but the said Robert Stanford refuseth and neglecteth to satisfy the same, wherby the said John Sutton, adminestrator, comes to be damnifyed. Withdrawne.

Robert Standford, of Marshfeild, complaineth against Nathaniel Turner, of Scittuate, aforsaid, in an action on the case, to the damage of eighteen

27 October PART II.

[*2.]

Digitized by Google

pounds, for that the said Turner doth neglect or refuse to make payment or meet sattisfaction to the said Standford, for three cowes which the said Turner about eight yeer agoe received of the said Stanford, by which neglect of the said Turner the said Stanford comes to be damnifyed as abouesaid. Non suited.

1680. 27 October. PART IL

Humphrey Johnson, of Hingham, as heire or successor of Humphery Turner and Joseph Turner, both late of Scituate, deceased, complained, in an action vpon the case, against Major James Cudworth, of Scittuate, one of the comittee, and in behalfe of the rest of the comittee, in Scittuate, constituted by the honored Court of Plymouth, to deuide the vndeuided lands of Scittuate, as may appeer by theire comission 16 June, 1671, together with those aded to the comittee, all makeing a comittee of twelue, as may appeer by the acte of the towne the 4th of December, 1673, and alowed by the Court aforsaid, for that the said comittee haue not layed out the plaintiffe severall graunts of lands, graunted by the comittee aforsaid, to the said Humphery Turner and his heires; one grant of ninescore acrees in one thousand six hundred seauenty and one; and two other alotments in 1674, being ten acrees of land to each alotment, some of the smale alotments being dubble the severall grants, amounting to two hundred acrees of land and vpward, by which neglect of the comittee aforsaid, in not laying out the severall grants as aforsaid, the plaintiffe is greatly damnifyed. Non suited.

The Names	s of t	he Jury	•
-----------	--------	---------	---

	John Richmond,		(Benjamine Bartlett,)
sworne.	M ^r John Thacher,	sworne.	John Thompson,
	M ^r Edward Gray,		Ephraim Morton,
	Jacob Burgis,		Anthonie Eames,
	Thomas Delanoe,		John Hawes,
	John Bradford,		John Vinall.

•Wheras Edward Jenkens, of Scittuate, att the Court held att New Plymouth, the first Tusday in March last, brought his action against John Williams and John Briggs both of Scittuate, aforsaid, in these words : vizf : Wheras Edward Jenkens, of Scittuate, complained against Capt John Williams and John Briggs, both of Scittuate, aforsaid, in an action of the case, to the damage of two thousand pound sterling, for that the said Williams and Briggs hath maliciously conspired against and falcly appealed the said Jenkens of fellonie, and procecuted theire said conspiracye and falce appeale vnder the pretence and couller of law, vntill the said Jenkens was legally acquitted of the said surmised fellonie by due course of law : vizf, for that

[*3.]

the said Williams did conspire, and by agrement between them on the 2200md

1680. 27 October. PART II.

day of March, 1679, went to the house of Major James Cudworth, one of the majestrats of this collonie of New Plymouth, and to the said majestrate complained and falcly pretended that five peces of hewen timber was felloniously taken out of theire posession, and importuned the said majestrate for a warrant to the constable to serch for the same, which haueing obtained and deliuered to the constable, the said constable vpon serch found fiue peeces of timber in the said Jenkens his field, which the said Williams pretended to be the timber felloniously taken out of theire posession; whervpon the said constable apprehended the said Jenkens, and carryed him as a fellon before the said majestrate, and then and there the said Williams and Briggs did vehemently accuse and possetiuely charge the said Jenkens with felloniously takeing the said timber, though cautioned by the said majestrate to the contrary, and importuned the said majestrate to bind the said Jenkens ouer to the next Court of tryalls, to answare the said accusation; and att the said Court the said Wilłams and Briggs came, and then and there caused a bill to be drawne against the said Jenkens in these words, viz₅: The third day of July, 1679, Capt John Williams and John Briggs, of Scittuate, exhibited a complaint against and possetiuely charged Edward Jenkens, of Scittuate aforsaid, that hee, the said Edward Jenkens, about the latter end of February, or in March last past, did felloniously take and carry away fue peeces of hewen timber, out of theire posession, which they had cecured as agents for the purchasers of the shares of Conahassett land, and the said complainant stands reddy to make good theire charge by testimony to the Court and jury, and accordingly procecuted theire charge by strongly and vehemently impleading the said Jenkens, and producing testimonyes to render him guilty of theire said accusation to the Court and jury, by which mallicious conspiracy and falce appeall the said Jenkens hath bin sore grieued and vexed, and hee and his family rendered infamous and much damnifyed, in which action the jury found for the plaintiffe 20^u pound sterling, damage, and the charge of the Court; and wheras the said Wilłams and Briggs, att the Court held att Plymouth aforsaid, the first Tusday in July last, brought theire action of review of the aforsaid action, pretending that the aforsaid action was illegally procecuted, and the Court and jury misled, as by the said action att large appeered, to which review the jury found for the plaintiffe 25 pound and the cost of the suite; and wheras the said Edward Jenkens still saith his aforsaid action was legally procecuted, and that the Court and jury were not misled on his pte, but that the jury gaue a true verdict therin, saving that they found to little damage for the said Jenkens, and alsoe complaineth against the said Williams and Briggs, that the aforsaid action of review, comenced* and procecuted by Wilłams and Briggs, and theire said pretences therin, were vngrounded, as that the aforsaid jury, vpon the review, were misled, to the great damage of the said Jenkens, as hee will yett more fully make to appeer, and therfore prayeth that the aforsaid action of review may be reviewed againe, and therin haue his damages allowed him att the next Court of tryalls.

1680. 27 October. PART II. [*4.]

[*5.]

This action of review was withdrawne before the verdict was brought in.

The names of the jury that went forth on this action of review were,-

sworn. M^r John M^r Edw Jacob B^r Jonathan John Th

lichmond,		(Thomas Delanoy,)
n Thacher,		Arther Howland,
ward Gray,	sworn.	Anthony Eames,
Burgis,	5 8WUIII. 4	John Hawes,
an Banges,		Caleb Nye,
hompson,		Thomas Baxter.

*Att the Court of his Matt held att Plymouth, for the Jurisdiction 1680-1. of New Plymouth, the first Day of March, Anno Dom 1680-1. 1 March.

BEFORE Thomas Hinckley, Esq ^r , D	eputy Goû, James Browne,
John Aldin,	James Cudworth, and
Wilłam Bradford,	Daniell Smith,
John Freeman,	

Assistant, &d.

OSEPH THORNE, of Scittuate, complaineth against John Holbrooke, of Scittuate aforsaid, in an action of the case, to the damage of fifty pounds, siluer mony, for non pformance of a couenant made between the said Holbrooke and the said Thorne, which couenant did concerne a sloop which the said Thorne built, which said sloop the said Holbrooke did take away, or cause to be taken away, from the said Thorne, without any deliuery; the aboue said couenant did beare date October the seauenth, 1678.

The jury find for the plaintiffe thirteen pounds eight shillings and ten pence, siluer mony, forty shillings damage, and the cost of the suite.

The jury likewise declared, that they looked att themselues not concerned, nor meddled with the plankes expressed in the couenant, respecting this verdict.

The cost of the suit awarded by the Court to the plaintiffe is 02:18:06

30

Wilłam Shirtliffe, of Plymouth, sonne and heire aparent to Wilłam Shirtliffe, late of Marshfeild, deceased, complained against Mr Thomas Clarke, Seni^r, of Plymouth, in an action of the case, to the damage of twenty pounds siluer mony, for that the said Thomas Clarke and Wilłam Shirtliffe, the father, deceased, held as joynt tenants together, and as vndeuided, a certaine psell of land, containing about twenty two acrees of land, with the appurtenances, lying att a place comonly called Punckateesett, being the second lott (see called) lying there, wherin the said Wilłam Shirtliffe, deceased, had equall right with the said Thomas Clarke, which right of the said Wilłam Shirtliffe, the father, belonges to the said Wilłam Shirtliffe, the son and heire aforsaid; yett hee, the said Thomas Clarke, doth vnjustly gainsay, and not pmitt the ptition of the said lands to be made between them, according to law in that case prouided, that soe the said heire might come to injoy his right left him by his said father; and further, that the said Thomas Clarke hath contradicted and publicly defamed the title of said Shirtliffe, the son, vnto the said lands, to his great damage.

The jury find for the plaintiffe the lands sued for, and the appurtenances belonging thervnto, one shilling damage, and the cost of the suite.

Judgment was graunted by the Court according to the verdict; and the Court haue ordered that an execution shalbe issued out by the Deputy Goû, for a deuision of the said land when desired by the plaintiffe, and that the said Shirtliffe, the son, shall haue the possession thereof given vnto him.

The Names of the Jury that tryed the two aboue entered actions were, ----

sworne.	Steuen Skiffe, Leiftenant Joseph Howland, Eliezer Churchill, Ensigne John Howland, John Miller, Gorge Morton.	Joseph Bartlett, Nathaniel Winslow, Nathaniel Holmes, Silas Saers, Samuell Dunham, Samuell Worden.	sworne.
	Gorge Morton,	Samuell Worden.)

[*6.]

•Robert Stanford, of Marshfeild, complained against Nathaniell Turner, of Scittuate, in an action on the case, to the damage of twenty pounds, in mony, for that wheras the said Turner, about nine yeers before the date heerof, did receive of the said Stanford three cowes, which said cowes the said Turner doth detaine from the said Stanford, refusing to make due recompence to the said Stanford for the said three cowes of the said Stanfords, and for the benifitt and proffett that the said Turner hath received by his improvement of the said Stanfords cowes, ever since the time above said of his receiveing of

Digitized by Google

234

1680-1.

1 March. PART II.

them, wherby the said Stanford is damnifyed as abouesaid, and caused to 1680-1. bring his action. Non suited.

1 March. PART II.

Nathaniel Turner, of Scittuate, complaineth against Robert Stanford, of Marshfeild, in an action of the case, to the damage of ten pounds, siluer mony, for that the said Stanford and Turner did hier a saw mill, joyntly together, of Mistris Elizabeth Tilden, of Scittuate aforsaid, soffitimes since the yeer 1670, and were joyntly and seuerally bound in two bonds, bearing seuerall dates, of eighteen pound, siluer mony, in each bond, to the said Elizabeth Tilden, for the paying of the hier of the said mill; and when both bonds wer due to be payed, the said Turner did pay one of the said bonds, and tooke it in; and the said Standford hath refused or neglected to satisfy the other said bond, and the said Elizabeth Tilden hath sumoned the said Stanford and Turner to July Court last, for non payment of the said bond, and hath obtained a verdict and judgment of Court against the said Stanford and Turner, of eighteen pound, siluer mony, and cost of the suite, by which neglect of the said Stanford, the said Turner comes to be damnifyed, as abouesaid.

The jury found for the defendant the cost of the suite.

It was mutually agreed by Robert Stanford and Nathaniel Turner, that the charges that did arise by both the actions aboue entered, they and both fully satisfyed, soe as to demaund nothing in that respect of each other.

•Att this Court an information and complaint was exhibited to the Court by M^r Thomas Hinkley, of Barnstable, against Phillipp Dexter, of the said Barnstable, labourer, that hee, the said Phillip Dexter, did soffitime this last summer purloyne a certaine younge mare of the said M^r Thomas Hinckleys, of a bayish, redish, or sorrill couller, with a white streake or blase downe the face, by his takeing her away out of the woods, in the said Barnstable, where she vsed to goe in companie with her dam; and the said mare not belonging to the said Dexter, did hee, notwithstanding, appropriate vnto his own vse, by detaining her and marking her with his owne marke, as hee called it, therby to deceive the owner therof, to the euill example of such like malefactors, contrary to forme of law in such case prouided, and against the publicke peace, &c.

Hee, the said Phillip Dexter, puting the case vpon a trauers, the jury found him guilty of the breach of his matter law of this collonic, chap: the third, page and number the sixt.

And this Court hath awarded the said Phillipp Dexter to pay, or cause to

[*7.]

1681. 7 July. PART II.

be payed, to the Treasurer, for the breach of his maties law, as aforsaid, the sume of fifty shillings, for the vse of the collonie, and vnto the said Mr Thomas Hinckley, for his reparation, damage, and cost, the sume of three pound in currant siluer mony of New England.

The Names of the Jury.

	1	
	- 1	
WOW	1	

Joseph Warren, Wilłam Brewster, Leif & Joseph Howland, Eliezer Churchill,

Ensigne John Howland,

Stephen Skiffe,

Nathaniel Winslow, Nathaniel Southworth, sworn. | Nathaniel Holmes, | Sile- S Samuel Dunham, Samuell Worden.

Digitized by Google

*Att the Court of his Ma" holden att Plymouth, for the Jurisdiction [*9.] of New Plymouth, the seawenth of July, Anno Dom one thousand six hundred and eighty one.

BEFORE Thomas Hinckly, Esqr, Gour,	John Freeman,
James Cudworth, Deputy Goft,	James Browne,
John Aldin,	Daniell Smith, and
Wilłam Bradford	Barnabas Laythorpe,
Assistants, &c.	

HERAS M^r Thomas Clarke, Seni^r, of Plymouth, complaineth against Wilłam Shirtley, of Plymouth aforsaid, in an action of review, to the damage of thirty pounds, siluer mony, vnjustly comenced and procecuted by the said Wilłam Shirtley against the said Thomas Clarke, as att his matter Court held att Plymouth, the first Tusday in March last past more pticularly The forme or tenour of the said action of the case to be reveiwed was as followeth, vizy: Wheras Wilłam Shirtliffe, of Plymouth son and heire apparent of Wilłam Shirtleffe, late of Marshfeild, deceased, complaineth against M^r Thomas Clarke, Seni^r, of Plymouth, in an action on the case, to the damage of twenty pound, siluer mony, for that the said Thomas Clarke, and the said Wilłam Shirtliffe, the father, deceased, held as joynt tenants together, and as vndeuided, a certaine psell of land containing twenty and two acrees of land, with the appurtences, lying att a place comonly called Punckateest, being the second lott, soe called, lying ther, wherin the said Wilłam

Shirtliffe, deceased, had equall right with the said Thomas Clarke, which right of the said Wilłam Shirtliffe, the father, belonges to Wilłam Shirtliffe, the son and heire aforsaid; yett hee, the said Thomas Clarke doth vnjustly gainsay, and not pmitt the ptition of the said lands to be made between them according to law in that case provided, that soe the said heire might come to injoy his right left him by his said father; and for that the said Thomas Clarke hath contradicted & publickly defamed the title of the said Shirtliffe, the son, vnto the said lands, vnto his great damage, as by the said action, and summons therto, on record or file att the said Court, whervnto reference being had, doth or may more fully apeer, by reason wherof the said Thomas Clarke comes to be damnifyed as aforsaid.

The jury find for the plaintiffe three pound and six shillings damage, and the cost of the suite. The cost allowed by the Court is two pound one shilling and six pence.

The jury did declare that the former bill of cost graunted to Wilłam Shirtliffe should be still good to him, or the totall sume of that, to pay soe much of the damage given in this verdict as the said bill of cost is.

*John Bradford, of Plymouth, complaineth against M^r Wilłam Clarke, Seni^r, of Plymouth aforsaid, in an action on the case, to the damage of twenty pounds in mony, for that wheras Major Wilłam Bradford, father of the said John Bradford, and the said Thomas Clarke, held one lott of land, called Purchase land, in joynt ptenorshipp and vndevided, lying on the easterly syde of Satuckett Riuer or Brooke, of ten acrees more or lesse, being in number the sixt lott. The said Wilłam Bradford, the father, haueing passed his right and interest in the said land to the said John, the son, the said Thomas Clarke doth vnjustly gainesay and not admitt the ptition of the said lott to be made between them according to law in that case pvided, that soe the said John Bradford may come to injoy his pte by himselfe.

The jury find for the defendant the cost of the suite.

Imp ^r , for Capt Freemans attendance and one attorney,	01:00:0
Item, for feching subpenaes from Barnsta,	00:05:0
Item, for Banges his testimony from Eastham,	00:10:0
Item, for three testimony in Court,	00:04:0
To be payed in siluer mony,	01:19:6

•Wilłam Randall, Seni⁷, of Scittuate, complaineth against Isacke Teta- [*11.] tan, an Indian, resedent in the townshipp of Barnstable, in an action on the

7 July. PART II.

[*10.]

1681.

1681. 7 July. PART II. case, to the damage of niñteen pounds, for that the said Isacke Tetatan hath neglected or refused to pay, or cause to be payed, vnto the said Wilłam Randall, the sume of nineteen pounds two shillings and six pence in currant New England pay, due to him, the said Randall, as may more fully appeer by an obligation bearing date the fift day of February, 1679, which neglect or refuse of the defendant the plaintiffe comes to be much damnifyed. The jury find for the plaintiffe nine pound fifteen shillings, and the cost of the suite. The juryes explanation is, they find the forfeiture of the bond, the sume of nine pound and fifteen shillings, and the cost of the suite deducted and payed of it, for three shillings debt and eighteen pence damage of forbearance, and ten shillings for a journey to Barnstable, which, together with the bill of charges, amounts to three pounds, to be payed to the defendant.

For the payment of this said three pound this Court haue deliuered the said Isacke Tetatan in execution to John Allin, of Barnstable, by the consent of the said Wilłam Randall, and Isacke Tetatan, to liue and faithfully serue the abouesaid John Allin, from the eleuenth of this instant July vntill the last day of Nouember next after the date heerof; and, if the said Isacke Tetatan shall wilfully or neglegently absent himselfe from the said Allin without his leaue, then for euery day hee soe absenteth himselfe, this Court doth order him to pay two dayes for one, imediately vpon the expiration of the aforsaid time.

Walter Woodworth, of Scittuate, complaineth against Japhett Turner, of Scittuate aforsaid, in an action of treaspas on the case, to the damage of ten pound, siluer mony, for that the said Japhett Turner, soff time in May last past, did pull vp a psell of post and raile fence of the said Woodworthes, and threw it downe to the ground, which said fence stood on the said Woodworth swampy, meddowish land, which land lyeth on the northerly syde of the first herring brooke, in Scittuate, between the house of John Turner and Walter Woodworth, by which illegal actings of the said Turner the said Woodworth title is rendered doubtfull, and the said Woodworth depriued of the vse and benifitt of his land aforsaid, wherby the plaintiffe comes to be much damnifyed.

The jury find for the plaintiffe fiue shillings damage, and the cost of the suite.

The Bill of Cost.

Item, for entering the action,	•	00:09:0
Item, for my owne time and attendance four dayes, .	•	00:10:0
Item, two attorneyes for 7 dayes,	•	00:17:06
Item, payed to three witnesses, 3 dayes apeece,	•	01:02:06

Item, 1 witnes att home,	1681.
Item, for my time in goeing to Muddy Riuer, a jurney for witnesses, and one att Boston, and one att Hingham,	7 July. Part II.
Item, for pay for them three witnesses, 00:04:6	
Item, for writing and serueing a subpena, 00:01:6	

This bill of cost allowed by the Court is three pound sixteen shillings and sixpence, siluer mony.

•John Bryant, Seni^r, of Scittuate, in Plymouth collonie, complaineth against Humphery Johnson, Caleb Linkhorn, Joshua Linkhorn, both carpentors, sonnes of Little Thomas Linkhorn, (soe called,) Stephen Linkhorne, Senir, Thomas Sawyer, all of Hingham, in the Massachusetts collonie, all of the towne of Hingham, or either of them, in an action of the case, to the damage of ten pounds, siluer mony, and for that the psons aforsaid, that is to say, Humphery Johnson, Caleb Linkhorne, Joshuah Linkhorne, both carpenters, sonnes of Little Thomas Linkhorne, (soe called,) Steuen Linkhorn, Seni^r, and Thomas Thayer, or either of them, both made strip and wast by felling, squaring, and carrying away timber from the land of the said John Bryant, in Scittuate, lying neare to a place comonly called Berstowes Tree, some time within this fiue yees, without any order or approbation of the said Bryant, wherby the said Bryants title is rendered doubtfull, and the complainant comes to be much damnifyed.

The jury find for the defendant the cost of the suite.

The Court accepted of this verdict.

John Doten, allies Dotey, of Plymouth, complaineth against Nathaniel Southworth, of said Plymouth, in an action of the case, to the damage of fifty pounds, siluer mony, for that the said Nathaniel Southworth hath not pformed his bargaine made with said John Doten, in erecting and finishing a house for said Dotey according to his couenant, and by writing given vnder the hand and seale of the said Southworth, bearing date the eight day of May, 1680, and as otherwise doth and may appeer.

The jury find for the defendant the cost of the suite.

Judgment was graunted by the Court according to the verdict.

*John Doten, late constable of Plymouth, complaineth against Robert [*18.] Ransom, of said towne, in an action of the case, to the damage of fiue pounds, for his puting the said Doten to much vnessesary troubles, expence of time,

239

[•12.]

1681. 7 July. PART II. and losse in the execution of his late office of a constable, some time this last yeer past, by the said Ransoms falce challenging of a sadle of Nicholas Talbotts, attached by said constable for satisfaction of a fine of said Talbotts, to be his the said Ransoms saddle, and that when the said constable had attached six barrells of tarr, belonging to said Robert Ransom, for satisfaction for his rates vnpayed, the said Ransom, as said constable had reason to conceiue, (as hee saith,) had a hand in rowling away the said barrells to the boat, to be carryed away, which occationed said constable to arest the master of the said boate, that the said barrells of tarr might not be to the defeating of the said constable therof, howeuer in conclusion to issue the debate of that matter; said Ransom ingaged by his pomise that hee would pay to John Rickard, the said master, att Boston, that voyage, the sume of twenty and two shillings, in siluer mony, for the said constable; whervpon said constable released said master from the said arest; yett hath not the said Ransome pformed his pomise in payment as aforsaid, to the great abuse and damage of the said complainant.

The jury find for the plaintiffe twenty and two shillings debt, two shillings damage, and the cost of the suite.

This bill of cost is two pound thirteen shillings, siluer mony, allowed by the Court.

Robert Standford, of Marshfeild, complaineth against Nathaniel Turner, of Scittuate, in an action vpon the case, to the damage of twenty pounds, for that the said Turner vnjustly detaineth three cowes of said Standfords, with theire increase or proffitts, which cowes hee deliuered to said Turner, and (as hee saith) ought to have deliuered them backe againe, or to him, as hee can rationally demonstrate.

This action was barred by a statute, Jacobi 21, for limitation of actions.

The Cost of the Suite.

For the said Nathaniel Turner, for himself and two attorneyes,	
For two euidences taken in the Court,	
For writing of 2 subpenaes,	
To be payed in siluer mony, \ldots \ldots \ldots \ldots $01:10:6$	

[*14.]

•Wheras, att the Court of his ma^{te} holden att New Plymouth the first Tusday in March last past, Joseph Thorne, of Scittuate, complained against John Holbrooke, of Scittuate aforsaid, in an action on the case, to the damage of fifty pound, siluer mony, for non pformance of a coueñt made between the said Holbrooke and the said Thorne, which couenant did concerne a sloop

240

10

Digitized by Google

which the said Thorne built, which said sloop the said Holbrooke did take away, or cause to be taken away, from the said Thorne without deliuery. The aboue said couenant did beare date October the seauenth, 1678. And the said Thorne obtained a verdict of jury, and judgment of Court, for thirteen pound eight shillings, siluer mony, forty shillings damage, and the cost of the suite, which cost allowed was two pound eighteen shillings and sixpence, siluer mony.

The jury likewise declared that they looke att themselues not concerned, nor meddled with the plankes expressed in the couenant, respecting this verdict, by which the said Holbrooke complaineth that hee is much injuried and damnifyed, and that the Court was misled by the former tryall, and hath obtained an action of review of the aboue said action, to the damage of sixty pound, siluer mony. The jury find for the plaintiffe fifteen pounds eight shilling and ten pence damage, in siluer mony, and the cost of the suite, and the cost of the former suite. The cost allowed by the Court on the aboue written suite is six pound and ten shillings, siluer mony.

The Names of the Jury that went on the foregoing Suites att this Court.

	Stephen Skiffe,
worne.	Joseph Howes,
	James Hamblen,
	Stephen Bryant,
	Wilłam Hoskens,

Samuell Dunham,

8

sworne. Sworne. M^{*} Ralph Thacher, Serjant Eph: Tinkham, John Richmond, Wilłam Foard, Jonathan Shaw, Shuball Smith.

*M^r Nathaniell Thomas, of Marshfeild, in behalf of himself, and as [*15.] attorney vnto Edward Gray, Christopher Almey, Job Almey, Benjamine Church, Thomas Waite, Daniel Wilcockes, and Wilłam Manchester, late purchassers of the land att Pocassett and places adjacent, complaine against Dauid Lake, inhabitant on or about Nunnaquoquitt, or Pocassett, in the collonie of New Plymouth, in an action on the case, to the damage of fiue hundred pounds in mony, for that the said Lake, in the month of May, in the yeer 1680, neare to the river called the Fall River, in the said collonie of New Plymouth, did interupt, molest, and hinder the said complainants from takeing or receiueing quiett and peacable possession of the said lands att or neare the said Fall River, which they had right to have and take posession off, by his, the said Lakes, forcable takeing and puling the turffe and twigg out of the hands of Joseph Church, attorney to the sellers of the said land, which hee had cutt vp to deliver to the said complainants, the said Lake declaring hee did the same in defiance to the said attorney, giueing posession to the

ray, 1681.

7 July. PART IL.

1681. 7 July. PART II. said complainants of the said land, the said Lake pretending title in the behalfe of himselfe and others to the same; by which interruption and mollestation of him, the said Lake, and his pretended title to the said land, the said complainants haue bin kept out of the possession of the said land, and hindered from deuiding and settleing of the same with inhabitants, and since which time great wast and spoyle of timber that was growing on the same hath bin made, to the damage of the said complainants.

The jury find for the plaintiffe fiue pound damage, and the cost of the suite.

Henery Ewell, of Scittuate, complaineth against Joseph Siluester, of Scittuate aforsaid, in an action of the case, to the damage of ten pounds, siluer mony, for that the said Joseph Siluester, some time in the yeer 1680, did make and signe, together with Thomas Kinge and John Bryant, an illegall rate bearing date December the eight, 1680, and vnder cullor of law comitt, or cause to be comitted, to the constable or constables of Scittuate, with a warrant from authoritie to gather the said rate, in which said rate the name of the abouesaid Ewell is there inserted, and his pretended proportion therin expressed, and required of him, the said Ewell, whoe, not discouering his estate to that purpose, had his body seized, imprisoned, and kept in durance, to the hassard of his body, lose of time, great expences, and destractions of his family, by all which the said Ewell is greatly damnifyed. This action was nonsuited.

The	Names	of	the	Jury.
-----	-------	----	-----	-------

(Capt Jonathan Sparrow,		Joseph Howes,)
John Blackwell,		James Hamblen,	
John Bryant,	sworne.	Steuen Bryant,	sworne.
M ^r Ralph Thacher,	Soworne.	Steuen Bryant, Jonathan Barnes,	
Wilłam Clarke,		Wilłam Hoskins,	
Serjeant Harlow,		Jonathan Shaw,	

[*16.] *Zachariah Allin, late of the towne of Sandwich, in the yeer 1679, convicted before Thom Hinckley, Esquire, Gou^r, by the testimony of sundry Indians, that hee hath, contrary to the wholsome lawes of this g^rment, trucked, or furnished, or procured, or helped sundry of them with some quantyties of stronge liquors att seuerall times, &c, according as by warrant and examination may appeer. The said Zacheriah Allin desiring a trauis, it was comitted to the jury, and the verdict of the jury is as followeth, visí: According to our law wee find him guilty, as appeereth chapt 14th of our Booke of Lawes, section the 7th. The Court thervpon declared the centance

of said Zacheriah Allin, according to said law, is to pay twenty-fiue pounds for his fine; yett, notwithstanding, being not willing to goe to the extremity therof, doe determine that if hee doe forthwith pay the sume of twelue pounds and ten shillings, in siluer mony, the Court will rest satisfyed therwith; but if otherwise, then that the whole twenty fiue pounds is due, to be exacted of him.

The Names of the Jury that went on this Triall.

1	(Capt Jonathan Sparrow,) (Joseph Howes,
	John Blackwell,	Joseph Howes, James Hamblen,	
	John Bryant,		Stephen Bryant,
sworn.	John Bryant, M ^r Ralph Thacher,	sworn.	Stephen Bryant, Jonathan Barnes,
	Wilłam Clarke,		Wilłam Hoskins,
I	Serjeant Wilłam Harlow,	-	Jonathan Shawe.

*Att the Court of his Ma^{tic} holden att Plymouth, for the Jurisdiction of ^{27 October}. New Plymouth, the 27th of October, 1681. [*19.]

BEFORE Thomas Hinckley, Esqr, Gour,	James Browne,
John Aldin,	Daniell Smith, and
Wilłam Bradford,	Barnabas Laythorpe,
John Freeman,	

Assistants, &c.

WHERAS, att the Court of his math holden att Plymouth the first Tusday in July last past, John Bryant, Seni^r, of Scittuate, in Plymouth collonie, complained against Humphery Johnson, att Hingham, in the Massachusetts collonie, in an action of the case, to the damage of ten pounds, siluer mony, and is for that the said Humphery Johnson hath made stripp and wast, by felling, squaring, and carrying away timber from the lands of the said Bryant, in Scittuate, lying neare to a place comonly called Barstowes Tree, some time within this fiue yeers, without any order or approbation of the said John Bryant, Seni^r, wherby the said Bryants title is rendered doubtfull, and the plaintiffe comes to be much damnifyed. The jury found for the defendand the cost of the suite, which cost allowed by the Court was two pounds one shilling and sixpence, siluer mony, by which the said John Bryant, Seni^r, takes himselfe to be much wronged and injured, and prayes a review of the aforsaid action, to the damage of twelue pounds, siluer mony, 7 July. PART II.

1681.

1681. 27 October. PART II.

[*20.]

which review cannot be denyed him. The jury find for the plaintiffe thirty shillings damage, and the cost of the suite.

Capt John Williams stands bound vnto this Court, both pson and goods, to answare the award and judgment of this Court, in reference to the case comenced by John Bryant, plaintiffe, against Humpbery Johnson, of Hingham, defendant, to defray the sume of fiue pounds and six pence, being the verdict of the jury, and cost allowed by the Court vpon that action; the verdict of the jury and charges comes to fiue pounds and sixpence, wherof three pound ten shilli and sixpence is to be payed in siluer mony.

Wheras M^r Thomas Clarke, Seni^r, of Plymouth, did att his maties Court, held att Plymouth, the first Tusday of July last past, complaine against Wilłam Shirtley, of Plymouth, in an action of review, to the damage of thirty pounds, siluer mony, of an action of the case, to the damage of twenty pounds, vnjustly comenced and procecuted, as hee said, by the said Wilłam Shirtley against the said Tho Clarke, att his maties Court, held att Plymouth, the first Tusday in March last past; the sume of the said Shirtleys complaint therin being, for that the said Thomas Clarke, and said Shirtley his father, Wilłam Shirtley, deceased, held as joynt tenants together, and as vndeuided, a sertaine psell of land containing twenty and two acrees, with the appurtenances, lying att a place comonly called Punckatest, being ye second lott soe called lying there, wherin the said Wilłam Shirtley, deceased, had equall right with the said Tho Clarke, which right of said Wilłam Shirtley, the father, belonges to the said Wilłam Shirtley, the son and heire; *yett hee, the said Thomas Clarke, doth vnjustly gainsay, and not pmitt the ptition of the said lands to be made between them according to law in that case prouided, that soe the said heire might come to injoy his right left him by his said father. And further, that the said Thomas Clarke hath contradicted and publickly defamed the title of the said Shirtley, the son, to the said lands, to his great damage, as by the said actions on the record on file of the said Courts, whervnto reference being had doth and may more fully appeer, and in which action of review abouesaid the said Wilłam Shirtley conceiues himselfe much damnifyed by the plaintiffes misleading the Court and jury, or theire not fully vnderstanding the right of that case, which hee hopes to evince and make out that hee had just cause of action and right to lands for which hee sued for a review off, and ought in justice to obtaine against the said Mr Thomas Clarke; and therfore the said Wilłam Shirtley complaineth against the said Mr Thomas Clarke, in an action of review of the said action of review abouemensioned, to the damage of forty pound, siluer mony.

Digitized by Google

The verdict of the jury is as followeth: ---

If the Court graunt, and towne record wherin the plaintiffes fathers name and his allotment is inserted with the defendant, doth giue title to land, then wee find for the plaintiffe twelue pence damage, and the cost of the suite; if not, wee find for the defendant, and cost of the suite. The jury doth intend, if the plaintiffe haue the action, that then there should be a deuision of the said allotment.

John Doten, allias Dotey, complaineth against Nathaniel Southworth in an action of review, to the damage of fifty pound, of an action comenced and procecuted by the said John Doten, allias Dotey, att the Court of his math held att Plymouth the seauenth of July, 1681. The tenor of the said action of the case is as followeth: Wheras John Doten, allies Dotey, of Plymouth, complained against Nathaniel Southworth, of the said Plymouth, in an action of the case, to the damage of fifty pound, siluer mony, for that the said Nathaniel Southworth hath not pformed his bargaine made with the said Dotey, in erecting and finishing a house for the said Dotey according to his couenant, and by writing giuen vnder the hand and seale of the said Southworth, bearing date the eight day of May, 1680, and as otherwise doth and may appeer.

The jury find for the plaintiffe seauen pounds and ten shillings damage, in siluer mony, and the cost of the suite.

The sume of three pounds is allowed by the Court vnto John Doten for his charges of the prosecution of the next aboue written suite.

The Names of the Jury.

	(M ^r John Bourne,		Jabez Lumbert,
	M ^T John Thacher, Insigne Jon ⁴ Alden,	John Blackwell,	
WORD		sworn.	John Hathwey,
Insigne Thomas Leanard,	Sworn.	John Blackwell,	
	Increase Robinson,	ncrease Robinson,	Joseph Dunham,
	Gershom Hall,		Thomas Wade.

.

•March, 16#1. Att the Court of his Matt held att Plymouth, for the 1681-2. Jurisdiction of New Plymouth, the seauenth Day of March, 16#1.

BEFORE Wilłam Bradford,	James Browne, and
John Freeman,	 Barnabas Laythorpe,

Assistants.

27 October. PART II.

1681.

[*21.]

CAPT JOHN WILLIAMS, as adminestrator of Edward Williams, late of Scittuate, deceased, complaineth against John Siluester and John Rogers, both of Marshfeild, in an action of the case, to the damage of twenty pounds, siluer mony, for theire non payment of nine thousand and an half of marchantable barrell staues, with heding, due from them to the said estate, as by contract and agreement in writing vnder theire hands, bearing date the twenty third of February, 1663, may and doth appeer.

The jury find for the defendants the cost of the suit.

John Siluesters and John Rogers bill of cost allowed by the Court is one pound and two shillings, siluer mony.

John Wilłams, of Scittuate, as adminestrator to the estate of Edward Williams, of Scittuate, complaineth against John Bucke, of Scittuate, Seni^r, in an action of the case, to the damage of fiue pounds, siluer mony, for non payment of a debt of two hundred and an halfe of ceader boults due to the estate of the aboue said Edward Williams, as may appeer by a bill giuen vnder the said Buckes hand; which bill bears date January the 8th, 1668, by which non payment the complainant comes to be damnifyed.

This action was withdrawne before plea to it.

John Doten, allies Dotey, of the towne of Plymouth, complaineth against Nathaniel Southworth, of the said towne, in an action of the case, to the damage of ten pounds of currant New England siluer mony, for that the said Southworth hath wrongfully taken away the estate of the aforsaid Dotey, alias Doten, vnder a couller of law, by an execution signed by Major Wilłam Bradford, serued by Abraham Jackson, constable of the towne aforsaid, bearing date the eleuenth day of Nouember, 1681, as may and doth appeer.

Nathaniel Southworths bill of cost against John Dotey att the Court held att Plymouth the 8th of March, 1681, is thirteen shillings, allowed by the Court.

	Sarjeant Wilłam Harlow,)	Joseph Bartlett,)
	John Tracye,		John Nye,
	John Tracye, Wilłam Foard, Thomas Faunce,	sworne.	Mordicay Ellice,
sworne.	Thomas Faunce,	s sworme.	Jacob Burge,
	Mellatiah Laythorp,		Jonathan Morey,
	Kanelme Winslow,		Anthony Eames.

The Names of the Jury.

7 March. PART II.

1681-2.

*Mr. Nathaniel Thomas, of Marshfeild, in behalfe of himselfe, and as attorney to Christopher Almey, Job Almey, Benjamine Church, Thomas Waite, Daniell Wilcockes, and Wilłam Manchester, complaineth against Willam Earle, of Dartmouth, in an action of the case, to the damage of fue hundred pounds in mony, for that the said William Earle, on the ninth day of Aprill last, neare to the river called the Fall River, in the collonie of New Plymouth, did forcably molest, interupt, and hinder Wilłam Paybody, of Duxburrow, and seuerall of the said complainants, from running of a line neare the said river, between the lotts belonging to the freemen and the lands lately purchased by the said complainants, att Pocassett, and places adjacent, on which lotts the said complainants said lands are bounded; by his the said Earles threattening and assaulting the said Paybody and purchasers, was a sharp edged bill hooke, declaring to them that they should not proceed to run the said line, att theire prill, saying that hee would spend his blood and life in defending them from runing any line on the north side of the said river, notwithstanding the said Paybody was authorised to run the said line, by an order from the Court, and read the same to the said Earle, before they attempted to run the said line, by which interruption, and molestation, and hinderance, the said complainants are kept out of posession of theire said lands, hindered from deuiding and settleing the same with inhabitants, theire title to the same defamed, and the timber growing on the same destroyed, to the great damage of the said complainants.

The jury find for the plaintiffe four pound damage in mony, and the cost of the suite.

The cost of the suite allowed by the Court is three pounds and four shillings in mony.

The Names of the Jury.

	John Richmond,		(John Nye,)
	John Tracye,	Mordica Ellice,	
	Wilłam Foard,	sworne.	Jacob Burge,
Joseph Bartlett,	Sworne.	Jacob Burge, Jonathan Morey,	
	Thomas Faunce,		James Briggs,
	Mellatiah Laythorpe,	J	Anthony Eames.

8

*Zachery Allin, of the towne of Sandwich, in the collonie of New [*23.] Plymouth, in the yeer 1679, March 7th, convicted before Thomas Hinckley, Esq^r, Gou^r, by the testimony of sundry Indians, that hee hath, contrary to the wholsoff law of this gou^rment, trucked, or furnished, or procured, or healped, sundrey of them with some quantities of stronge liquors, att seuerall

247

1681-2.

7 March.

PART II.

[*22.]

1681-2. times, &d, according as by warrant and examination may appeer: the said Zacheriah Allin then puting the case vpon a traverse, it was put vnto a jury of twelue men, and the verdict of the jury was as followeth, viz: According PART IL to our law wee find him guilty, as appeareth, chapter 14 of our Booke of Lawes, section 7th.

> Att this Court, att the desire of the said Zachery Allin, it was graunted him to have an other tryall by a jury of twelve men, whose verdict is as followeth: In the case depending betwixt our sour lord the Kinge and Zacheriah Allin, respecting the breach of our law, prohibiteing selling of stronge liquors to the Indians, the juryes verdict is, they find Zacheriah Allin guilty of selling or furnishing the Indians with stronge liquor four severall times.

> The centance of the Court against Zacheriah Allin is as followeth: Forasmuch as hee is legally convicted to have broken the law of this collonie. prohibiting the selling or furnishing of the Indians with strong liquor, and that it doth plainly appeer to this Court, that hee hath soe don severall times, this Court, according to the verdict of the jury, doth, therfore, centance the said Zacheriah Allin to pay to the vse of the collonie the sume of twenty pounds, currant siluer mony of New England, according to law in that case prouided.

> > The Names of the Jury.

	John Richmond,)	Joseph Warren,)
	John Tracye,	sworne.	John Hathwey,	
	Wilłam Foard,		Anthony Eames,	
1	Thomas Faunce,		Jonathan Morey,	sworne.
	Mellatiah Laythorpe,		Jacob Burge,	
	John Nye,		Mordica Ellis,)

[*24.]

March the seauenth, 168¹/₂. John Hathwey, Seni^{}, of Taunton, attorney to Mr John Hubert, of Boston, in the collonie of the Massachusetts, Treasurer for the county of Suffolke, successor in said office to Edward Tinge, Esq^r, of Boston aforsaid, complaineth against John Cann, boatman, late of Boston, since of Taunton, in an action of the case, to the damage of ninety two pounds, currant mony of New England, for the non payment of a debt of forty fiue pounds, contracted by one penall obligation, vnder his hand and seale, bearing date the fifteenth day of February, 1674, by forfeiting itt in not p^rforming the conditions vnder written. The bill of cost is three pounds.

The jury find for the plaintiffe this bond, fiue shillings damage, and the cost of the suite.

Digitized by Google

Judgment was graunted by the Court according to the verdict.

7 March.

	The Name	s of the	Jury.	1681-2.
sworne.	John Richmond, John Tracye, Wilłam Foard, Thomas Faunce, Mellatiah Laythorp, John Nye,	sworn.	Jacob Burge, Jonathan Morey, James Briggs, Joseph Warren, Mordica Ellice, Anthony Eames.	7 March. PART II.

*Att the Court of his Matt holden att Plymouth, for the Jurisdiction of	1682.
New Plymouth, the seaventh of July, 1682.	
	7 July.

BEFORE Thomas Hinckley, Gou ^r ,	John Freeman,
Wilłam Bradford, Deputye Gou ^r ,	Barnabas Lathorpe, and
John Aldin,	John Thacher.

WHERAS M^r Thomas Clarke, Seni^r, of Plymouth, complaineth against Samuell Smith, of Eastham, in an action of the case, to the damage of fifty pounds, of currant mony of New England, for his vnjust detaining from the said Thomas Clarke one quarter pte of the proffitts of the cape fishing, of Cape Cod, rented of the country some yeers since by M^r Constant Southworth, Edward Gray, and other theire ptenors, which quarter ptes of the said profitts for this last yeer amounts to the vallue of about twenty and six pounds six shillings and two pence, due vnto the said Thomas Clarke, besides one quarter pte of like proffitts, for about three or fourscore barrells of mackerell taken in a creeke att said cape, after the rate of 9^d a barrell, this last yeer, vnjustly detained alsoe, by the said Smith, from the said Clarke, whoe stands in the steed and right of said Constant Southworth. This action is withdrawne.

Wheras Josiah Cooke, of Eastham, holding himselfe agreiued att the verdict giuen by the celect men att theire Court held att Eastham, on the last Tusday in February last past, an action of the case, depending between Samuell Smith, of the said Eastham, and said Josiah Cooke, which caused the said Cooke to review the said action att the Court of the said celectmen held there the second of May last past, in hope that to have received satisfaction by theire verdict for said Smiths vnjust mollestation, but not finding that [*25.]

1682. 7 July. PART II.

just releiffe by theire then verdict, as hee conceiued ought to have bine given him, wherby hee was much damnifyed, and therfore saw cause, according to libertie by Court order in that case given, to tender this appeale, and to give in cecuritie before the said celect men to procecute his appeal to effect, att his matter Court to be held att Plymouth, which neglecting to accept, yett hee haveing given cecuritie to procecute his appeale to effect, and to satisfy all damage, &c, hath obtained this following preceipt, for the defendants appeale from the said verdicte.

The jury find for the plaintiffe one pound and thirteen shillings and fiftpence damage, and the cost of the suite. The cost allowed by the Court is two pound and twelue shillings in siluer mony.

M^T Richard Smith, of Narragansett, in the Kinges Prouince, complaineth of Moris Freeloue, now residing on Chisawamicke, allies Hogg Iland, in the precinctes of the collonie aforsaid, in an action on the case, to the damage of one hundred pounds sterling, for that the said Morris Freeloue doth vnjustly detaine the aforsaid Hog Iland from the said Richard Smith, and settled himselfe theron, and dwells without the said Smith his consent and approbation, makeing wast of the woods and timber theron, with other trespasses.

This action was withdrawne.

[*26.] *Israell Hobert, of Scittuate, complaineth of Capt John Wilłams, as hee, the said Wilłams, is, or pretends to be, adminnestrator to the estate of Edward Wilłams, late of Scittuate, deceased, in an action of the case, to the damage of twenty pounds, siluer mony, for that the said Wilłams doth neglect or refuse, being desired by the said Hubburd, to devide or make devision of a lott of land, being the second lott of the Freemens Land, from the Fall Riuer, on the easterly side of Taunton Riuer, which said lott of land was formerly in ptenorship between Edward Wilłams, late of Scittuate, deceased, and Joseph Turner, deceased, which said Israell the propriety therof still retaines.

The jury find for the defendant the cost of the suite. The bill of cost of thirteen shillinges and six pence, siluer mony, is allowed by the Court.

John Doten, allies Doty, of the towne of New Plymouth, revieweth the same action against Nathaniel Southworth was called the last March Court past, the tenure wherof is as followeth: Whereas John Doten, allies Dotey, of the towne of New Plymouth, complained of Nathaniel Southworth, of the said towne, in an action of the case, to the damage of ten pounds, of currant

Digitized by Google

New England siluer mony, for that the said Southworth hath wrongfully taken away the estate of the said Doten, allies Dotey, vnder a couller of law, proccured an execution signed by Major Wilłam Bradford, and serued by Abraham Jackson, constable of the towne aforsaid, bearing date the eleuenth day of Nouember, 1681, to pvert justice, as may and doth appeer.

The jury find for the plaintiffe thirty fiue shillings & six pence, siluer mony, damage, and the cost of the suite. The jury say, and explained themselues, that they tooke out seauen shillings out of the execution, which, being aded to his former charge, makes vp the sume of the verdict.

The bill of cost of thirty nine shillings is allowed by the Court to John Dotey against Nath Southworth.

M^{*} Nicholas Meades, of Charlestowne, in the jurisdiction of the Massachusetts, complaineth against Eliezer Dunham, of the towne of New Plymouth, in an action of debt, to the damage of twenty pounds, siluer mony, for that the said Dunham hath neglected or refused to make payment of a debt of fourteen pound and ten shillings, due to the said Meades from the said Dunham, as by the said Meads his booke, with other testimony, the said Meades shalbe made appeer. The debt is for lether which said Dunham received of said Meads some time in the yeer 1681.

The jury find for the plaintiffe seauen pound thirteen shillings twelue pence damage, and the cost of the suite.

•M^r John Saffins, of Boston, marchant, complaineth against Peter Roberts, [*27.] couenant servant of the said Saffin, in an action of the case, for that the said Peter Roberts did, in the time of his said seruice, wilfully neglect and frequently absented himselfe from the service of the said Saffin, and imbezled his estate. This was withdrawne.

Major Wilłam Bradford, Treasurer of the collonie of New Plymouth, complaineth against Samuell Dunham, late inhabitant of Winatucsett, in the said township, in an action of debt, to the damage of four hundred pound sterling, ||due to the Treasurer|| for non payment of a debt of two hundred pound sterling, due to the Treasurer and collonie of New Plymouth, as may appeer by one bond, vnder the said Dunhams hand and seale, bearing date the thirteenth of January, 1681.

The jury find for the plaintiffe the bond forfeited.

Judgment was graunted by the Court according to the verdict.

1682. 7 July. PART II.

<u>1682.</u>

7 July. Part II. Capt John Williams, of Scittuate, as adminnestrator of the estate of Edward Williams, late of Scittuate, deceased, procecuted an action against John Siluester and John Rogers, both of Marshfeild, att his matter Court att Plymouth, on the first of March last past, and the jury found for the defendants the cost of the suite; by which the said Wilłams conceiues himselfe to be wronged, and the jury therin to be misled, which occations him to bring this his action to a review to the honored Court, for releiffe, which said action, procecuted as aforsaid, followeth : —

Capt John Wilłams, as adminnestrator of the estate of Edward Wilłams, late of Scittuate, deceased, complaineth against John Siluester and John Rogers, both of Marshfeild, in an action on the case, to the damage of twenty pound, siluer mony, for theire non payment of nine thousand and an halfe of marchantable barrell staues, with heading, due from them to the said estate, as by the contract and agreement in writing vnder theire hands, bearing date the 23 of Febrewary, 1663, may and doth more fully appeer vpon the records or file.

The jury find for the plaintiffe four thousand and one hundred and an halfe of barrell staues and heading debt, forty shillings siluer mony damage, and the cost of the suite.

The bill of cost allowed by the Court is thirty and three and sixpence, siluer mony.

Joseph Bartlett, of the towne of Plymouth, complaineth against John Simmons, inhabitant on the Freemens Lands, on the eastward side of Taunton Riuer, in an action on the case, to the damage of ten pounds, siluer mony, due to the said Bartlett from the said Simmons, as may appeer by a bill vnder the said Simmons his hand, bearing date the 28th day of October, 1681.

Withdrawne.

The Names of the Jury.

(Leift Joseph Howland,))	(Benjamine Bartlett,)
Wilłam Brewster,		Silas Saars,	
Isacke Cushman,	sworn.	Rodulphus Thacher, John Blackwell,	
John Bradford,		John Blackwell,	sworn.
Ephraim Morton,		Johnathan Shaw,	
John Hinckley,		Thomas Pincen,	}

These aboue written were all that were imployed in a jury, soe farr as I can find, att this Court saue these 2, vizy: Joseph Warrin and Eliezer Churchill, whoe were imployed in Captaine Williams and John Dotens cases, in which Leift Jonathan Alden was fore man of this last jury.

Digitized by Google

*Att the Court of his Ma^{tis} held att Plymouth, for the Jurisdiction of New Plymouth, the 31^u of October, 1682.

Daniell Smith, and

John Thacher,

Barnabas Laythorp, and

PART II.

[*28.]

BEFORE Thomas Hinckley, Esq^r, Gou^r, Wilłam Bradford, Deputy Goue^r, John Alden, James Browne,

Assistants, &d.

THERAS, att his matter Court held att New Plymouth, on the first Tusday in July last past, John Doten, of said Plymouth, procecuted an action against Nathaniel Southworth, the tenor wherof followeth, viz₅: Wheras John Doten, allies Dotey, of the towne of New Plymouth, complaineth against Nathaniel Southworth, of the said towne, in an action of the case, to the damage of ten pounds, of currant New England siluer mony, for that the said Southworth hath wrongfully taken away the estate of the said Dotey, allias Doten, vnder a couller of law, by procuring an execution signed by Major Wilłam Bradford and serued by Abraham Jackson, constable of the towne aforsaid, bearing date the eleuenth day of Nouember, 1681, one thousand six hundred eightey & one, to puert equity and justice, as doth & may appeer, in which action the juryes verdict and judgment of Court was for Dotey, then plaintiffe, damage & cost of suite, as by said verdict on record more fully may appeer, which causeth the said Southworth to complaine that hee is much wronged and damnifyed therby, and the Court and jury were misled by the fallatious please of said Dotey; the said Southworth, therfore, prayeth that the said action may be reviewed att the next Court of tryalls, that if hee, the said Southworth, shall make good his now complaint and averments att said Court, that reparation may be made, and due damages allowed him in reference to the pmises.

The jury find for the defendant the cost of the suite

The	Names	of	the	Jury.
-----	-------	----	-----	-------

sworne. <	M ^r John Cushen, Captaine Josepth Laythorpe, Leift Ephraim Morton, Ensigne John Harward, Wilłam Paybody, Samuell Clapp,		Jonathan Morey, Jabez Howland, Isacke Barker, John Miller, Edward Jenkens, Wrastleng Brewster.
-----------	---	--	---

1682. 31 October. PART II.

M^z Thomas Hinckley and Capt Laythorp, of Barnstable, agents for the purchasers of Sepecan and places adjacent, complaineth, in behalfe of themselues and said purchasers, against Wilłam Conett, Indian, of this collonie, in an action of treaspas on the case, to the damage of one hundred pounds, for that the said Wilłam Conett hath entered by intrusion on theire lands, and made vse therof with an high hand, against and without theire leaue, disturbing some of the propriators and purchasers therof, and slaundering said purchasers title to the said lands, from the east side of Sepecan River to the eastward of Nianticke and places adjacent, contained within theire said purchase, which they purchased of the agents of the Generall Court of this collonie, the said Wilłam Conett challenging all the said lands to be his, without any true and just right thervnto.

[*29.] •Wheras Mr Thomas Clarke, Seni^r, of Plymouth, the first Tusday in July last past, complained against Wilłam Shirtleffe, of Plymouth, aforsaid, in an action of review, to the damage of thirty pounds, siluer mony, of an action of the case, to the damage of twenty pounds, siluer money, vnjustly comenced and procecuted, as hee said, by the said William Shirtleffe against the said Thomas Clarke, att his matter Court held att Plymouth the first Tusday of March last past, the sume of the said Shirtleffes complaint therin being for that the said Thomas Clarke and the said Wilłam Shirtliffe his father, Wilłam Shirtliffe, deceased, held as joynt tenants together, and as vndeuided, a certaine psell of land, containing twenty two acrees, with the appurtenances, lying att a place comoly called Punckateest, being the second lott, soe called, lying there, wherin the said Wilłam Shirtley, deceased, had equall right with the said Thomas Clarke, which right of the said Wilłam Shirtley, the father, belonges vnto the said Wilłam Shirtley, the son and heire; yett hee, the said Thomas Clarke, doth vnjustly gainsay, and not pmitt the ptition of the said land to be made between them, according to law in that case prouided, that soe the said heire might come to injoy his right left him by his said father. And further, that the said Thomas Clarke hath contradicted and publickly defamed the title of the said Shirtliffe, the son, to the said lands, to his great damage, as by the said action and summons on record or file of the said Court, whervnto reference being had doth and may more fully appeer, in which action of review aboue said the said Wilłam Shirtleffe conceiues himselfe to be much damnifyed by the plaintiffes misleadeing the Court and jury, or theire not fully vnderstanding the right of that case, which hee hopes to euince and make out, that hee had just cause of action and right to said lands, for which hee sued for ptition, and ought in justice to obtaine, against the said Mr Thomas Clarke, and therfore the said Wilłam Shirtliffe complaines

againste the said M^r Thomas Clarke in an action of review aboue mensioned, <u>1682</u>. to the damage of forty pounds, siluer money.

31 October. PART II.

After that the jury had declared in the Court that they had agreed on a verdict, the attorney of the plaintiffe, Wilłam Shirtliffe, withdrew his action. The Court allowes twenty and two shillings and sixpence mony, for cost of the suite, to M^r Thomas Clarke, Seni^r.

The Names of the Jury.

sworn	e.

(M^r John Cushen,

	Capt Joseph Laythorp,	1 1	Jabez Howland,	
	Leiftenant Morton,		John Miller,	
ĺ	Ensigne John Haward,	sworne.	Isacke Barke,	ł
	Ensigne Thõ Leanard,		Arther Howland,	
l	Samuell Clapp,		John Foster.	

(Jonathan Morey,)

*Att the Court of his Ma^{tic} held att Plymouth the seauenth of July, 1682. [*31.]

M^R RICHARD SMITH, of Narragansett, in the King's prouince, complaineth against Morris Freeloue, resident on Chessewanuke, allies Hog Iland, within the precincts of the collonie of New Plymouth, in an action of the case for treaspas, to the damage of three hundred pound sterling, for that the said Morris Freeloue doth vnjustly detaine the aforsaid Hoge Iland from the said Richard Smith, and hath settled himselfe theron and dwelleth there, without the said Smith his consent or approbation, makeing wast of the wood and timber theron, with other treaspas.

Att this Court the said plaintiffe, Richard Smith, and the defendant, Morris Freeloue, appeering, the Court adjourned the triall of the case vntill the October Court next following, and bound the plaintiffe to procecute his said plaint att the said October Court, and also bound the said Morris Freeloue, the defendant, to answare the said suite.

And att the said Court held att New Plymouth the last Tusday in October, 1682, the plaintiffe, Richard Smith, appeered & procecuted his said action, and a jury being sworne to the tryall of the case, the defendant, Morris Freeloue, appeered and pleaded as followeth : —

That the iland abouesaid, named in the action, hee hath not detained it from the said Richard Smith, nor doth not meddle with the title of it; whervpon the jury brought in a verdict as followeth: —

1682. If Morris Freeloue, his posessing Hog Iland, which wee find to be M^r Richard Smithes, without his leaue, it being not demaunded by the said Smithe before the arest, be a detainor in law, then wee find for the plaintiffe six pence damage, and the cost of the suite ; if not, wee find for the defendant the cost of the suite.

> Vpon which verdict the Court demured, and adjourned the determination of the case vntill July Court next.

[*82.] *John Alden, Esq^r, aged 83 yeers, or therabouts, testifyeth and saith, That I, this deponent, being one of the first comers into New England, to settle att or about Plymouth, which now is about 62 yeer since, doth know and vnderstand by Osamequine, the great sachem of these ptes, that then was, and alsoe from divers other psons, both English and Indians, that the little iland lying neare the southerly point of Mount Hope neck, called by the Indians Chessawanucke, by the English Hoge Iland, did then belonge and appertaine to the said Sachem Osamequin, as the other lands adjacent vpon the maine then did, and that the said iland was called by the English att the trading house att Sowamsett, then belonging to the Companie of Plymouth Collonie, Hog Iland, vpon this occation, that the said companies people att the said trading house had then the posession and improvement of the said iland by keeping hoggs for their vse theron; and further, I, this deponant, doe testify that both the said Sachem Osamequin, and Wamsitta, his reputed eldest son, did giue, graunt, allianate, infeoffe, and confeirme the iland aforsaid vnto Richard Smith, now of Narragansett, the said iland being thus posessed and improved att the pleasure of the collonie of New Plymouth aforsaid, a long longe time before Rhode Iland was posessed or improued by any English.

> Plymouth, the sixt of July, 1682. Mr John Alden, aboue named, made oath in Court to the truth of the testimony aboue written, as attesteth

> > NATHANIEL MORTON, Secretary to the Court

for the Jurisdiction of New Plymouth.

Entered and recorded p me,

NATHANIELL MORTON, Secretary.

*Wee, whose names are vnder written, wee being ancient Indians and [*33.] inhabitants of Saconett, doe affeirme and testify, that the little iland att the south end of Mount Hope necke, called by the Indians Chessawanucke, and by the English Hogg Iland, did properly belonge to Osamequin, and Wamsetta, his son, both Pocanakett sachems, and that it was soe accompted to be

7 July. PART IL.



theire iland, time out of mind, by all Indians that knew it. And wee doe heerby affeirme and testify, that Narragansett sachems neuer layed any claime to the aforsaid iland, nor euer had any right or title to it, but that it wholly and properly did belong to Osamequin, and Wamsitta, his son, and descended to them from theire predecessors, and that skins of any deare taken there were brought to Osamequin, hee haueing the royaltys of said iland; to the truth of which and all aboue written, wee sett our markes this 27th day of October, 1682.

//	WAYEWETT, Awashunks husband.
À	POKETTACUNKE, allies CALEB.
\mathcal{O}	OMUKACUSCOWETT, allies TOM.
مک	QUEQUSHA, allies PETER.
	5

These abouesaid testimonies was subscribed to and declared to be the reall truth, a good interpreter being present, and ther testimonies taken, the day and yeer aboue expressed, by mee,

BENJAMINE CHURCH, comissionated.

Intered and recorded p^r mee,

NATHANIEL MORTON, Secretary to the Court for the Jurisdiction of New Plymouth.

*Samuell Nash, aged eighty yeers, or theraboutes, testifyeth (being [*34.] suppenaed) and saith, that I, this deponent, being sent by Gou^{*} Bradford from Plymouth to attend M^{*} Edward Winslow, about busines with Thomas Prence, Esq^{*}, late Gou^{*} of the collonie of New Plymouth, att what time hee was master of the trading house att Sowamsitt, where the said Prence was then resident, with seuerall men appointed by the Companie of Plymouth, where I was two seuerall times, and remained there some considerable time, on which occation I certainly knew and vnderstood, both by English and Indians, that the little iland neare the southward point of Mount Hope necke, did then belonge to the great sachem, Osamequen, & called by the English Hog Iland, because they did putt hoggs ouer theron to feed, which did then belong to the companie of Sowamsitt trading house, aforsaid.

SAMUELL NASH.

Sworne by the deponant this sixt day of July, 1682, before mee, DANIELL SMITH, Assistant.

Entered and recorded pr me,

NATHANIEL MORTON, Secretary to the Court for the Jurisdiction of New Plymouth. 1682. 7 July. PART II.

1682-3. *Att the Court of his Ma^{te} held att Plymouth, for the Jurisdiction of New Plymouth, the sixt of March, Ann[•] Dom 1683.

PART II.

[*35.] BEFORE Thomas Hinckley, Esqui^r, Gou^r, Daniell Smith, Wilłam Bradford, Esqui^r, Deputie Gou^r, Barnabas Laythorp, and John Aldin, John Thacher, James Browne,

Assistants, &d.

^B THOMAS HINCKLEY, Seni^r, and Capt Joseph Laythorp, of Barnstable, agents for the purchasers of the lands of Sepecan, and places ajacent, complainants and demaundants, in behalfe of the said purchasers, complaine against Wilł Connett, Indian, sofitimes resedent att Yanticke, in an action of treaspas on the case, in a plea of lands, to the damage of an hundred pounds, of siluer mony, for that the said Wilł Connett hath vnjustly and forcably entered vpon sertaine lands adjacent to said Sepecan, being the proprieties of said purchassers and sharers theref, purchased of the then honored Gour, Josiah Winslow, and Wilłam Bradford, Esqr, Treasurer, impowered thervnto by the speciall direction and appointment or order of the Generall Court, as by deed of feoffment, vnder theire hands and seales, bearing date 22 of July, 1679, and otherwise, doth and may appeer; and the said Wilł Connett hath ther comitted divers inormities and wronges to the said sharrers and demaundants, against the publicke peace, by disturbing some of the said purchasers or sharers, being on theire lawfull occations in peacable manor, calling and warning them as treaspasers, and defaming theire title to the said land, more pticularly as att sundery other times, soe att last planting time, entering in and improveing some of the said purchassers lands about Nianticke, and as att other times, defaming theire title to all the lands lying between Sepecan and Wonickcomquake River, soe more pticularly att last October Court, publickely claiming all the said lands to be his, slaundering the said purchasers & demaundants title thervnto, which forceth vs to bringe our action of treaspas aforsaid, and to demaund the said lands by a faire tryall, and pray justice of this honored Court, in the said case comiting this issue to the good country, whoe hath the best or truest legall title to the said land, whether wee, the said demaundents, or the said enterer.

The jury find for the defendant the cost of the suite. This verdict was not accepted by the Court.

Digitized by Google

The Names of the Jury.			1682-3.	
1	(John Tracye,) (Leiftenant Robert Barker,		6 March.
	John Tracye, Rodulphus Thatcher,		Nicholas Eldredge,	PART II.
			Benjamine Peirse, Thomas Huckens,	
worne.	Caleb Nye, Elisha Bourne,	sworne.	Thomas Huckens,	
	Francis Barker,		John Hall, Juni ^r ,	
	(Thomas Wade,]	Wilłam Carpenter.	

*John Williams, of Scittuate, complaineth against Thomas Wade and Timothy White, both of Scittuate, in an action of treaspas on the case, to the damage of forty pounds, for that the abouesaid Wade and White, sometime in this last instant Febrewary, entered on a peece of land, or on an allotment of land in Scittuate, which the said Williames is owner of, and there the abouesaid Wade and White tooke vp wood and putt it into carts and forcably carried it away, notwithstanding the said Williames warned them not to carry away the wood, but to throw it downe and be goñ, but the said Wade and White refused; by which illegall acting the complainant comes to be greatly damnifyed.

The jury find for the defendant the cost of the suite.

8

The bill of costs is twenty nine shillings, allowed by the Court.

John Holbrooke, of Weymouth, and Peter Bacon, of Hingam, and John Williams, of Scittuate, Rodulphuse Elmes, Israell Cudworth, & Joseph White, John Briggs, and Nathaniel Tilden, all of Scittuate, complaineth as fite propriators of the vndeuided land of Conahassett within the towneshipp of Scittuate, which said vndeuided land appeers by a deed bearing date 1646, complaineth against Benjamine Peirse, and Steuen Vinall, John Tilden, Edward Jenkens, Thomas Jenkens, Jonathan Jackson, Josiah Leichfeild, John Peirse, John Booth, Seni^r, Wilłam James, Nathaniel Man, Gershom Ewell, Jonathan Cudworth, Mary Dodson, Thomas Hieland, Seni^r, Israell Chettenden, John Allin, all of Scittuate, reputed pte propriators of the aforsaid vndevided land of Conahassett, in an action of the case, to the damage of three hundred pounds, for that the aforsaid pte propriators refuseth, neglecteth, and not complyeth, to devide the aforsaid vndevided land, with the aforsaid pte propriators, with the aforsaid playnants, to devide the aforsaid vndevided lands, that soe every man may injoy his owne proper right in pticulare; all the aforsaid defendants haue bine severall times, att severall meetings, desired and pressed them soe to doe, not onely by the plaintiffes, but alsoe by the honored Court ; yett all proueth fruitles and in vaine to the obtaining of soe reasonable

259

[*36.]

1682-3. and just desire, whereby the plaintiffs come to be much damnifyed. This action was withdrawne.

PART II.

The	Names	of	the	Jury.
THC	TI amce	UI.	uцс	July.

sworne.	John Tracye,) (Nathaniell Holmes,)
	Rodulphus Thacher,	> sworne. {	Sergeant Ephraim Tinkham,	l
	Caleb Nye,		Gorge Morton, Thomas Huckens,	
	Caleb Nye, Elisha Bourne,		Thomas Huckens,	Ì
	Jonathan Shaw,		John Hall,	
	Ephraim Little,)	Wilłam Carpenter.	ļ

 Att the Court of his Math held att Plymouth, for the Jurisdiction of New Plymouth, the seaventh of July, 1683.

7 July. [*38.]

1683.

BEFORE Thomas Hinckley, Esqr, Gour,Daniell Smith,Wilłam Bradford, Esqr, Deputy Gour,Barnabas Laythorp, andJohn Aldin,John Thacher,John Freeman,John Thacher,

Assistants, &c.

ROBERT STANDFORD, of Marshfeild, complaineth against Nathaniel Turner, of Scittuate, in an action vpon the case, to the damage of twenty pound, for that the said Turner vnjustly detaineth three cowes of said Standfords, with theire increase or proffitts, which cowes hee deliuered to said Turner; and (as said Standford saith) the said Turner ought to have deliuered them back againe to him, as hee can rationally demonstrate.

The jury find for the plaintiffe ten pound damage, and the cost of the suite. The bill of cost of thirty eight shillings is alowed by the Court.

John Dunham, of Barnstable, and Mary, his wife, complaineth against Leift Joseph Howland, of Plymouth, in an action of the case, to the damage of twelue pounds, for non payment of about eight pounds, wages, due to the said Mary, for her two last yeers seruice of the said Joseph Howland, almost six years since, or therabouts, shee being then called Mary Smith.

Digitized by Google

260

Wheras, att the Court of his matie held att Plymouth, the 27 of October, 1681, John Bryant, Seni^r, reviewed an action comenced by him, the said John Bryant, against Humphery Johnson, in July last past before the date heerof, which action is as followeth: John Bryant, Seni^r, of Scittuate, in Plymouth collonie, complaineth against Humphery Johnson, of Hingham, in the Massachusetts collonie, in an action of the case, to the damage of ten pounds, siluer mony, and is for the said Humphery Johnson hath made stripp and wast by felling, squaring, and carrying away timber from the land of the said Bryant, in Scittuate, lying neare to a place comonly called Barstowes tree, some times within this five yeers, without any order or approbation of the said Bryant, Seni^r, wherby the said Bryants title is rendered doubtfull, and the plaintiffe cometh to be much damnifyed. The jury found for the defendant the cost of the suite, which cost allowed was two pound one shilling and sixpence, siluer mony, which the said John Bryant, Seni⁷, taketh himself to be much wronged and injuried, and prayeth a review of the aforsaid action, to the damage of twelue pounds, siluer mony, the which review could not be deneyed him, the which verdict and charges comes to fiue pound and sixpence, siluer mony.

By which verdict and illegall claime of the said John Bryant, the said Humphery Johnson taketh himselfe to be much wronged and injuried, to the damage of fifteen pound, siluer mony, and prayeth a review, which can not be deneyed him. This action was non suited.

•John Bryant, Seni^{*}, and Joseph Siluester, both of the towne of Scittuate, being chosen agents for the said towne, the fift of Aprill, 1683, to procecute against any pson or psons, that may or shalbe found cuting or carrying away timber of from the said townes common lands, on that syde of the said towne next or neare Hinggam towne, the said John Bryant and Joseph Siluester, as agents for the said towne, complaineth against James Wheaten, Seni^{*}, of Hingham, in an action of the case, to the damage of four pounds, siluer mony, for that the said James Wheaten did carry away, or cause to be carryed away, certaine psell of shingle from of the comon land of Scittuate, some time since the last of Aprill last past, which said shingle were attached by Wilłam Barrell, the constable of Scittuate, and remained vnder his costody vnder the law, wherby the said towne comes to be damnifyed as aforsaid. The jury find for the defendant the cost of the suite.

John Bryant, Seni^r, Jeremiah Hatch, and Joseph Siluester, all of Scittuate,

261

7 July. PART II.

1683.

1683. 7 July. PART II.

agents for the towne of Scittuate, complaineth against Humphery Johnson, of Hingham, in an action of treaspas on the case, to the damage of twenty pounds sterling, for that the said Humphery Johnson, vnder claime and couller of right to lands in Scittuate, hath, some time or times since the first of May last past, treaspased vpon the lands of the said towne, by working or imploying others to worke on the land, wood, and timber of the said towne, contrāy to order of the towne. The jury find for the defendant the cost of the suite; the reason of the verdict, the jury find Humphery Johnson to haue a legall right in the vndevided land in Scittuate.

[‡]John Bryant & Joseph Siluester, both of the towne of Scittuate, being chosen agents of the said towne the 5th of Aprill, 1683, to procecute against any pson or psons that may or shalbe found cutting or carrying away timber of from the said townes comon land, on that side of the said towne next or neare to Hingham towne, or elsewhere, the said John Bryant and Joseph Siluester, being agents for the towne of Scittuate, on the account of timber, doe complaine of exceeding much damage being don to the said towne of Scittuate, by timber being cutt and carried away of the said towne of Scittuates comonlands neare Hingham side.[‡]

This attachment was served on the body of Benjamine Johnson, with a cart and team loaden with shingle, by estemation 7000, the 23 day of June, 1683. By me,

RICHARD DWELLY, Constable of Scittuate.

[‡]Nathaniel Bassett, of Yarmouth, complaineth against Edward Sturgis, of Yarmouth aforsaid, in an action of treaspas on the case, to the damage of ten pounds, siluer mony, for that the said Sturgis, sofitime in the month of August last past, did vnjustly take and carry away a considerable quantitie of grasse or sedge, which the said Bassett had at the same time cut, or caused to be cutt, on his, the said Bassetts, marsh or meddow, that is in Yarmouth aforsaid, att or neare a place comonly called the Prince Feild, and adjoynes southerly to the reputed meddow land of said Sturgis, and northerly to the meddow land of Leiftenant Ryder, deceased, and is pte of a smale tract of land which said Bassett formerly purchased of Wilłam Nicarson, by which vnjust acte of said Sturgis said Bassett comes to be damnifyed as abouesaid, not onely by the said Sturgis his carrying away said Bassetts grasse aforsaid, but alsoe therby rendering said Bassetts title to the said marsh to be doubtfull.[‡] The jury find for the plaintiffe the meddow sued for, fifteen shillings, 1683. siluer mony, damage, and the cost of the suite.

The cost of the suite is forty shillings, silver mony. The reason, the jury say, we doe not find the defendant hath proued his title according to the law of possession.

*M¹ John Saffin, plaintiffe, against Capt Benjamine Church, defendant, in [*40.] an action of the case, to the damage of one hundred pound in mony, for that the said Benjamine Church hath, contrary to law, and without the consent of him, the said Saffin, damed, stoped, or obstructed, or caused to be damed vp, stoped, or obstructed, a certaine water course, stream, or creeke, that issueth or runeth to and frow, as the tide serueth, out of the great bay adjacent, into a certaine pond or coue on Papasqush Necke, on which the mill is, belonging to Mount Hope, aforsaid, about or adjoyning to which said pond or coue is scittuate a certaine psell of marsh, meddow, or mowable land, belonging to him, the said Saffin, which by or occation of the aforsaid dame or obstruction is in pte ouerflowed and much spoild; and alsoe, the said Saffin is therby vtterly deprived of free ingresse, egresse, and regresse, as hee ought to have, in and to the same, and lickwise hindered of nessesary benifitt and vndoubted right and privilidg of passing through the said creeke or water course with canooes or boates into the said pond or coue to transport his hay from his said marsh or meddow, or vpon any other nessesary busines or lawfull occation, as hath bin accustomed; all which is to the plaintiffes damage, the sume of eighty pounds in mony, with other due damages. The jury find for the defendant the cost of the suite. This bill of thirty shillings cost is allowed by the Court. This bill of the constable of one pound is allowed by the Court for bringing Capt Church to the Court. A reason the jury gaue in of theire verdict, say they, wee doe not find the plaintiffe hath proued his charge.

M^r John Saffin, marchant, complaineth against Encrease Robinson, now resident att Bristoll, for causing or making a distress wrongfully vpon the pson of him, the said Saffin, therby vnlawfully hindering or detaining him from his freedom and lawfull liberty, in attending his pticulare busines or goeing to his owne home, vnder the pretence of a warrant directed to the constable of New Bristoll, dated the 19th of August, 1682.

Find for the defendant the cost of the suite. The Court accepts this verdict.

M^r Saffin denyeth not to sue Encrease Robinson in reference to his present suite.

PART IL.

1683. Mr John Saffin, of Boston, complaineth that Encrease Robinson hath wrongfully seized and detained the pson of the said Saffin, vnder pretence of his office as constable, for the non payment of ten pounds, odde mony; as more pticularly vnder his hand bearing date with these psents may appeer, wherby the said Saffin is vnlawfully kept & hindered from procecuting or attending his private affaires, being deprived of his lawfull liberties. The jury find for the defendant the cost of the suite. The Court accepted this verdict.

The Names of the Jury.

sworne. <	(Leif & Jonathan Adin, 🍡 🗋)	(Anthony Eames,)
	Ensigne Wilłam Foard,		John Soule,
	Leiftenant Robert Barker,	sworne.	Serjeant Tinkham, Jacob Cooke,
	Nathaniel Turner,		Jacob Cooke,
	John Briggs, John Barker,		Nathaniel Wood,
	John Barker,		Jonathan Nye.

*Capt John Williams, of Scittuate, complaineth against Thomas Wade and [*41.] Timothy White, both of Scittuate, aforsaid, in an action of review, to the damage of fifty pounds, siluer mony, of an action comenced by the said Williams against the said Wade and White, att his matter Court held att New Plymouth, in March last past before the date heerof, of said action then procecuted, and to be reviewed, followeth, viz : John Williams complaineth against Thomas Wade and Timothy White, both of Scittuate, in an action of treaspas on the case, to the damage of forty pounds, for that the abouesaid Wade and White, sometime in this instant February, entered on a peece of land, or on an allotment of land, in Scittuate, and there the abouesaid Wade and White tooke vp wood, and putt it into carts, and forcably carryed it away, notwithstanding the said Williams warned them not to take it away, but throw it downe and be goñ; but the said Wade and White refused, by which illegal actings the complynant comes to be greatly damnifyed in said verdict at said Court; the juryes verdict and judgment of Court was for the defendant, cost of the suite as by Court records may appeer; but said Williams saith that hee is much wronged in reference to the pmises, and prayeth that the said action may be reviewed att the next Court of tryalls. The jury finds for the defendant the cost of the suite, which comes to . . 02:09:06

> The grand jury say, Wee psent vpon vehement suspition that Shuball Jones, of Barnstable, in the collonic of New Plymouth, labourer, on the 27 day of March last past, in the night did enter into the stackyard of M^r

7 July. PART IL.

s

Thomas Hinckley, Seni^r, of Barnstable aforsaid, Esq^r, and a certaine old cow, of a brownish darke redish couller, haueing the tipps of bother hornes sawed of, and of prise forty shillings, being then and there of the goods and chattles of the said Thomas Hinckley, did felloniously take, steale, and driue away, contrary to the peace of our sou^r lord the Kinge, his crowne and dignity, and that Matthew Jones of the said Bāstable, labourer, was accessary by assisting or concealing the $\$, contrary to his said ma^{ttes} crowne and dignity. The said Shuball Jones puting himselfe on tryall by his peares, heer followes the verdict of the pettey jury. Wee find Shuball Jones suspisiously guilty of his psentment.

The Names of the Jury.

sworn. <	(Leift Jonathan Aldin,)	•	(Leift Howland,
	Thomas Delano,	> sworn. <	John Dotey,
	John Rogers,		William Vobes, Ephraim Morton, Juni ^r ,
	Encrease Robinson,		Ephraim Morton, Juni ^r ,
	Serjeant Tinkham,		Thomas Faunce,
	Nathaniel Wood,		Isacke Lobdell.

•Att the Court of his Ma^{tte} holden att Plymouth the 31 of October, 1683. ³¹

31 October. [*42.]

BEFORE Thomas Hinckley, Esquir, Gour,John Freeman,Wilłam Bradford, Esqr, Deputie Gouernor,Bānabas Laythorp, andJohn Aldin,John Thacher,

Assistants, &c.

WHERAS att his ma^{ties} Court held att New Plymouth, the first Tusday in July last past, Capt John Williams procecuted an action of review against John Wade and Timothy White, both of Scittuate in these words, following, viz⁶: Wheras John Williams, of Scittuate, complaineth against Thomas Wade and Timothy White, both of Scittuate aforsaid, in an action of review, to the damage of fifty pound, siluer mony, of an action comenced and procecuted by said Williams against said Wade and White, att his ma^{ties} Court held att New Plymouth on the first Tusdy in March; the tenor of said action then procecuted and to be reviewed followeth in these words, viz⁶: John Williams, of Scittuate, complaineth against Thomas Wade and Timothy White, both of Scittuate, in an action of treaspas on the case, to

34

265

1683.

7 July.

PART II.

1683. the damage of forty pound, for that the abouesaid Wade & White, sofitime in this instant Febrewary, entered on a peece, or on an allotment of land, at Scittuate, which hee, the said Williams, is owner of, and there the abouesaid PART II. Wade and tooke vp wood, and putt it into carts, and forcably carryed it away, notwithstanding the said Williams warned them not to carry away the said wood, but to throwe it downe and be goñ; but the said Wade and White refused, by which illegall acting the said complainant comes to be much

> In which said action, the juryes verdict and judgment of Court was for the defendant, the cost of the suite, as by the Court records may appeer, and on the review aboue reviewed att the last July Court, the juryes verdict then was for the defendant, cost of the suite as before, as by the Court records may appeer, which causeth the said John Williams still to continew his said complaint, to the damage of fifty pound, and prayeth that the said action may be againe reviewed att the next Court of tryalls.

> The jury find for the defendants the cost of the suite, which 01:03:0 comes to • • • .

> •John Hudson, of Duxburrow, and Anne, his wife, complaineth of Gorge Russell, of the said towne, in an action of treaspas, to the damage of twenty pounds, for that the said Gorg soffitimes in this instant July did enter into the meddow of the said John and Anne Hudson, being a psell of meddow about the quanty of five acrees, lying att the North River, between the meddow of the said John Hudson and Robert Barker, the said five acrees of meddow being, by agreement of the said Gorge Russell, assigned vnto the said John and Anne Hudson, mother of the said Gorge Russell, as pte of her dower of the lands of her former husband, Gorge Russell, deceased, as may appeer by one instrument vnder the hand of the said Gorge Russell, bearing date the second of July, 1673; and after the said Gorge had entered into the said meddow a certaine quantyty of grasse, growing on the same, being cut, hee then raked it together, and thence carryed, or caused to be carryed, the said grasse or hay, claiming the said meddow, to the great damage of the said John and Anne, his wife. Non suited.

> Capt John Williams, of Scittuate, complaineth against Gershom Ewell, Thomas Man, and Richard Man, & Joseph Coleman, all of said Scittuate, in an action on the case, to the damage of fifty pound, siluer mony, for that the aboue named Ewell, Coleman, Thomas Man, and Richard Man, sofitime in the month , July or August last, did take vp and impound, or cause to be

31 October.

[*43.]

damnifyed.

impounded, in the pound of Scittuate, severall of the said Williams his horses, or horse kind, and them, in or after a crewell manor, soe longe restrained in pound, without the knowledge of the said Williames, theire owner, that it destroyed or caused the destruction of many of the said horse kind, to the great injury and damage, as hee saith hee can rationally demonstrate.

The verdict of the jury is as followeth : If it be lawfull to sue the inocent with the guilty, wee find for the plaintiffe fifteen pounds damage, and the cost of the suite ; if otherwise, wee find for the defendants the cost of the suite.

*John Bryant, Seni^r, Jeremiah Hatch, and Joseph Siluester, all of Scittuate, agents for the towne of Scittuate, complaineth against Humphery Johnson, of Hingham, in an action of review, to the damage of thirty pound sterling, in an action of review of an action comenced by said Hatch, Bryant, and Siluester, as agents for the towne of Scittuate, against the aforsaid Johnson, of Hingham, in an action of treaspas on the case, to the damage of twenty pounds sterling, for that the said Johnson, under claime and culler of right to lands in Scittuate, hath sometime or times, since the first of May last past, treaspased vpon the lands of the said towne, by working or imploying others to worke on the land, wood, and timber of the said towne, contrary to order of the towne. In this action the jury find for the defendant the cost of the suite. The reason of this verdict, the jury find Johnson to haue a legall right in the vndivided land in Scittuate.

By the which illegall verdict, the plaintiffes takes themselues to be greatly damnifyed, and aske for a review of the aforsaid action, which cannot be deneyed them. The jury againe find for the defendant the cost of the suite; the reason the jury giue, they say they find not the charge proued. This verdict was accepted.

Wheras Nathaniel Bassett, of Yarmouth, att the Court held att Plymouth in July last, comenced suite against Edward Sturgis, of the said towne, in these words, following, viz⁶: Wheras Nathaniel Bassett, of Yarmouth, complaineth against Edward Sturgis, of Yarmouth aforsaid, in an action of treaspas on the case, to the damage of ten pounds, siluer mony, for that the said Sturgis, sofitime in the month of August last past, did vnjustly take and carry away a considerable quantity of grasse or sedge, which the said Bassett had att the same time cutt, or caused to be cutt, on the said Bassetts marsh or meddow lands, that is scittuat in Yarmouth, aforsaid, att or neare a place comonly called the Prince Feild, and adjoynes southerly to the re267

1683.

SI October

PART II.

puted meddow land of said Sturgis, and northerly to the meddow land of Leift Ryder, deceased, and is pte of a smale tract of land which the said Bassett formerly purchased of William Nicarson, Seni^{*}, by which vnjust acte of the said Sturgis, his taking said Bassetts grass, as aforsaid, but alsoe therby rendering said Bassetts title to the said marsh to be doubtfull, in which action the jury then found for the plaintiffe the meddow sued for, fifteen shillings, siluer mony, damage, and the cost of the suite, as by said action and said verdict vpon record more fully doth appeer; by which said action and verdict the said Sturgis considereth himselfe much wronged, and that the then jury being misled by the fallatious pleases of the then plaintiffes attorney, whoe gaue a wrong verdict in the said case, as hee will indeauore to make appeer, and thervuppon prayeth the said action and verdict may be reviewed, as by law in such case is prouided.

The jury had not light to bring in a verdict.

[*45.] *Mathew Gannett, of Scittuate, complaineth against John Sutton, of Scittuate, Seni^r, in an action of the case, to the damage of fiue pound, siluer mony, for that the swine of the aforsaid John Sutton, soffitimes in September last, came into the abouesaid Mathew Gannetts feild, and destroyed much of the said Gannetts corne, wherby the complainant comes to be much damnifyed. The jury find for the defendant the cost of the suite.

M^r Thomas Clarke complaineth against Samuell Knowles, of Eastham, adminestrator of the estate of his brother James Knowles, deceased, in an action of the case, to the damage of fiue pounds, siluer mony, for that the said Samuell Knowles doth refuse or neglect to pay the said Thomas Clarke the sume of two pounds, six shillings, seauen pence, due to the said Thomas Clarke from the said James Knowles, as appeers by bookc, in the yeer seauenty & seauen, which some of two pounds six shillings and seuen pence the said Samuell Knowles promised to pay to the said Clarke, which hee still neglecteth to satisfy, which is exceeding much to the damage of the said plaintiffe.

In the action comenced by M^r Thomas Clarke against Samuell Knowles, of Eastham, defendant, the bill of cost is in siluer mony, is one pound thirteen shillings and sixpence, allowed by the Court.

Wheras, att the Court of his math held att Plymouth, the seauenth day of July, 1682, Israell Hubert, of Scittuate, complaineth of Capt John Williams, as hee, the said Williams, is, or pretends to be, adminestrator to the estate of Edward Williams, late of Scittuate, deceased, in an action of the

31 October. PART IL

1683.

case, to the damage of twenty pounds, siluer mony, for that the said Williams doth neglect or refuse, being desired by the aforsaid Huberd, to devide or make deuision of a lott of land, being the second lott of the Freemens Land, from the Fall Riuer, on the easterly side of Taunton Riuer, which said lott was formerly in ptnorship between Edward Williams, late of Scittuate, deceased, and Joseph Turner, deceased, which said Turner made legall conveyance of his pte to the said Israell, and the said Israell the proprietie therof still retaineing, the jury found for the defendant the cost of the suite, by which verdict the plaintiffe doth apprehend himself to be much damnifyed; therfore Israell Hubert doth desire a review of the said action, to the damage of twenty two pound, siluer mony.

The jury find for the defendant the cost of the suite.

*Wheras, att his ma^{thes} Court held the first Tusday in July last past, [*46.] John Dunham, of Bāstable, and Mary, his wife, complaineth against Leift Joseph Howland, of Plymouth, in an action of the case, to the damage of twelue pounds, for non payment of about eight pound wages, due to the said Mary, for her two last yeer seruice of the said Joseph Howland, almost six yeer since, or theire abouts, shee being then called by the name of Mary Smith, on which the jury then found for the defendant, as by the said action and verdict of jury on record, whervnto reference being had, doth and may appeer; and forasmuch as that the said complainant doeth further complaine that the Court and jury were att that time misled by the fallatious plea of the said defendant, to theire further and greater damage, as they are reddy to make appeere, and therfore pray a review of the said action to be graunted to them, that they may haue justice doñ them in the said case according to law.

The jury find for the dendant the cost of the sute.

M^r John Saffin, of Boston, marchant, complaineth against Nathaniel Byfeild, Benjamine Church, and John Carey, reputed raters of Bristoll, in an action of the case, to the damage of twenty four pounds in mony, for that the said rators did, in the yeer 1681 aforsaid, contrary to law and the libertie of an English subject, most vnjustly and vnreasonably rate or asses the estate of him, the said Saffin, in the sume of twelue pound sixteen shillings and a peny, in mony, towards the rate aforsaid.

The jury, finding the rate of twelue pound sixteen shillings and a peny justly assessed, doe find for the defendants the cost of the suite.

The bill of cost allowed by the Court is $\ldots \qquad \ddot{4}: 05$

1683.

31 October.

PART II.

1683. 31 October. PART IL M² John Saffin, marchant, of Boston, complaineth against Jabes Howland, Richard Smith, and Thomas Walker, raters of the towne of Bristoll in the yeer 1682, in an action of the case, to the damage of 20ⁿ in mony, for that the said rators did in the yeer aforsaid, contrary to law and the liberty of an English subject, most vnjustly and vnreasonably rate or asses the estate of him, the said Saffin, in the sume of ten pounds four shillings & 2 pence in mony, towards the rate aforsaid.

The jury, finding the rate of ten pounds four shillings and two pence justly assessed, doe find for the defendants. The bill of cost is 4^u 14^s, allowed by the Court.

Mr John Saffin, of Boston, marchant, complaineth against Benjamine Church, of Bristoll, in an action of the case, for that the said Benjamine Church hath, contrary to law, and without the consent of him, the said Saffin, damed vp, stoped, or obstructed the free passage of a certaine water course, stream, or creeke, that moueth or runeth to & frow, as the tide serueth, out of the great bay adjacent, into a certaine pond or coue by Papasquash Necke, on which the mill is, belonging to Mount Hope aforsaid, about or adjoyning to which said pond or coue is sittuate, lying or being a certaine psell of marsh, meddow, or mowable land, belonging to him, the said Saffin, which by meanes or occation of the said dam or obstruction is in fite ouerflowed and much spoyled; and also ethe said Saffin is therby vtterly deprived of free ingresse, egresse, and regresse, as hee ought to haue in and to the same, and alsoe hindered of the nessesary benifitt and vndoubted right and privilidge of passing through the said creeke or water course with cannoos or boates into the said pond or coue to transport hay from his said marsh or meddow, or vpon any other nessesary busines or lawfull ocation, as hath bin accustomed; all which is to the plaintiffes damage, the sume of eighty pounds in mony, with other due damages.

The jury find for the plaintiffe three pound damage, and the cost of the suite.

[*47.] Capt John Walley, Nathaniel Byfeild, Steuen Burton, and Nathaniell Oliuer, or theire lawfull attorney or attorneyes, complaineth against John Saffin, in an action of the case for his setting vp, or causing to be sett vp, or refusing to remoue or take away, a certaine fence, or soe much theroff as stands vpon the land of the said Walley, Bifeild, Burton, and Oliuer, which fence is between the gate that is towards the west side of the necke and Swansey Riuer, and takes in the bounds sett between the land of Mount Hope and the towne of Swansey, by a comitte formerly appointed for that end; not-

withstanding wee, in our sales of lands to said Saffin, reserved two rod in width, haueing reserved the like bredth crose the necke, to be improved for an hieway, if wee see need therof, which fence goes crose the said two rodd, and takes in severall rodds in length, preventing vs for laying out a way towards the river, and taking in the said fence the bounds sett between Swansey and vs, which is a defamation to our title to said land, and to our damage, with. all other damages.

Capt John Walley, Nathaniel Byfeild, Steuen Burton, and Nathanī Oliuer, or theire lawfull attorney or attorneys, complaineth against Robert Skift, in an action of the case, for his withholding, denieing, or refusing to deliuer posession of the marsh or meddow land hee posesses, occupies, or injoyes, as lyes against the lands bought by said Walley, Byfeild, Burton, and Oliuer, of the comitty of the collonie of New Plymouth, and against that fite of said land, as wee, the said Walley, Byfeild, Burton, and Olliuer, sold to M^r John Saffin, which meddow or marsh is about ten acrees, be the same more or lesse, which meddow or marsh land is illegally detained from vs, the said John Walley, Nathaniel Byfeild, Steuen Burton, and Nathaniel Oliuer, as shalbe made appeer with other due damages.

This action is suspended vntill the next Court of tryalls.

Wheras Mr Thomas Hinckley; Senir, & Capt Joseph Laythorp, of Barnstable, agents for the purchasers of the land att Sepecan and places ajacent, complainants and demaundants in behalf of themselues and said purchasers, complaine against Wilłam Connett, Indian, in an action of trespas on the case, in a plea of lands, with due damages, for that the said Wilłam Connett hath vnjustly layed claime to a great pte of the said purchasers lands; viz, to all theire lands lying between Sepecan att Cohassett River and the river called Wonquaquacke River, and as far as Plymouth westerly bound tree att Agawaam, vnjustly posessing therof, and vseing, and improvving therof, att his pleasure, without theire leaue, and hath defamed the said purchasers title to said lands by his disclaiming and defaming theire title to any of the saide lands within the bounds aboue mencioned; as att other times, soe more pticularly in open Court held att Plymouth the 11th of July last past, hee did, by his Attorney, Jonathan Mory, defame the title of the said purchassers, as aforsaid, to any of our lands, wherby they come to be much damnifyed, and therfore haue cause to bring theire action aforsaid, craueing justice of this honored 271

1683.

81 October.

PART II.

1683. Court in said case, comitting this issue to tryall, viz, whether wee, said purchassers, or the said Wilłam Connett, hath the best and truest legall title to said lands.

> This suite was not pleaded; the pties come to agreement, and soe a finall end.

*John Sutton, Senĩ, of Scittuate, complaineth against Mathew Gannett, [*48.] Seni^r, of said Scittuate, in an action of treaspas, to the damage of fiue pounds, siluer mony, for that the said Mathew Gannett did seuerall times in September last, himselfe, and by his son and servants, hurt the swine of the said Sutton with his dogges, vpon vnfenced land, wherby some of the said swine ar lost, and some of them much damnifyed.

The jury find for the defendant the cost of the suite.

The bill of cost, of one pound nineteen shillings and six pence, is allowed by the Court.

Gershom Ewell, of Scittuate, complained against Jonathan Jackson, of Scittuate aforsaid, in an action of the case, to the damage of ten pound, siluer mony, and is for that the said Jackson doth refuse or neglect to make payment or satisfaction to said Ewell for severall fraights that the said Ewell carried to Boston for the said Jackson in a sloop of about 30 tun, in the yeer 1682. Withdrawne.

Samuell Dunham, the son of John Dunham, of Winnatucksett, in the township of Plymouth, complaineth against John Andrewes, of Lakenham, in the towneship of Plymouth aforsaid, in an action of debt, to the damage of twenty pound, siluer mony, for his non payment of a debt of twelue pounds and ten shillings, in mony, due to the said Dunham from said Andrewes, as may appeer by a bill given vnder the hand of the said Andrewes, and beareth date March the second, 1681. The jury find for the plaintiffe the bill of twelue pound and ten shillings, siluer mony, and 2^s 6^d, & the cost of the suite.

The bill of charges is 2¹¹ 6^s, allowed by the Court.

Abraham Jackson, of Plymouth, complaineth against Daniell Ramsden, of Plymouth aforsaid, cooper, in an action of the case, to the damage of six pounds, for non payment of the sume of three pounds and ten shillings, which hee is indebted to the said Abraham Jackson, for mony lent and other goods, which hee neglecteth to satisfy.

272

81 Octob PART II.

The jury find for the plaintiffe his debt due on booke, vpon ballence of the accoumpt, two pounds nineteen shillings and eight pence, one shilling damage, and the cost of the suite.

The Names of the Jury.

These tryed the actions of this Court onely in the ten last actions heer enserted. Leift John Howland, Isacke Howland, Thomas Tabor, and Thomas Linkolne were left out, and John Tracye, Thomas Faunce, Thomas Hinckley, and William Vobes were entered in theire stead.

*Att the Court of his Maⁱⁿ holden att Plymouth, for the Jurisdiction 1683-4. of New Plymouth, the fift Day of March, 1682.

BEFORE Thomas Hinckley, Esqr, Gour,	Daniell Smith,
William Bradford, Esq ^r , Deputy Gou ^r ,	Barnabas Laythorp, and
John Alden,	John Thacher,
John Freeman,	

Assistants, &c.

WHERAS Nathaniell Bassett, of Yarmouth, did, att his matters Court holden att Plymouth the first Tusday in July last, complaine against Edward Sturgis, of Yarmouth, in an action of treaspas on the case, to the damage of ten pounds, siluer mony, for that the said Sturgis did soffitime in the month of August vnjustly take and carry away a considerable quantitie of grasse or sedge which the said Bassett had att the same time cutt or caused to be cutt on his, the said Bassetts, marsh or meddow land, (as hee saith.) that is scittuate in Yarmouth, att or neare a place called the Prince Feild, and adjoyning southerly to the reputed meddow of said Sturgis, and northerly to the meddow land of Leiff Ryder, deceased, and is jete of a small tract of land

1683-4. 5 March. PART IL.

[*50.]

which said Bassett purchased of William Nicarson, Seni^{*}, by which vnjust acte of said Sturgis, the said Bassetts comes to be damnifyed as abouesaid, not onely by the said Sturgis, but also rendering said Bassetts title to the said marsh to be doutfull, which being comitted to the jury, they found for the said plaintiffe the medow sued for, (as they say,) and fifteen shillings damage, siluer mony, and the cost of the suite, which cost was forty shillings, as by record of Court, whervnto reference being had, doth and may more fully appeer; by which verdict the said Sturgis conceiues himselfe much damnified through the said Bassetts his misleading of the Court and jury, or by theire not vnderstanding the right of that case, and therfore the said Sturgis hath and doth pray a review of said case, complaining against said Bassett, in an action of review, to the damage of twenty pound, siluer mony.

The verdict of the jury: that if the now plaintiffe, his cuting and carrying away of grasse or hay, of from the meddow in controversye, for the space of twenty yeers and vpwards, without any legall molestation of the now defendant, giues legall title to the now plaintiffe, then wee find for the now plaintiff the meddow now in controversy, and two pound and fifteen shillings, siluer mony, damage, and the cost of the suite; if not, wee find for the defendant the cost of the suite.

In the case on review between Edward Sturgis, plaintiffe, and Nathaniell Bassett, defendant, the jury bring in a speciall verdict as aboue written.

This Court, on mature consideration of said case, doe judge that the jury, finding the now plaintiffe his cuting and carrying away grasse or hay of from the meddow now in controversy, for the space of twenty yeer and vpward, doth amount to a seizing and posession of said meddow to be in the said plaintiffe; for nothing can more clearly demonstrate a mans being seased and pososed of any thinge, then his entering vpon it, vseing, occupying, and improveing the same, and the takeing, haueing, and receiveing the fruits. proffitts, and advantages theref, to his owne vse; and forasmuch as such improvement and possession of the said plaintiff is found by the jury to be for the space of twenty yeers and vpwards, without any legall molestation by the now defendant, and their appeering noe contract nor agreement wherby the said plaintiffe was lycenced by the s^d defendants to posesse, vse, and improue, the said meddow, as aforsaid, the Court judgeth that the said now defendant hath bin soe long seased, or out of the seaseing, of the said meadow, "as that the acte of limetation doth barr his entering into claime of and concerning suite for the said meddow, and soe the legall title to the said meddow remaines to the said plaintiffe, and vests in him, against the claime of the said defendant. because the law is, that hee who will oust a man of his posession must shew a

better title for it then the posessor hath, and therfore the whole Court giue 1683-4. theire judgment in said case, for the said plaintiffe the meddow in controversye, with the damage and cost as by said verdict is expressed.

The bill of cost allowed by the Court is, \dots $\hat{z}:03:0$ March the 7th, 16 $\frac{3}{2}$.

Wheras Nathaniell Turner, of Scittuate, complaineth against Robert Standford, of Marshfeild, in an action of the case, to the damage of thirty pound, siluer mony, for that the said Standford att his matter Court held att New Plymouth, on the first Tusday in July last past, did, contrary to law, comence and procecute an action against said Turner, for that the said Turner, as said Standford in his said action complaineth, hee did vnjustly detaine from said Standford three cowes with theire increase or proffitts, which hee deliuered to said Turner to keep, as by said action on Court record or file more att large doth and may appeer, and att said Court by said Standfords falce suggestions and fraudulent pleases, hee obtained great damages and costs against said Turner, and put said Turner to great charge to defend the said action, which was ilegally comenced and procecuted by the said Standford, hee haueing neglected to bring his said action within the time of lymetation by statute prescribed.

The jury find for the plaintiffe eleven pounds eighteen shillings, silver mony, damage, and the cost of the suite.

The Names of the Jury.

	John Thompson,) !	John Nelson,
sworne. <	Joseph Warren,	sworne. <	Wilłam Brett,
	William Brewster,		John Hathway,
	Thomas Delano,		John Simmons,
	Elkanah Cushman,		Caleb Nye,
	Samuell Clapp,		John Dotey.

It is ordered, that Nathaniell Turner shalbe payed all the same goods that was taken by the constable, by execution, from the said Nathaniell Turner, for Robert Standford, onely _ shillings, for the wintering of a cow, and the cost of the suite, which is thirty shillings, siluer mony. 275

held att Dhumouth the first of

1684.	*Att the Court of his Ma" held all Phys	nouin the jirst of
$\overline{}$	July, 1684.	
1 July.	•	
PART II.		D . 11 G . 1
[*51.]	BEFORE Thomas Hinckley, Esqr, Gour, and	Daniell Smith,
	William Bradford, Esq ^r , Deputy Gou ^r , and	Barnabas Laythorp,
	John Aldin,	John Thacher, and
	John Freeman,	John Walley,

Assistants, &d.

JOSEPH WASHBURNE, of Bridgwater, in his mathematical colonie of New Plymouth, complaneth against Elihew Britt, in an action of the case, to the damage of ten pound, siluer mony, for that the aboue said Britt, being the constable of the towne aforsaid, did, on the first day of May last past, vnjustly, and contrary to law, vnder culler of his office, take away his draught beast from him, being four or fiue mile from home, the beast being laden, hoffiward bound, of which disapointment and want of a drauft beast, the said Wašburne comes to be damnifyed, and therfore brings his action as abouesaid. This action was withdrawne.

M^r Richard Smith, of the Kinges prouince off Narragansett, gent¹⁰, complaineth

M^r Richard Smith, of Narragansett, in the Kinges prouince, genth, complaineth against John Burden, of Portsmouth, on Rhode Iland, in an action of the case, to the damage of three hundred pounds sterling, for that the said John Burden hath entered into and doth vnjustly detaine a certaine Iland, scittuate, lying, and being between the points of Mount Hope Necke and Papasqush Necke, in the harbour of Bristoll, in the collonie of New Plymouth, comonly called and knowne by the name of Chissawonook or Hogg Iland.

Wheras, att his matter Court held att New Plymouth the last Tusday in October last past, John Williams, of Scittuate, continewed his procecution of an action formerly procecuted by him att other of his matter Courts held att Plymouth aforsaid, against Thomas Wade and Timothy White, both of John Williams, of Scittuate, complaineth against Thomas Wade and Timothy White, in an action of treaspas on the case, to the damage of forty pound, for that the abouesaid Wade and White, somtime in this instant February last, entered on a peece or an alotment of land in Scittuate, which hee, the said Williams, is owner of, and the abouesaid Wade and White tooke vp wood and put it into a carte, and forcabley caried it away, notwithstanding said Williams warned them not to carry away the said wood, but to throw it away and be gon; but the said Wade and White refused; by which illegal actings, the said Williams, complainant, comes to be greatly damnifyed; in which action att the seuerall tryalls therof, and pticularly att the last October, the juryes judgment and verdict of Court was for the defendant, the cost of the suite, as by Court record may appeer; notwithstanding the said Williams still saith that his complaint is just, and hee is much wronged by the Court and juryes not haueing a full and cleare vnderstanding of his said case, as hee will vpon the next tryall rationally demonstrate; wherfore the said Williams still contineweth his said complaint, and desireth againe to review his said action att the next Court of tryalls, that if hee shall then and there make his averment, that all due damages may be allowed to him by the said Court.

The jury find for the plaintiffe twelue pound and ten shillings & six pence damage, siluer mony, and the cost of the sute. The cost allowed by the Court is 40 shillings.

*Wheras John Williams, of Scittuate, complaineth against Thomas Man, [*52.] Gershom Ewell, and Richard Mann, all of Scittuate aforsaid, in an action of the case, to the damage of fifty pounds, siluer mony, for that the said Thomas Man, Gershom, and Richard Man, sofitime in the month of July or August last past, did take vp and impound, or cause to be impounded, in the pound of Scittuate aforsaid, seuerall of the said Williams his horse kinde, and in or after a crewill manor soe restrained, or caused them to be restrained, in said pound, without the knowlidge of the said Williams, the owner of the said hors kind, that it destroyed them, or caused the destruction of many of them, to the great injury and damage of the said Williams, as hee saith hee can rationalt demonstrate.

The jury find for the plaintiffe four pound and ten shillings damage, in siluer mony, and the cost of the suite. The cost allowed is 40 shillinges. PART IL

1684. 1 July. PART II. Wheras John Williams, of Scittuate, in the behalfe of himselfe and ptenors, the wronged propriators of Conahassett vndevided lands of Scittuate, complaineth against William James, of Scittuate, in an action of treaspas on the case, to the damage of two hundred pounds, in mony, for that the said William James hath made great spoile and wast on said vndeuided lands by cutting, felling, or carrying of from said lands great quantities of wood and timber, or causing it to be doñ contrary to orders of said propriators in that case prouided, and to theire great damage. This action is barred.

The bill of cost allowed by the Courte on this action is 37 shillings. This action allowed by the Court, July 4, 1684.

James Haward, of Bridgwater, complaineth against Samuell Packer, Juni^{*}, of Bridgwater, aforsaid, in an action of treaspas on the case, to the damage of ten pound, in mony, for that the said Packer, soffitimes since March last past, hath illegally entered into or vpon a sertaine corn feild of said Hawards, lying within the towneshipp of Bridgwater, and without the consent and contrary to the mind of said Haward, said Packer hath plowed, planted, and made improvement of a pte of the said feild, to the great añoyance and disturbance of the said plaintiffe, whoe by himselfe and his ancesters hath bine in the quiett and peaceable posession and occupation of the said feild for the space of eleven yeers or more before said entery was made and treaspase comited, as by euidence said plaintiffe saith hee will make appeer.

The jury find for the plaintiffe six pence damage and the cost of the suite. The charge is 40°.

[*53.] *Wheras Samuell Lucas, of Plymouth, pocecuted an action of review att the last celect Court held att Plymouth, on the first Tusday of May last past, against John Hatheway, Seni^{*}, of Taunton, to the damage of 39 shilli mony, for his non payment of a debt of iron not deliuered according to contract or agreement, as by the summons or action then procecuted more pticularly and att large appeereth, and att the said select Court the judgment of said Court was for said Lucas, then plaintiffe, damage and cost of suite, as by verdict or judgment of said Court may appeer more pticularly, and said Hathewey, finding himselfe agreeued and wronged therby, hath appealed from the said judgment or verdict to the next July Court, and hath giuen cecuritie to procecute his said appeale to effect att the said July Court, —

The jury find for the plaintiffe a reversment of the judgment given by the select Court held att Plymouth, the sixt day of May, 1684, in the action proceduted by Samuell Lucas against John Hatheway, and the cost of the sutes.

(Serjeant William Harlow,)	Nathaniel Winslow,)
Isacke Cushman,		Leiftenant Little,	
John Wadsworth,		Rodulphus Thacher,	
John Richmond, Seni ^r ,	sworn.	John Bradford,	sworn.
Leiftenant Joseph Howland,		Nathaniel Southworth,	
Anthony Eames,		Joseph Chandeler,)

In the last action, wherin John Hathwey was plaintiffe, Sarjeant Harlow was left out, and John Barker was put in his stead.

*Att the Court of his Math holden att Phymouth, for the Jurisdiction 28 October. of New Phymouth, the 28 of October, 1684. [*55.]

BEFORE Thomas Hinckley, Esqr, Gour, and	Daniell Smith,
William Bradford, Esq ^r , Deputy Gou ^r ,	Barnabas Laythorpe,
John Alden,	John Thacher, and
John Freeman,	John Walley,
Assistants, &c.	

M^R THOMAS CLARKE, sofitimes of Boston, now of Barnstable, did complaine att his ma^{ttee} Court, held att Plymouth, 1667, against Daniell Winge, of Sandwich, adminnestrator to the estate of Thomas Ewer, late of Barnstable, in an action of the case, to the damage of thirty pounds, for non payment of a debt of twenty pounds and odde mony, deu vnto him from the said Ewer, which being comited vnto the jury, they then returned a non liquett, as theire verdict by record of the Court doth and may appeer, the which verdict as the said complainant did not vnderstand, soe hee thinkes the jury did not themselues vnderstand it; howeuer, hee judgeth that they did not rightly vnderstand his case, but were misled therein; and hee, to his further damage, still kept from his mony due vnto him, and being a just debt due to him from the estate of said Ewer, as hee saies, hee can by further euidence clearly make appeer to the Court and jury, and therfore prayeth a

review of said action, that hee may obtaine what is soe justly due vnto him; 1684. for want wherof, as hee did, soe still doth complaine as aforsaid. Withdrawne.

> Mistris Dorethy Gray, as adminestratrix of the estate of M^r Edward Gray, late of Plymouth, deceased, complaineth against Isacke Harris, of Bridgwater, in an action of debt, to the damage of eleuen pounds, for non payment of a debt of fiue pounds ten shilling and six pence, due to the said adminestratrix by booke; the accompt therof beares date 1681.

> The bill of cost allowed by the Court in this case is twenty-one shillings and sixpence, siluer mony.

> The jury find for the plaintiffe fue pound & ten shillings & six pence, and ten shillings damage, and the cost of the suite.

> Edward Wanton, Seni^r, of Scittuate, complaineth of John Williams, of Boston, in an action of the case, to the damage of fiue pounds sterling, for non payment of a hogshead of mollases, that hee, the said Williams, engaged to pay to the said Wanton, and to send it to him by whom hee should appoint; the which hee, the said Williams, engaged about June, 1679, and was pte of what hee engaged to the said Wanton for building vpon his shallopp and makeing of it into a sloop.

> The jury find for the plaintiffe for the non payment of a hogshead of mollasses four pounds mony, and the cost of the suite. The bill of cost is two pound and ten shillings.

> John Briant, Seni^r, of the towne of Plymouth, in the jurisdiction of New Plymouth, in New England, complaineth against Jonathan Barnes, of the said towne, in an action of slaunder and defamation, to the damage of one hundred pounds, siluer mony, for that hee, the said Jonathan Barnes, sometime in July last, charged the said John Bryant with breaking open his lockes and his warehouse, stealing out of a barrell, and seuerall other thinges, and hee will proue it.

> The defendant owning and acknowleging hee wrongfully charged the plaintiffe, and the defendant paying such cost as the Court allowes, the case is issued.

[*56.] HINCKLEY, Gou".

*M^r Nathaniell Olliuer, of Boston, in the collonie of the Massachusetts, attorny of Mr Thomas Brattle, of said Boston, adminestrator to the estate of Mr Thomas Brattle, marchant, late of Boston, deceased, complaineth against Nathaniel Hall, of Yarmouth, in an action of debt, to the damage of sixty pound, siluer mony, for non payment of a debt of fifty three pound six shillings and eleven pence, due to the estate of said Thomas Brattle, deceased, as

280

28 Octo PART II.

by his bill vnder the hand of said Nathaniel Hall, bearing date the 19th day 168 of December, one thousand, 1679, doth or may appeer.

The jury find for the plaintiffe thirty and one pounds sixteen shillings and eleuen pence, and thirty shillings damage, and the cost of the suite.

The cost allowed by the Court on this action being twenty seauen shillings, siluer mony.

Timothy White and Thomas Wade, both of Scittuate, complaineth against John Williams, of Scittuate aforsaid, in an action of review, to the damage of thirty pounds, siluer mony, for that the said Williams comenced and procecuted an action against said Wade and White, att a Court held for his matie att Plymouth the first Tusday in March, 1682. The tenor of the said action followeth in these words, viz : John Williams, of Scittuate, complaineth against Thomas Wade and Timothy White, both of Scittuate, in an action of treaspas on the case, to the damage of forty pounds, for that the abouesaid Wade & White, sometime of this instant February, entered on a peece, or an allotment, of land in Scittuate, which hee, the said Williams, is owner of, and there the abouesaid Wade and White tooke vp wood and put it into carts and forcably carried it away, notwithstanding Williams warned them not to carry away the said wood, but to throw it downe and be goñ; but said Wade and White refused, by which ilegall acteings the said Williams, complainant, comes to be greatly damnifyed; at which abouesaid Court the jury did find for the defendants the cost of the suite, and said Williams did review said action att the next Court att Plymouth following the abouesaid March Court, and the jury still contineweth to find for the defendants, as by Court record may appeer; and att July Court last past, said Williames did againe review the action, and did obtaine a verdict and judgment of Court against the said Wade and White, twelue pounds and ten shillings & six pence damage, and the cost of the suite; by which verdict and judgment of Court the now plaintiues hold themselues greatly wronged and damnifyed, as abouesaid, and pray a review of said action, that they may make theire wronge and damage appeer.

The jury find for the plaintiffes fourteen pounds and ten shillings and six pence, siluer mony, damage, and the cost of the suite. The bill of cost is one pound sixteen shillings and six pence, siluer mony, allowed by the Court.

M^r Thomas Crosbey, Seni^r, of Eastham, complaineth against Samuell Mathewes, of Yarmouth, in an action of debt, to the damage of eight pound, for the non payment of four pound eight shillings three halfe pence, dew to 1684. 28 October. PART II.

1684. him, the said Crosbey, from him, the said Mathewes, as will more pticularly appeer by the said Crosbey his booke.

PART II.

The jury find for the plaintiffe four pound eight shillings and three halfe penyes, fiue shillings damage, and the cost of the suite.

[*57.] •William Harrison, of Boston, marchant, complaineth against Thomas Lewes, Seni^{*}, of Saconeesett, in the constablerick of Barnstable, in the jurisdiction of New Plymouth, in an action of the case, to the damage of six pounds four shillings, siluer mony, for the non payment of a debt of thirty pounds. Non suited.

> William Clarke, of New Plymouth, complaineth of John Mendall, Seni^r, of Marshfeild, in an action of debt, to the damage of nine pound of currente mony of New , for non payment of four pounds ten shillings due by bills of his hand.

> Jury find for the plaintiffe four pound and ten shillings, siluer mony, twelue pence damage, & cost of the suite.

> John Sutton, of Scittuate, complaineth against Peter Bacon, of Hingham, in the Massachusetts collonie, in an action of treaspas, to the damage of fifteen pounds, siluer mony, for that hee, the said Peter Bacon, sofitime in August or Septeffi last past, did cutt, and carry away without leaue, some grasse from off the said Suttons marsh land, which hee, the said Sutton, bought of John Daman, and lyeth in Conahasett, wherby the said Suttons title is, and soe comes to be, damnifyed, as aforsaid.

This action was withdrawne before tryall.

William Nicarson, of Yarmouth, complaineth against Arther Howland, of Marshfeild, in an action of the case, to the damage of six pounds in mony, for non payment or not deliuery of two payer of good sufficient cart wheeles, and ten shillings in mony, due to the said Nicarson sometime last fall, as appeereth by a bill vnder the said Arther Howlands hand, bearing date in October, 1683. Withdrawne before tryall.

John Williames, of Scittuate, as the assigne of John Thompson, of Middlberry, whoe is the assigne of M^r William Clarke and M^r Barnabas Laythorp, of Barnastable, complaines against John Richmond, of Taunton, and Mary Combe, of said Middlberry, adminnestrators to the estate of Frances Combe, late of Middlberry, aforsaid, deceased, in an action of the

Digitized by Google

282

case, to the damage of two hundred and forty pounds, for that the adminnestrators doth neglect and delay to giue liuery and season, according to law, to the complainant, of all the lands and tenements of said Francis Combe in Middelbery, which are mensioned in a certaine instrument, mortgage, or deed of sale, giuen to the said Laythorp & Clarke, vnder the hand and seales of the said Francis and Mary, bearing date the eleuenth of Febrewary, anno 1679.

The jury find for the plaintiffe that the adminnestrators of the estate of M^r Frances Combe shall give legall possession and livery of the lands and teniments that was the said Combes, his that is contained in that instrument, bearing date the eleventh of February, 1679, and the cost of the suite.

Wheras Zachery Allin, Wilłam Wood, Gorge Soule, and Ebinezer Allin, of Dartmouth, complaine against Henery Tucker, Arther Hathewey, Joseph Tabor, Phillip Tabor, William Maycomber, James Sisson, Samuell Cornhill, Recompence Kerbey, Samuell Wilcox, Hananiah Gaunt, Richard Kerbey, Juni^{*}, Eliezer Slocome, Peleg Slocom, Jonathan Russell, Edmond Shermon, John Lapham, John Smith, Peleg Shermon, John Brigges, John Shermon, Abraham Tucker, Nathaniel Howland, John Russell, Seni^{*}, Eliezer Smith, Mathew Allin, John Russell, Juni^{*}, Joseph Rull, John Spooner, Samuell Spooner, Josias Smith, John Cooke, Jonathan Delano, Thomas Tabor, John Haward, James Sampson, Robert Gifford, all of Dartmouth, and Gyles Slocom, whoe, with others, are the propriators or claimers of the vndevided lands lying within the townshipp of said Dartmouth, in an action of the case, to the damage of fiue hundred pound, siluer mony, for that the said Henery Tucker, Arther Hathewey, and the rest aboue named, holding as tenants together in 283

1684.

28 October.

PART II.

28 October. PART II. HINCKLET, GOU⁸. an vndevided comon with the said complainants and others in all the lands lying within the said towneship of Dartmouth, which are not as yett orderly deuided, yett the said Henery Tucker, Arther Hathawey, and the rest aboue named, vnjustly gainsay or delay to pmitt the ptition of the said lands to be made between them, according to law in that case prouided, that soe the said complainants and demaundants might each of them come to injoy theire just and reasonable pte of said lands in such proportions as is theire right, and was by said complainants, and some few others, reasonably demaunded att a meeting of the propriators or purchasers of said lands, orderly warned the tenth of September last past.

The jury find for the defendants the cost of the suite.

Wheras, att his ma^{thes} Court held att Plymouth the last Tusday in October, 1684, there was a suit comenced by M^r Nathaniel Olliuer, of Boston, in the collonie of the Massachusetts, attornie of M^r Thomas Brattle, of said Boston, adminnestrator to the estate of M^r Thomas Brattle, marchant, of Boston, deceased, against Nathaniel Hall, of Yarmouth. The jury found for the plaintiffe thirty and one pound sixteen shillings and eleuen pence, and thirty shillings damage, and the cost of the suite, which cost was allowed to be twenty and seauen shillings, siluer mony. And wheras, notwithstanding, there was due, to ballance of all accoumpts between them, the sume of forty and one pound eleuen shillings and seauen pence, the said Nathaniel Hall therfore came into the said Court and acknowlidged a judgment for the whole forty one pound eleuen shillings and seauen pence, that is to say, 9¹¹ 14 08 ouer and aboue the said thirty one pound sixteen shillings and eleuen pence.

[*59.] *Humphry Johnson, of Hingham, in the right of himselfe as principall and assigne to M^r Resolued White, of Marshfeild, and Josias Holmes, of Duxburrow, who is an assigne to his father, William Holmes, deceased, the said Johnson, White, and Holmes being propriators in the comons or vndeuided lands in the townshipp of Scittuate, as by the records of the said towne in the yeer 1654, with other euidences, may appeer, complaine against the inhabitants of Scittuate, in an action of the case, for that, to the plaintiffes great damage, the said towne doe vnjustly detaine from him seuerall tracts of land graunted by order of the Court of Plymouth the 16th of June, 1671, which ordered the comones of Scittuate to be deuided according to each inhabitants just right; the seuerall proportions belonging to eich ratable inhabitant of 1647 was an hundred and eighty acars of lands graunted October,

1672, and in 1673, all the severall graunts of land by the towne and comittee were consented vnto by the Court, 1672 & 1673, aforsaid; alsoe, all the severall graunts of land graunted by either Court, towne, or comittey, to the ratable inhabitants of 1647, and to all such that come in theire rome & stead, was confeirmed by the towne of Scittuate, as appeers by theire record, dated the fift of Aprill, 1683, in theire 2 and fourth pticulars, all theire seuerall graunts graunted by either Court, towne, or comittee; the Court declareth they see noe reason, but doe approue what Scittuate men had psented to the Court for approbation, as appeers by the Court orders June, 1683, and July, 1683; yett, notwithstanding, the severall graunts of land graunted by either Court, towne, or comittee, haue bine confeirmed by the towne, 1673 and 1683, and consented vnto by the Court as aforsaid, the grantes being to the rateable inhabitants of 1647, and such as came in theire rome and stead; wherof the plaintife hath a right to claime for three, in that state himselfe as principall, and as assigne to M^r White and Josiah Holmes, aforsaid. Yett the towne doth not sett out their proportions of land graunted as aforsaid, neither to all nor any of the three propriators, nor yett give the plaintiffe satisfaction, as was engaged and published the 17 day of December, 1671, as may appeer vnder the hands of three majestrates, by all which neglect of the towne, as aforsaid, the plaintiffe is greatly damnifyed.

The jury find for the plaintiffe the right the said plaintiffe sues for in the comons of the towne of Scittuate, and the cost of the suite, which is one pound and seauen shillings in mony.

The	Names	of	the	Jury.
-----	-------	----	-----	-------

sworn.	Thomas Tupper, Elisha Bourne, Eliezer Churchill, Thomas Cushman, Samuel Arnold, Dauid Thomas,	sworn.	Wrestleing Brewster, John Nye, Ensigne William Ford, Gilbert Brookes, Samuell Lucas, John Partrich.
--------	--	--------	--

In five of these actions this jury served, but in five of them in the latter end, John Nye, Gilbert Brookes, and John Partrich were put in stead of Jonathan Barnes, Ephraim Little, and Isacke Holmes.

1684.

28 October. PART II.

of his Matter halden and Dlamandh the CA of

6 March. PART II.	Att the Court of his March, 16H. March, 16H.	iymouin the fift of
[*61.]	BEFORE Thomas Hinckley Esq ^r , Gou ^r , William Bradford, Esq ^r , Deputie Gou ^r , John Aldin, John Freeman,	Daniell Smith, Barnabas Laythorp, John Thacher, and John Walley,

Au 11. A.

Assistants in Gourment, &c.

WHERAS Thomas Sturgis, of Yarmouth towne, complaineth against Jeremiah Jones, of said Yarmouth, in an action of debt, to the damage of four pounds, siluer mony, for the non payment of a debt of seauen barrells of marchantable tarr, and for the non payment of twenty and six shillings in tarr as it will fech att Boston, and the charges of transportation defrayed, the which said debt or sumes will or may appeer by bills vnder the hand of said Jeremiah Jones, bearing date the 20th day of February, 1683.

The jury find for the plaintiffe seauen barrells of marchantable tarr, and twenty six shillings in tarr as it will fech att Boston, transportation defrayed, 12^d damage, and the cost of the suite.

The bill of cost allowed by the Court is 26^s.

Capi John Williams, of Scittuate, in the behalfe of himselfe & his pteners, the wronged propriators of Conahassett vndevided land in Scittuate, complaineth against William James, late of Scittuate, aforsaid, in an action of treaspas in the case, to the damage of two hundred pounds, siluer money, for that the said James hath sence the fift of July last past made great stripp and wast of the wood and timber of the aboue said land, by falling, cuting, or carrying away great quantities of wood & timber from said vndevided land, or causing it to be done, contrary to the order of said propriators in such case prouided, which order beares date October 23, 1683, and by which illegall actings of said James the plaintiffes comes to be much damnifyed.

This action was non suited.

William James, of Boston, complaineth against Captaine John Williams, of Scittuate, in an action of review of an action that said Williams comenced against mee, the said James, the last October Court, to the damage

of three hundred pounds, siluer mony, which said action of said Williams is 1684-5. as followeth : Wheras John Williams, of Scittuate, in behalfe of himself and pteners, the wronged propriators of Conahassett vndevided land in Scittuate, complaineth against William James, late of said Scittuate, in an action vpon the case, to the damage of three hundred in mony, for that the said William James sometime since the 23 of October, 1683, hath made great spoyle and wast on said vndevided land, by cuting, felling, and carrying of from said land great quantities of wood and timber, or causing the same to be doñ, contrary to an order of said propriators or company, bearing date the same 23 of October, and to the great damage of this plaintiffe and his ptenors, in which said action the Court and jury, through wronge information, found for the then plaintiffe, wherby the now said plaintiffe comes to be damnified as aboue said, and therfore prayeth a review of the said action.

This action was non suited.

The juryes names followes.

!	Leift Ephraim Morton,		(Leift Joseph Howland,)
sworne.	Serj: William Harlow,	sworne.	Samuell Ryder,	ſ
	Joseph Bartlett, Nathaniell Winslow,		Peter West,	l
	Nathaniell Winslow,		Elkanan Cushman,	Ì
	John Tracye,		Nathaniel Holmes,	ł
	l		Thomas Macomber.	J

[Here the original record ceases to be in the handwriting of Secretary Morton, who died on the twenty-eighth day of June, 1685. The manuscript is then continued by Secretary Nathaniel Clarke.]

*Att the Court of his Matt holden at Plimouth the seventh of July, 1685. 1685.

BEFORE Thomas Hinckley, Esq ^r , Gouer ^r , William Bradford, Esq ^r , Deputy Goue ^r , John Alden,	Daniell Smith, Barnabas Lothropp, John Thatcher, &	7 July. [*68.]	
John Freeman,	John Wally,		
Assistants in Gouerment, &c.			

HERAS at his matter Court held at New Plimouth the last Tuesday in October last past, Thõ Wade & Timothy White, both of Scituate, prosecuted an action of reueiw against John Williams, of Scituate afors^d, which said action followeth in these words : ---

287

5 March.

PART II.

1685.

7 July. PART II.

Whereas Timothy White & Thomas Wade, both of Scituate, complain against John Williams, of Scituat aforsaid, in an action of reueiw, to the damage of thirty pounds siluer mony, for that the said Williams did comence & prossecute an action against the said Wade & White att a Court held for his maty att New Plimouth the first Tuesday in March, 1682, - the tennor of the s⁴ action followeth in these words, viz: John Williams, of Scituat, complaineth against Tho: Wade & Timothy White, both of Scituate, in an action of tresspas on the case, to the damage of forty pounds, for that the aboues^d Wade & White, sofitime in this instant February, entred on a peice, or on an alottm", of land in Scituate, which hee, the said Williams, is owner of, & there the aboues⁴ Wade & White tooke vp wood, & putt it into carts, & forceably caried it away, notwithstanding Williams warned them not to cary away the s⁴ wood, but to throw it down & be goñ ; but s⁴ Wade & White refused, by which ileagall actings the s^d Williams, complainant, comes to be greatly damnified; at which aboues⁴ Court the jury did find for the defendants the cost of y^e sute, & s^d Williams did reueiw s^d action at the two next Courts at Plimouth, following the aboues^d March Court, & the jury still continued to find for the defendants, as by Court records may apear, & at July Court last past, sd Williams did againe reueiw s⁴ action, & did obtaine a verdict & judgm⁴ of Court against sd Wade & White, twelue pounds ten shillings six pence damage, & the cost of the sute, by which verdict & judgm' of Court the now complainants hold themselues greatly wronged & damnified as aboues^d, & pray a reueiw of s^d action, that they may make there wrong & damage apear, att which last October Court verdict & judgmt was for the then plantiffs fourteen pounds ten shillings & six pence damages & the cost of the sute, as p^r Court records may more at large apeare, which causeth the s^d Williams to complaine that he is greatly wronged & damnified by s^d verdict; the jury (as he saith) not haueing soe full & clear vnderstanding of the case as they might haue had; and therefore he, the s^d John Williams, prayeth a reueiw of s^d action at the next Court of tryalls, that if he shall then make good his auerments, his s^d wrongs may be repaired & all due damages giuen to him.

The jury find for the plaintiff, siluer mony \dots 16:07:00 damage, & the cost of the sute. The cost of sute alowed by the μ s d Court, siluer mony, \dots \dots \dots \dots \dots \dots \dots \dots 1:16:6

[*65.] HINCELY, GOUER⁸. •Whereas Joseph Nickerson, of Manemoyet, complaineth against William Griffeth, Senior, of s⁴ Manemoyet, in an action on y⁶ case to the damage of fifty pounds, silluer mony, for that y⁶ s⁴ Grifeth, sometime since the first day of March last, hath ileagaly & vnjustly entred vpon a parcell of land of

his, the s⁴ Joseph Nickersons, & hath made improvem[#] of y^{*} sam contrary to s⁴ Nickersons leaue & order, which s⁴ land lyeth in Manemoyett afores⁴, neer or adjoyning vnto the lott of land which the widdow Eldritt now liueth on, PART II. by which ilegall act of the defendant y^e plantiff comes to be much damnified. This action was withdrawn before tryall.

Wheras John Nickerson, of Manamoyett, complaineth against William Griffeth, of s^d Manamoyett, in an action of y^e case, to the damage of thirty pounds siluer mony, for that the s⁴ Griffeth did sofitime the last winter ilegaly & vnjustly enter vpon a parcell of land of the s^d John Nickersons, & did make improvemt of itt by cutting of wood contrary to the sd Nickersons leaue or order, which s⁴ land aboue specified lyeth in Manamoyett afores⁴, neer or adjoyning to the reputed lands of Samuell Nickerson, at a place comonly called the Oyster Pond Furlong, by which ilegall act of the s^d Griffeth the said Nickerson is much damnified, -

The jury finds for the plantiff fiue shillings damage & the cost of the The bill of cost is two pound four shillings & six pence, siluer mony, sute. alowed by the Court.

Wheras Isaac Litle, of Marshfeild, complaineth against Richard Smith, of Bristoll, bricklayer, in an action of debt, to the damage of sixteen pounds in lawfull mony of New England, due to the s⁴ Litle from the s⁴ Smith, as may apear by an obligation vnder the s⁴ Smiths hand & seale bareing date the fifteenth day of December, 1676, ---

The jury finds for the plantife sixteen pounds lawfull mony of New England damage, being the forfeiture of the bond, & the cost of the sute.

The Court acepts the verdict, reserving liberty of chancery, according to law, which on their consideration they alow but tenn pounds & the cost of the sute.

The bill of cost is twenty two shillings, alowed by the Coart.

[*67.] HINCKLEY, Gouss".

•Wheras William James, of Boston, complaineth against John Williames, of Scituat, in an action of reueiw, of the damage of three hundred pounds, siluer mony, & the reason of this s^d complaint is, because the aboues^d Williams did comence and prosecute an action against the aboues⁴ James at a Court held for his ma^{ty} at New Plimouth, the last Tuesday in Octob^r last past, which s⁴ action was as followeth: John Williams, of Scituat, in behalfe of himselfe & partners, the wronged proprietors of Connahassett vndeuided land in s⁴ Scituat, complaineth against William James, late of Scituat,

87

289

7 July.

1685. 7 July. PART IL. afores⁴, in an action vpon the case, to the damage of three hundred pounds in in mony, for that s⁴ William James, sofitime since y⁶ 23⁴ of October, 1683, hath made great spoile & wast on s⁴ vndeuided land, by cutting, felling, & carryeing away from s⁴ land great quantities of wood & timber, or causeing the same to be doñ, contrary to an order of s⁴ proprietors, or company, bareing date the same 23⁴ of October, & too the great damage of this plaintiff & his partners, as he saith he will make apear by euidence, & in the aboues⁴ action wherein s⁴ Williams was plantiff by reason of the Court & jurys being misinformed, or not rightly informed, the jury found for the then plantiff fiue pounds damage & the cost of the sute, whereby the now plantiff comes to be greatly wronged & damnified, & therefore prayes a reueiw of s⁴ action, that he may make his wrong & damage apear.

The jury finds for the plantiff seven pounds seventeen shilling damage, siluer mony, & the cost of the sute. The bill of cost is two pounds two shillings & six pence, alowed by the Court.

Whereas James Taylor, of Boston, merch⁴⁴, attourney to Grissell Taldervile, of London, widdow, complaineth against Noah Floyd, somtime of London, draper, now of Swanzey in New Plimouth colony, in an action of debt of one hundred pounds of good & lawfull mony of England, for non paym⁴⁴ of one hundred pounds in like specia due to the s⁴ Grysell Talderule by bond, vnder the hand & seale of the s⁴ Noah Floyd, bareing date the sixt day of July, 1671, —

Vpon the desire of the defendant, being sicke, the Court orders that the action shall be called & demurred till the next Court.

Att October Court, 1685, this aboues⁴ action was cald, the plantiff & defendant being p^rsent, & the action was nonsuited.

[*69.] HINCELY, GOUBR². •To the Constables of Bristoll or Swanzey, or either of them, or their Deputies, greeting.

You & either of you are hereby required in his maj^{then} name to attach the goods, & for want thereof, the body of John Pococke, of Newport, in the colony of Rhode Island & Prouidence Plantations, & take bond of him to the valew of two hundred pounds in currant mony of New England, with sufficient surty for his apearance at his maj^{then} Court to be holden att Plimouth in New England, on the first Tuesday in July next, then & there to answere the complaint of James Cole, of Plimouth, in the colony of New Plimouth, vintner, Hugh Cole, shipwright, & William Salybury, in the right of Anna, his wife, daughter to the s^d Hugh Cole, both of Swanzey, in the colony of

New Plimouth, afores⁴, in an action on the case for nonpaym^u of one hundred pounds in currant mony of New England, due to the s⁴ plaintiffs, & payable to them, or either of them, by the s⁴ Pocock, as may apear by a certain obligation vnder hand & seale of the s⁴ John Pococke, bareing date the thirtieth of March, 1683, reference thereunto being had more fully may apeare, & is for his refuseing or neglecting well & truely to stand to, abide, obey, obserue, performe, fullfill, & keep the award, arbittrem^u, order, determination, & judgm^u of John Eaton, John Rhodman, Thomas Ward, Edward Thurston, & Philip Smith, all of Newport, afores⁴, or any three of them, giuen vnder their hands & seales, bareing date the twenty fift day of Aprill, 1683, as shall be made apear, with all other due damages, & soe make a return hereof, & yo^r doeings herein, according to law.

The bill of cost is one pound thirteen shilling, alowed by the Court.

The jury finds for the plaintiff one hundred pounds, currant siluer mony of New England, being the forfeiture of the bond.

The Names of the Jury.

Stephen Sciff,)	George Morton,
Joseph Warren,		William Brewster,
Michaell Ford,	sworn.	Alexander Standish,
John Sturtifant,		Samuell Hunt,
John Holmes,		Isaac Peper,
Caleb Nye,		Robert Ransom.

*The Return of Johnsons Execution, July 15th, 1685.

Vpon receipt of this execution, I went with Humphry Johnson, the 16th of Aprill, 1685, to the agents of the town of Scituate, which were M^{τ} John Cushen, & Jeremiah Hatch, & Samuell Clapp, & I did according to this execution there demand of s⁴ agents the right of s⁴ Johnson in the comons of the town of Scituate giuen him by the verdict expressed in this execution; & their answere was, that they did not know that the s⁴ Johnson had any right there, & therefore would deliuer none; & then I did demand of them, according to this execution, to discouer to me the comons of the town of Scituate, that thereby I might leuv this execution required of me. Whereupon two of the s⁴ agents did the next day goe with the s⁴ Johnson & myselfe to a place where the s⁴ agents did say was a mile square of their towns comons, ranging northerly & westerly from the place that wee then was att, & then the s⁴ Johnson did demand seuerall things of mee, & desired that I would giue him an answere whether I would do that which he did demand of mee, (which

291

7 July. PART II. HINCKLEY, GOUER^R.

1685.

Digitized by Google

[*71.]

7 July.

I thought was very vnreasonable for him to demand, & farr beside my buisness to doe by this execution,) & I did answere him that I would have reference only to my order, which was this execution, & according to that I would give him posession according to law of his right in the comons of Scituate, according to the verdict, by my seizer & deliuery, acording to this execution. Wherevpon the s^d Johnson did refuse to accept of that tender, & then I cutt vp such a turfe as grew on s^d comon, & a twigg, & tendered the s^d Johnson delivery by that of his right in Scituate comons; but the s^d Johnson did refuse allso to accept of that; wherevpon, we being then vpon the s^d comons, I did publikly declare to the s^d Humphrey Johnson that I did by vertue of this execution give him seizen and delivery of his right in the comons of the town of Scituate, & he likewise publikly declared that he would not accept of it. But some time after, at the request of s^d Humphry Johnson, I went with him & two of the aboues⁴ agents on that mile square of comons afores⁴, & did declare to the s⁴ Johnson, that I did, by vertue of this execution, deliuer to him his part or right in this peice of Scituate comons, in the name of his right in all the comons of Scituate, obteined by the verdict expressed in this execution ; & his answer was, that if my delivery was legall, according to the verdict, & did so apear in the judgments of them that was judges of the law, then he would accept of itt, or to that purpose.

> WILLIAM BASSITT, Marshall. p

*Att the Court of his Majth holden att Plimouth y^e twenty seventh [*78.] 27 October. Day of October, 1685.

BEFORE Tho Hinckley, Esq ^r , Gouer ^r ,	Daniell Smith,
William Bradford, Esq ^r , Deputy Gouer ^r ,	Barnabas Lothropp,
John Alden,	John Thatcher,
John Freeman,	John Wally,
Asistants in Cousemb	

Asistants in Gouerm⁴.

HEREAS William Wood, George Soule, Nathaniell Soule, Joseph Allen, Zechariah Allen, & Ebenezar Allen, all of Dartmouth, in the colony of New Plimouth in New England, pprietors in the lands within s^d township of Dartmouth, purchased of Woosamequen & Wamsutta, as by deed bareing date the 29th day of Nouember, 1652, may apear, complaine against John Cooke, William Rickeson, John Smith, Seni^r, John Lapham,

292

1685.

PART II.

Peleg Tripp, Jacob Mott, Thomas Tabor, Joseph Tripp, Joseph Russel, John Rusell, Sen^r, Joseph Collman, Gyles Slocum, Isaac Layton, Recompence Curbe, Benjamine Badcock, Samuell Hix, Thomas Eaton, Peleg Slocome, Joseph Tabor, Samuell Spooner, Seth Pope, Manasseth Kempton, Thomas Cornall, Jonathan Delano, Mary Correy, James Sison, Joseph Sherman, Phillip Tabor, Jonathan Shaw, Samuell Jenny, Stephen Peckham, James Sampson, Valentine Hudleston, Thomas Butts, Richard Euans, Annaniah Gaunt, Nathaniell Howland, William Earle, James Tripp, Jonathan Russell, John Briges, Sen^r, John Briges, Jun^r, Thomas Briges, Arthur Hathaway, William Macomber, Mathew Alen, John Coluen, Phillip Sherman, Peleg Sherman, Edmund Shermane, Sam¹¹ Sherman, Lathum Clark, John Tayer, Richard Curbe, Juni^r, Ruben Waite, Henry Tucker, Thomas Ward, Increas Allen, Robert Gifford, Chrystopher Gifford, Samuell Cornall, Georg Codman, Ralph Earle, & Daniell Willcocks, Sen^r, in an action of the case to the damage of eight hundred pounds in mony, for that the s^d defendants claiming part or parts of s⁴ lands as the proprietors thereof, & holding s⁴ lands together in partnershipe with the complainants & some few others, as tenants in comon & vndeuided, except such part thereof as hath been heretofore orderly & legally deuided according to law, by certaine meets & bounds, vnto every proprietor according to his part or share therein, notwithstanding the said defendants contradicteth & will not permitt partition or deuision of all the said vndeuided land equally to be made according to law, & the complainants parts or shares therein, viz's four whole parts or shares & a fourth part of a share, excepting thirty acres of land out of it; or at least will not comply with the plaintiffs aboue named vpon there reasonable demands to make an eqall partition or deusion of all the aboues^d lands, according to the complainants parts or shares therein as aboues⁴, & thereby preuenting the aboues⁴ plantiffs from the knowledg & improvement of their own respective parts & shares of all the above said purchased lands by themselues, in severallety, as by law is prouided, by which vnjust actings & refuseall, or nott complyance of the defendants, the plantiffs comes to be greatly damnified, & therefore brings their action as aboues⁴.

p^r me, WILLIAM BRADFORD, Deputy Gou^r.

This action was nonsuited.

October Court, 1685.

*Whereas John Phillips & Benjamine Phillips, both of Marshfeild, com- [*75.] plaineth against Isaac Litle, of Marshfeild, aforesaid, in an action on the case,

1685. 27 October. PART II. HINCKLEY, GOURR².

27 October. PART II.

1685.

to the damage of twenty pounds siluer mony, for that he, the s⁴ Litle, (on the twelfth day of this instant October,) did vnjustly enter vpon or into a lott or parcell of land of theires, the s⁴ John & Benjamine Phillipses, & then & there he, the said Litle, did vnjustly chopp or cutt a small tree of theires, the sd John & Benjamine Phillipses, which tree was then growing on the aforesd land, & the s⁴ Isaac Litle did then & there declare, in the presence of seuerall psons, that he, the s^d Little, did cutt or chopp the s^d tree, in defiance of his, the s^d Benjamins, title to s^d land, or any other psons, except his own, (notwithstanding he, the s⁴ Litle, was then forewarned by the s⁴ Benjamine Phillips, by which actings of said Litle, the s⁴ John & Benjamine Phillips are much wronged & damnified, not only in disturbing of them in their peaceable & quiett posession, but also in cutting their s⁴ tree, & rendring their title doubtfull to s⁴ land, which s⁴ land lyeth in Marshfeild afores⁴, & is neer to the lands of Joseph Rose & the high way which goeth from Marshfeild mill to the North River, & is that land which was given by the town of Marshfeild vnto John Phillips. The jury finds for the defendant cost of suite. The bill of cost of twenty three shillings in mony is allowed by y[•] Court.

Whereas Ralph Powell, of Marshfeild, complaineth against William James, of Boston, in an action on the case, to the damage of seuen pounds in mony, for that whereas the s^4 William James, about the latter end of February last, did borrow a horse of the s^4 Powell at Boston, afors⁴, the s^4 James pretending that himselfe would ride to Plimouth on the s^4 horse, but by the s^4 Jameses ill vseage of s^4 horse, or negligence, or otherwise, before the s^4 horse was returned to said Powell, (the owner of him,) the s^4 horse became soe exceeding lame that for a considerable time after the s^4 return of s^4 horse he proued alltogether vnseruicable by reason of s^4 lameness; notwithstanding, the s^4 James hath neglected to make satisfaction or render any recompence to s^4 Powell in refference to the premises, which causeth him to bring his action as aboues⁴. The jury find for the plantiff 15⁵ damage & the cost of y^5 suite.

The Names of the Juryes at October Court, 1685.

Joseph Howland, Foreman,	Robert Barker,
William Ring,	Justus Aimes,
Josiah Morton,	Anthony Aimes,
John Churchell,	Nathaniell Southworth,
John Dotye,	Francise Barker,
Joseph Wadsworth,	Ralph Powell.

The were the jury on the action of John & Benjamine Phillips, plantiffe, against Isaac Litle, defendant.

294

Joseph Howland, Foreman, Rober	t Barker, 1685.
John Thompson, Justus	s Aimes,
Josiah Morton, Antho	ony Aimes, 27 October. PART II.
John Churchell, Natha	aniell Southworth,
William Pabody, Franc	is Barker,
Joseph Wadsworth, Jn° D	otty.

These were on the action of Ralph Powell against William James.

*1685. At the Court of his Math holden at Plimouth the 2th of March, 168[‡].

BEFORE Tho Hinckley, Esqr, Gour,	Daniel Smith,
William Bradford, Deputy Gou ^r ,	Barnabas Lothropp,
John Alden,	John Thacher,
John Freeman,	John Walley,
Assistants in Conserve	

Assistants in Gouerment.

To y^e Constable of Dartmouth, or his Deputy, greeting.

HEARAS William Wood, Georg Soul, Nathaniel Soule, Joseph Allen, Ebenezer Allen, Sachariah Allen, all of Dartmouth, in y^e collony of New Plimouth in New England, proprieters in the lands within y township of Dartmouth, purchased of Wasemequen & Wamsutta, as by deed bearing date y° 29th of Nouember, 1652, may appeare, complaine against John Cooke, William Rickeson, John Smith, Sen^r, John Lapham, Peleg Tripp, Jacob Mott, Thomas Tabor, Joseph Tripp, Joseph Russell, John Russell, Sen^r, Joseph Coleman, Giles Slocum, Isaac Layton, Recompence Curbe, Beniamin Badcock, Samuell Hicks, Thomas Eaton, Peleg Slocum, Eliezer Slocum, Joseph Taber, Samuel Spooner, Seth Pope, Manaseth Kempton, Thomas Cornall, Jonathan Delano, Marey Corey, James Sison, Volientien Trudell Stone, John Sherman, Philip Tabor, Jonathan Shaw, Samuel Jeney, Stephen Peckham, James Sampson, Thomas Butts, Richard Euans, Nathaniel Howland, William Earle, James Tripp, Jonathan Russell, John Briggs, Sen^r, John Brigs, Jun^r, Thomas Briggs, Arther Hathaway, William Macumber, Mathew Allen, John Coleuen, Philip Shermane, Lauthum Clark, John Tayler, Richard Curbe, Juni^r, Reuben Waite, Henry Tucker, Isaac Pope, Robert Gifford, Christopher Gifford, Samuel Cornall, Ephraim Tinckum, Georg

1685-6.

2 March.

۰.

1685-6.

2 March. PART II. Cadmane, Ralph Earle, & Daniell Wilcock, in an action of y^e case, to y^e damage of eight hundred pounds in money, for that y^e s⁴ defendants claiming parts of s⁴ lands as y^{*} proprieters thereof, & holding s⁴ lands together in partnership with y^e complainants as tenants in comon & vndeuided, (except such part thereof as hath ben heretofore orderly & legally deuided vnto euery propriator according to his part or share therein,) notwithstanding y^e aboue s⁴ defendants contradicteth & will not permitt equall partion or deuision of all y* aboue s⁴ lands equally to be made according to law, & y⁶ complainants parts or shares therein, viz, fower whole parts or shares & a fourth part of a share, excepting thirty acres of land out of it, or at least will not comply with y. plaintiffs aboue named, vpon their reasonable demands to make an equall partition or deuition of all y^e aboue s^d lands according to y^e complainants parts or shares therin as aboue s⁴, & thereby preuenting y^e aboue s⁴ plaintiffs from y° knowledge & improvement of all theire owne respective parts or shares of all y^e aboue s⁴ purchased lands by themselues in severaltie, as by law is prouided ; by which vnjust acting, refusall, or not compliance of v^e defendants, y° aboue s' plaintiffs come to be greatly damnified, & therfore brings the action as aboue said. The Court grants a non suite.

The bill of cost of thirty two shillings was alowed by the Court.

Whereas Samuel Clap & John Cushing, as agents for the towne of y^a towne of Sittuate, complaineth against Japhett Turner, of Duxborough, in an action of y^a case, to y^a damage of fifty pounds, siluer money, for that y^a s⁴ Turner, vnder couler of his office & countenance of authority, did, as he was constable of Duxburough, molest or sease seuerall persons of y^a inhabitants of y^a towne of Sittuate afores⁴, to witt: Robert Sprout, John Maggowe, Joseph Studson, and Samuel Hatch, all of said Sittuate, for y^a paiment of a rate to s^4 Duxburough, through which said illegall acting of said Turner, ye plaintiue coffis to be damnified, as aboue s⁴.

This action was nonsuted.

The bill of cost allowed by the Court is thirteen shillings six pence.

Whereas Capt John Williams, of Sittuate, complaineth against Henry Josling, of s⁴ Sittuate, in an action of y° , on y° case, to y° damage of ten pounds, siluer money, & is for that y° s⁴ Henry Josling doth neglect to pay a debt of fiue pounds in siluer money, due from him, y° s⁴ Josling, to be paid to him, y° s⁴ Williams, as appeare by a bill signed vnder y° s⁴ Joslings hand, bearing date y° fourth day of Nouember, in y° yeare 1680, through which neglect of s⁴ Joslings said Williams coffis to be damnified as aboue said.

296

The jury finds for the plaintiff flue pounds silver mony due by bill, flue 1685-6. shilling damage, & the cost of sute.

The bill of cost of thirty five shillings was alowed by the Court.

Wheras Stephen Skiffe, of Sandwich, atturney to M^r John Mayhue, of Marthas Viniyard, complaineth against Ralph Powell, of Marshfeild, in y^e colony of New Plymouth, in an action of debt, to y^e damage of ten pounds, in siluer mony, for that y^e s⁴ Ralph Powell doth refuse or neglect to pay a debt of six pound ten shillings, siluer mony, due from him, y^e s⁴ Raph Powell, to him, y^e s⁴ John Mayhue, as doth or may appear by contract or other wise.

This action was nonsuted.

•Whereas John Dwelly, of Sittuate, complaineth against Abraham Jackson, Jun^r, of y^e towne of Plimouth, in an action of debt, to y^e damage of fiue pounds in money, for his non paiment of a debt of fifty shillings in money, due by bargaine or contract to y^e s^d Dwelly, from y^e s^d Jackson, as by testimony y^e s^d Dwelly saith he will make appear.

The jury finds for the plantiff his dept of fifty shillings in siluer mony, two pence damage, & the cost of the suite.

The bill of cost allowed by the Court is one pound nine shillings & sixpence.

Whereas John Williams, of Sittuate, complaineth against William James, of Boston, in an action of revew, to yº dammage of three hundred pounds, siluer mony, of an action reuewed by y^o s^d William James, at his matter Court held at New Plymouth on y° first Tuesday in July, last past, which s⁴ action of reuew was in these words : Whereas William James, of Boston, complaineth against John Williams, of Sittuate, in an action of reuew, to y^e damage of three hundred pounds, siluer mony, & y^e reason of this s⁴ complaint is because y⁴ aboues⁴ Williams did comence & prosecute an action against y^e aboues^d James, at a Court held for his matte at New Plimouth yº last Tuesday in October last past, which s⁴ action was as followeth : John Williams, of Sittuate, in behalfe of himselfe & partners, y° wronged propriators of Conchassett vndeuided lands in se Sittuate, complaineth against William James, late of Sittuate afores⁴, in an action on y⁴ case, to y⁴ damage of three hundred pounds in mony, for that s' William James sometime since yº 23 of October, 1683, hath made great strip & wast on s' vndeuided land, by cutting, falling, & carrying away from s' land great quantityes of wood & timber, or causeing y° same to be doñ contrary to an order of said pro-

38

Равт II.

1685-6. 2 March. PART II.

priators, or company, baring date y° same 23 of October, & to y° great damage of this plaintiffe & his partners, as he saith he will make appeare by euidence; by which s⁴ action, so reuewed as aboues⁴, y° jury found for y° said plaintiffe seauen pounds seauenteen shillings dammage, siluer mony, & y° cost of y° suit, whereby y° now plaintiffe conceiues himselfe to be much wronged & damnified; therfore praieth a reuew of s⁴ action, that he make his wrongs & damages appeare, & haue releife therein.

The jury find for the defendant the cost of the sute. The bill of cost allowed by the Court was twenty two shillings.

John Tracy, Fore-		Leuit Ephraim Morton,)		
man,		Forman,			
James Walker,		Seth Pope,			
Joseph Warren,		Nath ¹ Wood,			
Nath ⁿ Wood,		Samuell Harlow,	John Williams & W ^m James.		
Samuell Harlow,	John Dwellys	Joseph Fance,			
Joseph Fance,	action	Jonathan Barnes,			
John Holmes,	& Stephen Skiff.	Thomas Gibbes,			
John Wadworth,		John Dotye,	John Boomer.		
William Fobbes,		Samuell Sturtifant,			
Dauid Alden,		Nath ^u Winslow,			
Nath ⁿ Winslow,		Thomas King,			
Robert Standfort.		Joseph Dunham.	J		

The Names of the Jury.

[*88.]

•Whereas Leiut Anthony Collimore, of Scituate, complaineth against Humphry Johnson, of Hingham, in an action of the case, to the damage of an hundred pounds sterling, for that the said Johnson, sofitime in instant December, did vnjustly & falsely informe authorite against the s⁴ Colimore, to witt: that the s⁴ Colimore, together with seuerall other inhabitants of Scituate, did, on the 15th day of this instant December, in a roietus way or manor, either as an actor, or aider, or abetter, forceably enter into the propriety of the s⁴ Johnson within the bounds of Scituate, deliuered to him, the s⁴ Johnson, by the cheife or head marshall of Plimouth, the which information the s⁴ Johnson vnjustly pretended in behalfe of the King; whereas the pretended wrong doff had only relation to his perticular intrest soe claimed, which controuersie leagally apertaineth to be tryed by way of siuill action; by reason of which vnjust & false information the plantiff, being caryed before authority, exposed to disparagm⁴⁴ of creditt, to loss of time, & expence of mony, becomes greatly damnified.

[From this time the records of Judicial Acts cease to be in the handwriting of Secretary Clarke, PART IL. and are principally in that of Mr. Samuel Sprague, his successor.]

*New Plimouth, 1686. At the Court of Assistants held for our Sover-1686. aigne Lord the King on the first Tuesday in July, Anº 1686. 6 July.

MAMUEL HALL, of Yarmouth, complaineth against William Nickerson, of Yarmouth, afores⁴, in an action of debt, to the damage of twelue pound, siluer money, for that he, the s⁴ Nickerson, doth neglect or refuse to pay vnto the s⁴ Samuell Hall, or his order, the just sum of six pounds in currant siluer money of New England, due vnto him, the said Hall, from s⁴ Nickerson, as may more fully appear by one instrument given vnder the hand and sealle of

Thomas Fallen, Jun^r, of Yarmouth, complaineth against William Nickerson, late of Yarmouth, in an action of debt, to the damage of eight pounds, for the non payment of four pounds twelue shillings & six pence, as will more at large appear, due to the s⁴ Follen, from y[•] s⁴ Nickerson, by speacialties, under the said Nickerson his hand, bearind date first of Decemb^r, 1684. Nonsuited.

s⁴ Nickerson, bearing date the 25th day of Octob^r, 1685. Nonsuted.

5

Ebenezer Foord, residing at a place called Foords Farm, within the colony of New Plimouth, complaineth against James Foord, now or late of the same place, in an action of debt, to the damage of twenty eight pounds in money, for his non payment of a debt of fourteene pounds four shillings and seven pence, due from the said James Foord to the s⁴ Ebenezer, for mony, worke, and sundry goods, which the said James hath received of the s^d Ebenezer at severall times since the begining of October, which was in the year 1681, as by the s⁴ Ebenezer his booke he saith he will make appear. Nonsuited.

*Thomas Joslen, resident near Namecot, in Plimouth colony, complaineth [*85.] against Jonathan Blackman, of Little Compton, in an action of the case, for debt and damage, five pounds sterling money of New England, for denying & refusing to pay the s' Joslen the sum of fifty shillings, due for a

299

[*84.]

1686. horse that the said Blackman bought and received of the s⁴ Joslen some time in Decemb⁷, in the year 1685, which forceth the s⁴ Joslen to bring this his action, &d.

> This action being comitted to the jury, they say, We find for the plaintiff forty shillings, silver money, debt, six pence damage, and the cost of the suit.

Timothy White and Thomas Waid, both of Scituate, complain against John Williams, of Scituate, in an action of review, to the damage of forty pounds, silver money, for that the s' Williams did comence and prosecute an action of review against s⁴ Waid and White at a Court held for his mathe at New Plimouth the first Tuesday in July last past; which s⁴ action of review of an action of trespass, which s⁴ action of trespas s⁴ Williams comenced against s⁴ White and Waid at a Court held for his majesty at New Plimouth, the first Tuesday in March, 1682, the tenor of which s⁴ action of trespas was as followeth: John Williams, of Scituate, complaineth against Thomas Waid and Timothy White, both of Scituate, in an action of trespas on the case, to the damage of forty pounds, for that the aboves⁴ Waid and White, sometime in this instant February, entered on a peece, or on an alotment, of land in Scituate, which he, the s^d Williams, is owner of, and there the abovesaid Waid and White tooke up wood, and put it into carts, and forceably caryed it away, notwithstanding s⁴ Williams warned them not to cary away the s⁴ wood, but to throw it down and be goñ; but s⁴ Waid and White refused; by which illeagall acting the s⁴ Williams, complainant, comes to be damnified. At which above said March Court, the jury found for the then defendants, and at the two next Courts of tryals at Plimouth following s⁴ March Court, s⁴ Williams did review s⁴ action of trespas, and the jury still continued to find for the defendants, as by Court records may appear; and at July Court, 1684, s⁴ Williams did review the aboves⁴ action of trespas, *and obtained a verdict and judgment of Court against s⁴ Waid and White, as by Court records may appear, and at Octob^r Court next following, in 1684, s⁴ Waid and White did commence and prosecute an action of review against said Williams of an action of review of the aboves' action of trespas, and the jury found for the then plaintiffs, as by Court records may appear, and at July Court last past, s⁴ Williams did againe review s⁴ action, and did obtaine a verdict and judgement of Court against s⁴ Waid and White, of sixteene pounds seven shillings damage, and the cost of the suit, as by Court records may appear, which causeth the s' Waid and White to com-

[*86.]

300



plaine that they are wronged and damnified by s⁴ verdict, the jury, as the 1686. s^d Waid and White say, not having so full and clear understanding of the case; and therefore the said White and Waid pray a review of the s⁴ action at the next Court of tryals at New Plimouth, that if they, s⁴ Waid and White, make good their averments, their s⁴ wrongs may be repaired, and all due damages given to them, &d.

This action being heard in Court and comitted to the jury, their verdict was, We find for the plaintiffe, if the act of the committee stands good in law, 18:3:6, silver money, damage, and the cost of the suit; if not, we find for the defendant the cost of the suit.

The Court, not being yet advised, have demurred on this case till the next Court of Assistants.

Capt Thomas owned in Court in the plea that the committee ran the line of M^r Hatherlys 400 acres about four degrees within square.

At October Court, 1686. At which Court the question was resolved in the negative, and forty four shillings costs allowed to the defendant by the Court.

1686. October Court. And forasmuch as an execution was formerly granted against st Waid and White, for the recovery of st sixteene pounds & seven shillings and costs of suit, which in all is 18:3:6 money, & s⁴ execution being returned & not served to effect, the Court order another execution to κ issued forth in refference to the premisses.

•Isaac Howland, of Middleborough, plaintiff, against Thomas Joslen, [•87.] within the constablerick of Little Compton, defendant, in an action of debt, to the damage of fourteen pounds, currant money of New England, for the non payment of seven pounds in money due to the s⁴ Isaac Howland by covenant or contract some time in February last, for a yoak of oxen, then sold and delivered, which money the said Joslen unjustly detaineth.

Thomas Joslen, afores⁴, appeared in Court & acknowledged a judgment against himself, viz^t, his person & estate, of seven pounds, money, and such cost as the Court shall allow in s^d action. July 6th, 1686.

One pound four shillings & nine pence allowed p^r the Court in cost.

Capt John Williams, of Scituate, complaineth against Capt John Briggs, Nathanael Tilden, John Tilden, Timothy White, Henry Chittenton, Edward Jenkins, Rhodolphus Elms, John Merritt, Daniel Damon, Thomas Wade, 301

6 July. PART II.

1686. Stephen Oatis, Israel Chittenton, Joseph Woodworth, Benjamin Pierce, John Sutton, John Booth, and Thomas Man, all of Scituate, afores', as they are claymers and pretended proprietors in partnership with the plaintiff of s⁴ Conihaset undivided lands, in an action on the case, to the damage of two hundred pounds, silver money, for that the aboves' defendants hath neglected and doe not comply with the said plaintiffe to make an equall division of s⁴ undivided land of Conihasett, according to each mans just rights, according to an order of the proprietors of s⁴ Conihassett land, which order beareth date May the 20th, 1686, and other orders of the proprietors of s⁴ Conihasset

land, and advice and order of the Court.

This action was nonsuited, and forty two shillings allowed in cost to yº defendants.

[*88.] •Capt John Williams, of Scituate, complaineth against John Holbrooke, of Scituate, afors⁴, in an action of the case, to the damage of twenty pounds, silver money, for that he, the s⁴ John Holbrooke, doth neglect or refuse to pay unto the s⁴ John Williams the full & just sum of eleven pounds, of currant silver mony of New England, due vnto him, the s⁴ John Williams, from s⁴ John Holbrooke, as may more fully appear by a bill given under s⁴ John Holbrooks hand, which s⁴ bill beareth date the tenth day of August, 1685.

> This action, after pleas made, was comitted to the jury, whose verdict was, We find for the plaintiff eleven pounds, silver mony, debt due by bill, and cost of the suite. The cost allowed by the Court in this action is thirty shillings.

*July, 1686. Capt John Williams, of Scituate, complaineth against [*90.] Samuel Holbrooke, of Scituate, afores⁴, in an action of the case, to the damage of forty pounds, silver money, for that the s⁴ Holbrooke, in the year 1685, being then constable of Scituate, did receive of s' John Williams one execution to the value of eighteene pounds, or thereabouts, in silver money, w^{ch} s⁴ execution, he, the s⁴ Holbrooke, as he was then constable, as afores⁴, was to leavy upon the estates of Timothy White and Thomas Waide, both of Scituate, or on their bodyes, or on some one of them. But the said Holbrooke, not attending that dutey and trust, which law enjoyned him vnto, as he was constable, as afores⁴, hath neglected to return the effects of s⁴ execution, as he ought to doe, unto the s⁴ Williams, nor hath not comitted the bodyes of s⁴ White and Waid, nor one of them, as he by the s⁴ execution was comanded to doe; by which neglect and unfaithfulness of the defendant,

302

6 July.

PART IL

This action, after pleas made on both sides, was committed to the jury, PART II. whose verdict was, We find for the defendant y° cost of the suit. The cost allowed by the Court is nine shilling & sixpence.

At the Court of Assistants held for our Soveraigne Lord the King, at 5 October. New Plimouth, on the first Tuesday in October, 1686.

CAPT JOHN WILLIAMS reviewed the aboves⁴ action, and prossecuted the same against Sam¹ Holbrook, aboves⁴, and after the evidences produced and pleas made on both sides, the case was comitted to y[•] jury, who found for the defendant the cost of the suite. The cost allowed by the Court is eleven shillings and sixpence.

•At the county Court held at Plimouth, Sept. 21th, 1686, John Wil-[*91.] liams, of Scituate, complaineth against Thomas Wade, of Scituate, afores', in an action of the case, to the damage of forty pounds in money, for that the s⁴ Wade, since May last past, hath unjustly destroyed, by shooting or otherwise, divers of the s⁴ Williams his beasts of horse kinde, as by testimony the s⁴ Williams saith he will make appear. To which the defendant pleaded non culpable. The pleas being made & the evidences read, w^{ch} are on file with the records of this Court, the case was comitted to the jury, who returned and brought in their verdict as followeth, vizt: If a jury are bound to find by circumstances, without positive evidence, then we find for the plaintiff four pounds damage & the cost of the suit. If otherwise, we finde for the defendant the cost of the suit. The Court resolved this question in the negative, & gave judgment for the defendant, the cost of the suit, and allowed seventeen shillings cost. Capt John Williams appealed from this sentence to the next Court of Assistants, and gave bond to prossecute the same.

Transcribed out of the records of the s⁴ Court,

By NATHANIEL THOMAS, Cler.

Capt John Williams appeared at the s⁴ Court of Assistants, and prossecuted his s⁴ appeal, and the case being comitted to the jury, whose verdict was, —

1686. We finde for the plaintiff five pounds seventeene shillings damage & the cost of the suits.

PART II.

The cost allowed by the Court is four pound seven shillings and three pence.

Wheras John Dotey, Sen^{*}, alias Doten, of the towne of Plimouth, in the colony of New Plimouth, complaineth against John Bradford, of Plimouth, of the colony afores⁴, in an action of defamation & slaunder, to the damage of two hundred pounds, of silver money of New England, for that the afores⁴ Bradford hath slaunderously charged the afores⁴ Dotey, that he, the afores⁴ Dotey, was a thief, and had stolen about half a lode of hay from him, the said Bradford, some time last winter, and Bradford s⁴ that he could prove it, which causeth the s⁴ Dotey to complaine that he is greatly damnified, as he will rationally make appear.

The action barred because it ought first to have been tryed at a county Court, and nine shillings cost allowed to y^o defendant.

[The remaining Judicial Acts are recorded in the handwriting of Mr. Samuel Sprague.]

1689. •At a Court of Assistants held for their Ma^{tiss} at New Plimouth the s October. [*92.]

SAM^L SPRAGUE was appointed Recorder of s⁴ Court & sworne.

In answer to a petition presented to this Court by Lieut John Tompson, in refference to the present want of an highway, viz^t, a country road from Middlebury, Bridgwater, and other places, toward Boston, —

This Court order, that an highway for that end shall be speedily laid forth by a jury, in such mañer as may be most advantageous to the publick, and with as little injury to particular persons as may be, according as the law in such case directs.

The jury appointed by the Court for that end are the persons under written, viz^t: —

Lieut Isaac Little,	John Waterman,
Sam ¹ Clapp,	John Thrasher,
John Foster,	Sam ¹ Sturtevant,
Thomas Stetson,	Stephen Bryant, Jun ^r ,
James Leonard, Jun ^r ,	Obadiah Eedey,
Nath ¹¹ Southworth,	John Miller,
Nicholas Byram,	James Samson,
Edward Fobes,	John Spooner.

The said jury are ordered to meet together at the house of s⁴ Tompson, on Wednesday, the nineth instant, about 12 of the clock, to take oath and proceed about the worke afores⁴; and forasmuch as there hath been some contest betweene some of the inhabitants of Middlebury and s⁴ Tompson, the said jury are ordered to take notice of the evidences, sayings, and allegations, of any that may give light for their actions in refference to the premises, and this Court at their next meeting to order how the charge thereof shall be sattisfied or borne.

Pr order of s⁴ Court,

SAM^L SPRAGUE, Record^r.

Plimouth, June y[•] 6th, 1690. The Govern^r and Assistants then ordered that the five persons who are here under written be forthwith added to the jury abovenamed, to joyne with s⁴ jury, to perform what is above required. The persons added are Capt Seth Pope, Leiv^t John Tracey, John Bradford, Nath¹¹ Winslow, Sen^r, and Josiah Snow, who, together with said jury, are ordered to meet at the house of John Tomps $_{,}$, Sen^r, in Middleborough, on the firs Tuesday of July next, about noone, or 12 of the clock, to pceed in the work or service above mentioned, and s⁴ persons added to go before some magistrate in y[•] mean time to take oath.

Attest: S: SPRAGUE, Record^r.

*At a Court of Assistants held for their Ma^{vies} on special Occasion, the 19 July. 19th Day of July, 1690. [*93.]

BEFORE Thomas Hinckley, Esquire, Gouern^r, John Thacher, and Will^m Bradford, Esq^r, Dep^t Gov^r, John Walley, Esq^m, Barnabas Lothrop,

Assistants.

IN refference to John Delaforest, a Frenchman, the prisoner lately condemned at his ma^{ties} Court at Bristol, for comitting a barbarous murder in the county of Bristol, aforesaid, on a _ countreyman of his, and having made his escape out of prison, is retaken and now in goal at Boston, this Court order, that s⁴ prisoner be forthwith sent for and brought to Plimouth, in order to his execution, and that the proceedings of s⁴ Court at Bristol,

39

906

1689. 8 October. PART IL

6 June.

1690.

1690. relating to his tryal and condemnation, be forthwith sent for, and procured of M^r Newton, then clerk of s⁴ Court.

PART II.

The said Court do appoint M^r Stephen Burton, of Bristol, to look after and take care of their ma^{thes} revenue and customs in the county of Bristol, and to take and receive the same, and to give dispatches to vessels as there may be occasion, and to see that the acts entitled the Acts of Navigation be duly observed, and he to render account to this their ma^{thes} government when legally required.

For as much as the several churches and congregations in the counties of Plimouth and Barnstable have lately observed and kept a solemn day of humiliation and fast, relating to the afflicted state of the countrey, as also to begg the presence and blessing of God upon the present intended expedition to Canada, this Court recomend it to the teachers and elders of the several churches and congregations in the county of Bristol, as speedily as with convenience it may be, to set apart and observe a day for the causes aforesaid.

so July. •At a Court of Assistants held for their Ma^{tive} at Plimouth the 30^{*} [*94.] Day of July, 1690.

> BEFORE Thomas Hinckley, Esq^r, Govern^r, William Bradford, Esq^r, Deputy Govern^r, John Thacher, John Cushing, Esq^{re}, And M^r Ephraim Morton, Associate.

JOHN ARMUNG DE-LA-FORREST, a Frenchman, being now brought before this Court, it being demanded of him whether he were the person lately arraigned and condemned at Bristol for a murder by him comitted on _, a countrey man of his, he, the said John, readyly acknowledged himself to be that person, and that he was arraigned and condemned at Bristol aforesaid, and that since his condemnation he brake out of prison, and made his escape out of the county of Bristol. It being then demanded of him, what for himself he had to say why execution should not be done upon him according to sentence and condemnation, he having had a legall tryall by

306

jury, he then denied the fact, and desired that he might go forth to warr in the service of the countrey, which not being granted, a warrant was p s^d Court ordered to be drawn for his execution, as followeth: -- PART II.

To the Chief Marshall of the colony of New Plimouth, greeting: — Whereas John Armung de la Forrest, lately arraigned and condemned at his ma^{ties} Court at Bristol, in s⁴ colony, for a barbarous murder by him comitted, and, by his own confession, having broken out of prison after condemnation and sentence passed upon him at s⁴ Court, namely, that he should be hanged by the neck untill he is dead, which yet remains to be performed; and having been brought before a Court of Assistants, held for their ma^{ties} at Plimouth, the 30th day of July, 1690, and after demand made of him why execution should not be done upon him according to the said sentence, and having nothing justly to say for himself in that respect, you are therefore, in their ma^{ties} name, hereby required to cause execution, with full effect, to be done upon him according to said sentence, and that the same be performed on the 31st instant, about ten of the clock in the morning; and hereof you may not fail, as you will answer the contrary at your perrill. And so doing this shall be your sufficient warrant.

Dated at Plimouth, July the 30th, anno Doff 1690.

P^r order of the Court of Assistants.

SAM^L SPRAGUE, Recorder.

Upon receipt hereof, I have caused execution to be done, as above required. Dated July 31, 1690.

Pr WILLIAM BASSETT, Marshall.

The aboue named prisoner imediately before his execution confessed himself guilty of the murder and fact for which he was condemned.

1690. •At a Court of Assistants held at Plimouth the first Tuesday of Octob^r, Anno Domini 1690.

[*95.] BEFORE Thờ Hinkley, Go^{*}, John Thacher, & Wilł Bradford, D: Gov^{*}, John Cushing, Barnabas Lothropp, Assistants.

> CAPT JOHN WILLIAMS, being sumoned, speared at the county Court at Plimouth, September 16th, 1690, to answer his presentment for selling severall pots of cyder to the Indians, in Indian harvest last past, & at s^d Court thereof convict, is sentenced to pay a fine of five pounds in money, Cour fees, and charge of prossecution; who appealled from the s^d judgment & sentence unto the next Court of Assistants, to be holden at Plimouth the first Tuesday of October next following, and put in bond to appear at s^d Court, &d.

> The Court appoint the 29th instant to be kept and observed by all the persons in this colony as a solemn day of humiliation & fast, and adjourn to the first Thursday of November next, ordering all persons who have buisines at this Court to attend s⁴ adjournment, and demur till then on the afores⁴ appeal of Captain Williams, and order that the witnesses to that case be summoned personally to appear at the s⁴ adjournment.

> The Court also order, that a special warrant be directed to the chief marshall for the bringing of Daniel Wilcocks to s⁴ adjournment, to answer as p former warrant he was required; as also for his contumelious speeches & carriages concerning the present authority.

> And that Daniel Eaton, constable of Little Compton, be also caused to be personally present thereat.

6 November. At a Court of Assistants held by Adjournment at Plimouth y⁴ first Thursday of November, 1690.

WILL, Indian servant to Captain John Williams, being accused p² Thomas Coleman, of Scituate, for breaking into his celler at Scituate afores⁴, & thence stealing out wine, rum, and spice, and at this Court

PART IL.

thereof convict, and of sundry other thefts and pilfrings, particularly from 1690. Mr John Allin, of s^d Scituate, as s^d Indian confesseth, is sentenced to sit on the gallows, be branded on the hand with the letter **B**, and to pay to the persons damnified by his theft five pound money, Court fees, and charge of prossecution, or to be sold for the payment thereof, and to be imprisoned till sentence be performed.

6 November. PART II.

[*98.]

4^{ld} of s^d 5^{ld} to be paid to s^d Coleman, and twenty shillings residue of s⁴ sum to s⁴ M^r Allin.

The Court, at y° request of George, Indian, late servant to Sam¹ Sprague, grant liberty to said Indian to purchase a gun of any English person for his own use, & such person, having certificate or copy of s⁴ grant from y⁶ Secretary, is permitted & allowed to sell a gun to s^d Indian.

•At	a	Court	of	Assistants	held	at	Plimouth	the	first	Tuesday	of	1691.
April, 1691.												
					· · · ·	, . .						7 April.

BEFORE Thomas Hinckley, Esq', Govern', Barnabas Lathorp, Esq¹, and Willⁿ Bradford, Esq^r, Deputy Govern^r, John Thacher, Esq^r, Daniel Smith, Esq^r,

Assistants.

OHN KALANDER, of Rehoboth, appeared personally before s⁴ Court, and tendered to make his defence to a case of appeal from the judgment Ð of the last county Court at Bristol, wherein Mr John Saffin was then defendant, and now appeallant, Mr Saffin not appearing to prossecute his appeal.

In pursuance of an order of Court, bearing date the first Tuesday of October, 1689, we, whose names are here under written, being impanelled on a jury, & being met together, according to order of Court, June yº sixth, 1690, and having heard their pleas and vewed the ways according to y. order of s^d Court, doe and have agreed and concluded, that the countrey rode, from Middlebury, Bridgwater, and other places, towards Boston, shall and doth begin at y° roads in Middlebury, by the new meeting house in said Middlebury, where we marked a red oak tree, near said meeting house, and on the westerly side of Plimouth road, & from thence said road runeth as 1691. 7 April. PART II.

y^e old way now goeth to Aldens Brooke, where y^e bridge now is, and from thence along the old way which lyeth on y° westerly side of the uper meadow to Bear Spring, and so along as y* way now goeth to y* old bridges at Winatuxet River, at or near the bounds betweene ye lands of John Tomson and ye lands of Alexander Standish, having marked severall trees on each side of s⁴ road, & on y^e westerly side of s⁴ river we marked a red oak tree, and from thence y* road runeth to y* road that goeth to Plimouth from Bridgwater, there being many marked trees in s⁴ road, and so it runeth as that way goeth to Bridgwater, by y* house of James Latham, and from thence it runneth to Byrams Plain, as y° way goeth, to y° road that goeth to Waymouth, and from thence as y° way now lyeth on y° westerly side of Andrew Foords house, & so to ye patent line, where we marked two trees and laid a heap of stones.

July 24, 1690.

JOHN FOSTER,

•JOHN MILLER,

JAMES SAMSON,

JOHN SPOONER,

JOHN TRACEY,

SETH POPE,

[*99.]

SAMUELL CLAPP, NATHANAEL SOUTHWORTH, THOMAS STETSON, JAMES LEONARD, JUN^R. NICHOLAS BYRAM, EDWARD FOBES. JOHN BRADFORD, JOHN WATERMAN, JOHN THRASHER, STEPHEN BRYANT.

To the constable of New Plimouth, greeting, &c: - Whereas, at his mattee Court held at New Plimouth on ye last Tuesday in October last, Sam¹ Dunham, of Winatuxet, the son of John Dunham, of Plimouth, prossecuted an action and obtained a verdict of jury and judgment of Court against John Andrews, of s⁴ Plimouth, of twelve pounds and ten shillings, silver mony, debt, & twelve shillings and six pence damage, and forty six shillings in money, cost of s⁴ suit, which in all amounts to fifteen pounds eight shillings & six pence, -

These are, therefore, in his maties name, to require you to go to the said Andrews, on receipt hereof, or to y* place of his usuall abode, & demand y* s' sum of fifteen pounds eight shillings and six pence, in silver money; & if he shall refuse or neglect to answer or satisfie the same in specie, as abovesaid, that then you levy execution on the estate of s⁴ Andrews, supposed to be in your custody, & so dispose thereof as it may sattisfie y? judgment 1691. abovesaid, according to specie ; & yº said sum of fifteen pounds eight shillings & six pence deliver to the said Samuel Dunham, free and clear of charge; & PART II. retaining in your hands as much of s^d estate as will sattisfie your own fees, charge of this execution, & transportation, you are to return y* overplus, or remainder of s⁴ estate, to said Andrews, according as p^r law you are directed; & hereof fail you not at your perrill.

Plimouth, dated y^e 7th of Decemb^r, 1683.

Pr me. WILLIAM BRADFORD, Deputy Governor.

December 11th, 1683. I served execution upon a peece of John Andrews land and meadow: the land & meadow was prised at fourteen pound six shillings. And I served execution on hay, & it was prised at one pound two shillings, & delivered it to Samuel Dunham.

JOHN BRYANT, Constable of Plimouth.

*At a Court of Assistants held at Plimouth the first Tuesday of 1692. Aprill, 1692. 5 April.

[*100.]

BEFORE William Bradford, Esqr, Dept Govern^r, John Walley, Esqr, Daniel Smith, Esqr, John Cushing, Esqr, John Thačer, Esq^r,

Assistants.

1. TOHN RICHMOND, Peter Walker, & Joseph Tisdall, all of Taunton, plffs, in an action of appeal, versus Joseph French, of Taunton, defendant. Refered to yº adjournment under mentioned.

2. Joseph Greene, of Waymouth, plaintiff, in an action of appeal, versus Liev^t Anthony Callimer, Benjamin Stetson, Sen^r, & Jeremiah Hatch, Sen^r, all of Scituate, defendants. Refered to y^e adjournment under mentioned.

3. Thomas Wade and Timothy White, both of Scituate, plaintiffs, in an action or review, versus Capt John Williams, of Scituate, defendant. The action barred because improper for y^e cognizance of this Court.

7 April.

PLYMOUTH COLONY RECORDS.

1692.	The Names of y ^e Jury	chosen by y ^e seuerall Town	ns & present at s ⁴ Court.
δ April.	Josiah Snow,	James Warren,	Nathanael Holmes,
PART II.	Anthony Eames,	John Murdoe,	Abraham Jackson,
	Nath ⁿ Brett,	Alexander Standish,	Liev ⁴ Seth Arnold,
	John Washbourn,	John Miller,	Enš John Haws.

Nath^u Harlow and Phillip Delano fined each of y^m 13^s 4^d, for not attending Court to serve on a jury.

The Court appoint y^o 27th instant to be kept as a publick day of fast throughout y^o colony.

And adjourn to Thursday y^e 9th of June next, and all prosces and bonds continued to s⁴ adjournm^t, & parties ordered to attend the same.

Digitized by Google

•

.

.

.

.

--

Digitized by Google

•

٠

• •

-

•

-

.

•

•

-

Abell, Robert,
Adey, Webb, William Paddy, vs., 4
Adin, Jonathan,
Agawaam,
Aimes, see Eames.
Alby, John, vs. Jonathan Brewster,
Alcocke, John,
administrator of, vs. Joseph Coleman, 184
vs. Nathaniel Turner,
Alden, Aldin, David,
John, 10-15, 48, 49, 52, 54, 57, 58, 63, 64, 66-
68, 70-73, 76, 78, 80, 81, 83-85, 87, 89, 91,
93, 95, 96, 98, 101-103, 105, 109, 113, 116,
120, 124, 127, 128, 130, 135-137, 141, 144,
148, 151, 155, 156, 158-160, 164, 165, 167,
169, 171, 172, 174, 177, 181, 186, 190, 192,
194, 196-198, 201, 205, 208, 212, 214, 215,
218, 219, 223, 229, 233, 236, 243, 249, 253,
258, 260, 273, 276, 279, 286, 287, 292, 295
arbitrator,
deposition of,
Jonathan, 105, 143, 144, 147, 157, 228, 245, 265
Ensign,
Alden's Brook,
Ensign, 150. 198 Alden's Brook, 310 Alexander, alias Wamsitta Sopaquitt, . . . 191
Alford, Allford, William, vs. Nathaniel Thomas, 53,
55
Allen, Allin, Alen, Ebenezer, 283, 292, 295
George,
vs. Edward Wollenston,
Thomas Boardman vs.,
Increase,
John, 83, 137, 238, 259, 309
of Rehoboth,
vs. William Blackstone, 143, 150
John Pecke and another vs.,

Allen, John, and another, vs. Philip, alias Meta-

combr,
combr,
Joseph,
Matthew,
Ralph, vs. Sarah Davis, administratrix, 179
Ralph, Jun., Anthony Wright vs.,
Thomas Dexter, Jun., vs.,
Robert,
Samuel,
ve. John Barnes,
Thomas
William, William Swift vs.,
and another, Thomas Hawley vs., 110
Zachariah, 242, 247, 248, 292, 295
and others, vs. Henry Tucker and others, 283
Ensign,
Almy, Almey, Christopher,
John Pococke and wife, admin., vs., 215-217
John,
Job,
Alvey, William,
vs. Joseph Winsor
Ames, John, vs. James Torrey,
Andrews, Andrewes, Joseph, 72, 87, 98, 100, 126, 127
Henry, vs. John Gilbert, Sen.,
vs. Robert Crosman,
John, Samuel Dunham vs.,
William Clarke vs.,
Samuel Dunham vs., return of execution, . 310
Annable, Anthony,
Applegate, Thomas, William Newland vs., 19
vs. William Newland,
Armstrong, Gregory, vs. Robert Nash, 51
Arnold, Samuel,
Nathaniel Thomas ve.,
(315)

Arnold, Seth,	
Mr.,	vs. James Cole, Sen.,
Assault, 6, 35, 56, 58, 116	vs. Robert Barker,
Atkins, Attkins, Henry,	vs. Nicholas Davis,
Atwood, Ann, vs. Samuel Sturtevant and another, 67	vs. Thomas Pope and another,
John, 4, 10, 11, 15, 29	ze. John Holmes,
ve. Francis Billington,	vs. Robert Ransom,
vs. Robert Bartlett,	es. Ralph Chapman,
William Merrick vs.,	Samuel Allin rs.,
vs. James Luxford,	vs. John Rushell,
See Wood.	vs. Maher Dyer,
Awashunkes, pretended squa sachem, 191 Basharall Surgued	Joseph Turner vs.,
Backnell, Samuel,	vs. Joseph Billington,
Bacon, Nathaniel, 56, 132, 134, 136, 137, 141, 144,	vs. Joseph Ramsden,
148, 151, 155, 156, 158-160, 164, 165, 167, 160, 171, 170, 177, 201, 207	vs. John Dotey,
169, 171, 172, 177, 205—207.	vs. John Hayward,
Peter,	Jonathan, 121, 136, 172, 242, 243, 285, 298
John Sutton vs.,	John Bryant, Sen., vs.,
Badcock, Benjamin,	Barrell, William,
Baker, Francis,	Barrett, Jonas,
vs. William Nicarson,	Barnstable, complaint against, &c.,
rs. William Nicarson, Sen.,	Barnstable county,
se. Abraham Hedge,	Barstow, Barstowe, Bastow, Besto, Berstow, Jo-
John,	seph,
Walter, Arthur Howland vs.,	William,
Bangs, Banges, Edward, 4, 13, 14, 16, 22, 23, 25, 28,	John Turner, the elder, vs.,
35, 36	Charles Chauncy vs.,
Jonathan,	vs. John Palmer, Sen., and another, 80
arbitrator,	vs. John Palmer, Jun.,
Barker, Ann,	Bartlett, Bartlet, Benjamin, 92, 102, 112, 123, 150,
Anna ,	151, 205, 231, 252
Francis,	Joseph, 156, 163, 201, 234, 246, 247, 287
Issac,	vs. Thomas Lucas,
vs. William Tubbs, Sen., and wife, 188	vs. James Clarke,
John,	rs. John Simmons,
vs. John Williams, 202, 203, 213 John Williams vs., 192, 201, 213	
4000 W 1000 78 197 201 213	Mercy,
	Robert,
guardian, rs. John Williams, 209, 211	Robert,
guardian, vs. John Williama, 209, 211 and wife, Roger Cooke and another vs., . 41	Robert, . </td
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs., . 41 John, guardian of, vs. John Williams, . 209, 210	Robert,
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs., . 41 John, guardian of, vs. John Williams, . 209, 210 Robert, 93, 125, 130, 214, 259, 264, 266, 294, 295	Robert,
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs., . 41 John, guardian of, vs. John Williams, . 209, 210 Robert, 93, 125, 130, 214, 259, 264, 266, 294, 295 vs. Thomas Boardman,	Robert,
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs.,	Robert,
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs.,	Robert,
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs., . 41 Jehn, guardian of, vs. John Williams, 209, 210 Robert, 93, 125, 130, 214, 259, 264, 266, 294, 295 vs. Thomas Boardman,	Robert,
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs., . 41 Jehn, guardian of, vs. John Williams, . 209, 210 Robert, 93, 125, 130, 214, 259, 264, 266, 294, 295 vs. Thomas Boardman,	Robert,
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs., . 41 Jehn, guardian of, vs. John Williams, 209, 210 Robert, 93, 125, 130, 214, 259, 264, 266, 294, 295 vs. Thomas Boardman,	Robert,
guardian, vs. John Williams,	Robert,
guardian, vs. John Williams, 209, 211 and wife, Roger Cooke and another vs.,	Robert,
guardian, vs. John Williams,	Robert,

.

ohn, ve. Thomas Clark,	
John, ve. Thomas Clark,	
Robert Barker	
Nicholas Davis,	
Thomas Pope and another,	
Nicholas Davis,	
Kobert Kansom,	
Ralph Chapman,	
uel Allin rs.,	
ohn Rushell,	
daher Dyer,	
ph Turner vs.,	
oseph Billington,	
oeeph Ramsden,	
ohn Dotey,	
ohn Hayward,	
sthan, 121, 136, 172, 242, 243, 285, 298	
ohn Bryant, Sen., w.,	
bhn Bryant, Sen., vs.,	
Јопав,	
Jonas,	
e county,	
Barstowe, Bastow, Besto, Berstow, Jo-	
seph, 103, 143, 144, 184	
seph,	
hn Turner, the elder, vs.,	
harles Chauncy vs., 65	
harles Chauncy vs.,	
Bartlet, Benjamin, 92, 102, 112, 123, 150,	
151, 205, 231, 252	
ph, 156, 163, 201, 234, 246, 247, 287	
ph, 156, 163, 201, 234, 246, 247, 287 . Thomas Lucas,	
ph, 156, 163, 201, 234, 246, 247, 287 . Thomas Lucas,	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 172, 174 John Simmons, 252 cy, 1 cy, 1 state 148 ert, 35, 41, 47, 67, 70, 72, 93 whn Atwood rs., 148	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 172, 174 John Simmons, 252 cy, 1 cy, 1 state 148 ert, 35, 41, 47, 67, 70, 72, 93 whn Atwood rs., 148	
Thomas Lucas, . <	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 172, 174 John Simmons, 252 cy, 35, 41, 47, 67, 70, 72, 93 whn Atwood rs., 148 Thomas Pope, 73 od others, vs. Yarmouth and other towns, 59	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 172, 174 John Simmons, 252 cy, 35, 41, 47, 67, 70, 72, 93 whn Atwood rs., 148 Thomas Pope, 73 od others, vs. Yarmouth and other towns, 59	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 shn Atwood rs., 148 Thomas Pope, 73 od others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 hhn Atwood rs., 148 Thomas Pope, 73 od others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263 ard Sturgis vs., 267, 273	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 252 cy, 35, 41, 47, 67, 70, 72, 93 shn Atwood rs., 14 Thomas Pope, 73 others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263 ard Sturgis vs., 5, 7, 8, 12, 13, 292, 307	
Thomas Lucas, . . 157 James Clarke, . . 172, 174 John Simmons, . . 252 Cy, . . . 252 Cy, ert, whn Atwood rs., .	
Thomas Lucas,	
Thomas Lucas,	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 172, 174 John Simmons, 148 ert, 35, 41, 47, 67, 70, 72, 93 shn Atwood rs., 14 Thomas Pope, 73 od others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263 ard Sturgis vs., 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. homas, 233 imothy Cole, 197 ohn, vs. John Williams, 110, 113	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 hn Atwood rs., 14 Thomas Pope, 73 d others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Xdward Sturgis, 262, 263 ard Sturgis vs., 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 197 ohn, vs. John Williams, 110, 113 ng, 310	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 Sy, 172, 174 John Simmons, 252 Sy, 172, 174 John Simmons, 252 Sy, 148 ert, 355, 41, 47, 67, 70, 72, 93 shn Atwood rs., 148 Thomas Pope, 73 od others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263 ard Sturgis vs., 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 233 ïmothy Cole, 197 ohn, vs. John Williams, 110, 113 ng, 310 chard, executor of, vs. Benjamin Church, 196	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 Sy, 172, 174 John Simmons, 252 Sy, 172, 174 John Simmons, 252 Sy, 148 ert, 355, 41, 47, 67, 70, 72, 93 shn Atwood rs., 148 Thomas Pope, 148 Thomas Pope, 73 od others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263 ard Sturgis vs., 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 197 homas, 197 ohn, vs. John Williams, 110, 133 ng, 310 chard, executor of, vs. Benjamin Church, 196 es, James Leonard vs., 93	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 Sy, 172, 174 John Simmons, 252 Sy, 172, 174 John Simmons, 252 Sy, 148 ert, 355, 41, 47, 67, 70, 72, 93 shn Atwood rs., 144 Thomas Pope, 73 od others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263 ard Sturgis vs., 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 233 imothy Cole, 197 ohn, vs. John Williams, 110, 113 ng, 310 chard, executor of, vs. Benjamin Church, 196 es, James Leonard vs., 93 tichard, 93	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 hn Atwood rs., 14 Thomas Pope, 14 Thomas Pope, 73 d others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 2dward Sturgis, 262, 263 ard Sturgis, 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 233 imothy Cole, 110, 113 ng, 310 chard, executor of, vs. Benjamin Church, 196 es, James Leonard vs., 93 ichard, 90—92, 95 s Tree, 239	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 Sy, 172, 174 John Simmons, 252 Sy, 148 ert, 35, 41, 47, 67, 70, 72, 93 shn Atwood $rs.,$ 148 Thomas Pope, 143 Thomas Pope, 73 ad others, $vs.$ Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263 ard Sturgis $vs.,$ 267, 273 iam, δ , 7, 8, 12, 13, 292, 307 ee Barstow. 197 homas, 10, 131 ng, 310 chard, executor of, $vs.$ Benjamin Church, 196 es, James Leonard $vs.,$ 93 ichard, 90—92, 95 a Tree, 239 Thomas, 239	-
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 hn Atwood rs., 14 Thomas Pope, 14 Thomas Pope, 73 d others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 2dward Sturgis, 262, 263 ard Sturgis, 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 233 imothy Cole, 197 ohn, vs. John Williams, 110, 113 ng, 310 chard, executor of, vs. Benjamin Church, 196 es, James Leonard vs., 93 ichard, 90—92, 95 s Tree, 239 Thomas, 239 Thomas, 329 Stores, 329	-
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 Sy, 172, 174 John Simmons, 252 Sy, 148 ert, 35, 41, 47, 67, 70, 72, 93 shn Atwood $rs.,$ 148 Thomas Pope, 143 Thomas Pope, 73 ad others, $vs.$ Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 Sdward Sturgis, 262, 263 ard Sturgis $vs.,$ 267, 273 iam, δ , 7, 8, 12, 13, 292, 307 ee Barstow. 197 homas, 10, 131 ng, 310 chard, executor of, $vs.$ Benjamin Church, 196 es, James Leonard $vs.,$ 93 ichard, 90—92, 95 a Tree, 239 Thomas, 239	-
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 hn Atwood rs., 14 Thomas Pope, 14 Thomas Pope, 73 d others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 2dward Sturgis, 262, 263 ard Sturgis, 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 233 imothy Cole, 197 ohn, vs. John Williams, 110, 113 ng, 310 chard, executor of, vs. Benjamin Church, 196 es, James Leonard vs., 93 ichard, 90—92, 95 s Tree, 239 Thomas, 239 Thomas, 329 Stores, 329	-
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 hn Atwood rs., 14 Thomas Pope, 14 Thomas Pope, 73 d others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 2dward Sturgis, 262, 263 ard Sturgis, 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 233 imothy Cole, 197 ohn, vs. John Williams, 110, 113 ng, 310 chard, executor of, vs. Benjamin Church, 196 es, James Leonard vs., 93 ichard, 90—92, 95 s Tree, 239 Thomas, 239 Thomas, 329 Stores, 329	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 hn Atwood rs., 14 Thomas Pope, 14 Thomas Pope, 73 d others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 2dward Sturgis, 262, 263 ard Sturgis, 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 233 imothy Cole, 197 ohn, vs. John Williams, 110, 113 ng, 310 chard, executor of, vs. Benjamin Church, 196 es, James Leonard vs., 93 ichard, 90—92, 95 s Tree, 239 Thomas, 239 Thomas, 329 Stores, 329	
Thomas Lucas, 157 James Clarke, 172, 174 John Simmons, 252 cy, 148 ert, 35, 41, 47, 67, 70, 72, 93 hn Atwood rs., 14 Thomas Pope, 14 Thomas Pope, 73 d others, vs. Yarmouth and other towns, 59 Basset, Bassit, Nathaniel, 118, 211 2dward Sturgis, 262, 263 ard Sturgis, 267, 273 iam, 5, 7, 8, 12, 13, 292, 307 ee Barstow. 100 homas, 233 imothy Cole, 197 ohn, vs. John Williams, 110, 113 ng, 310 chard, executor of, vs. Benjamin Church, 196 es, James Leonard vs., 93 ichard, 90—92, 95 s Tree, 239 Thomas, 239 Thomas, 329 Stores, 329	

316



Biddle, Bedle, Joseph,	
Billington, Joseph, John Roads vs.,	
John Barnes vs.,	
John Barnes vs.,	
Bird, Burd, Byrd, Ann, es. John Williams, 162, 163	
John Williams vs.,	
John Williams vs.,	L
James Cudworth ps	I
James Cudworth vs., .	-
vs. George Russell,	
John Hudson vs.,	1
Bisbee, Besbey, Elisha,	
Blacke, alias Blackwell, John,	
Blackman, Jonathan, Thomas Joslen vs., 299	1
Blackstone, Blackston, William, John Allin, Sen., vs., 155	
John Allin vs., 143, 150 Blackwell, John,	
Blackwell, John,	
John Smith, Sen., and another, vs.,	
Michael,	
Miles,	1
See Blacke.	L
Blush, Abraham,	Ŀ
Boardman, Thomas,	
Robert Barker vs.,	ľ
wed snother William Dalmer as	
vs. George Allin,	È
Boatensh, Bothsh, Robert,	
Bonny, Thomas, vs. Jonathan Brewster, 48	
Roger Glasse vs.,	
Bonum, George, 68, 98, 100, 112, 119, 126, 127, 129,	
136, 147, 154, 157, 160, 171, 172, 177, 181,	
189, 214.	L
and another, vs. James Luxford,	
Booth, John,	
Booth, John,	
Boston, John Tompson, petitioner for highway from	
Middleborough to, 304, 305, 309	
Boswell,,	
Bosworth, Benjamin, Sen., vs. John Turner, Sen., 223,	
230	
Botfish, see Boatefish.	
Bound Brook,	1
Bourne, Burne, Elisha,	
Henry,	
Job,	Ì
John, 60, 64, 85, 90, 96, 108, 123, 156, 175, 245	
Richard,	
Thomas,	1
vs. Trustrum Hull,	
Bower, George,	
John, vs. Mrs. Joane Barnes, 63	
Bowker, Robert, William Clarke vs.,	1
Bowman, Nathaniel, vs. Morris Truant, 41	
Bradford, John, 90, 94, 105, 115, 213, 229, 231, 252,	Ι.
2110000000 = 000001 = 000 = 000 = 100 = 110 = 410 = 440 = 401 = 402 =	
279. 310	

•

. 75, 108	Bradford, John, vs. William Clarke, Sen., 237
110	John Dotey, alias Doten, vs.,
124	
12	William, 10-19, 21-24, 28-43, 45-49, 52,
162, 163	54, 55, 57, 58, 60, 63, 64, 66-68, 70-73,
164	76, 78, 80, 87, 89, 91, 93, 95, 96, 98, 101-
), 79, 129	103, 105, 109, 113, 116, 120, 124, 127, 128,
29	130, 135-137, 141, 144, 148, 151, 155, 156,
30	158, 159, 160, 164, 165, 167, 169, 171, 172,
44	174, 177, 181, 186, 190, 192, 194, 196-198,
89	201, 205, 208, 212, 214, 215, 218, 219, 223,
88, 130	228, 229, 233, 236, 237, 243, 245, 246, 249,
104	251, 253, 257, 258, 260, 273, 276, 279, 286,
185	287, 292, 293, 295, 305, 306, 308-311.
299	vs. John Combes,
., vs ., 155	executor, John Willis and wife vs.,
143, 150	Treasurer, vs. Samuel Dunham,
245, 252	Branch, John,
222	Brattle, Thomas,
154	
119	administrator of, vs. Nathaniel Hall, 280, 284
110	Brayman, Thomas, James Burt vs.,
210, 211	
. 50, 52	Breach of promise, 101, 116
,	Brett, Britt, Brete, Nathaniel,
9	Elihu, Joseph Washburne vs.,
118	William, 43, 52, 275
50	Brewster, Jonathan,
1, 49, 52	vs. James Luxford,
48	John Alby vs.,
76	Thomas Bonny vs.,
127, 129,	Love,
177, 181,	William,
	Wrestling,
27	$Mr., \ldots \ldots \ldots \ldots \ldots 25$
168, 302	Bridgewater,
259	Briggs, Briges, James,
from	vs. John Cushen, selectman, 199, 200
305, 309	the town of Marshfield vs., 200
32	John, 210, 217, 219, 220, 224-226, 231, 259,
en., 223,	264, 283
230	Sidrack Thayer vs.,
	and others, John Williams vs., 301
195	John, Sen.,
260, 285	John, Jun.,
29	Jonathan, William Hailstone rs., 103
157, 163	Thomas,
175, 245	Walter, Edward Tart vs 45
0, 51, 56	rs. Robert Sprought,
2, 27, 36	Bristol county, officer appointed to take care of the
99	revenue and customs in,
8, 18, 29	fast to be kept by the churches and congrega-
63	tions in,
122	Brooke, John, Joseph Thorne vs.,
41	Brookes, Gilbert,
231, 252,	allowance to,
279, 310	2
, 1	

•.

	N N T
Browne, James, 65, 88, 102, 177, 181, 186, 190, 192,	Bursell, James,
194 , 196 —198, 201, 205, 208 , 2 12, 2 14, 215,	Burt, James, cs. Thomas Brayman, 74
218, 219, 223, 229, 233, 236, 243, 245, 253,	Burton, Stephen,
258.	appointed to take care of the revenue and cus-
attorney for Simon Cooper,	toms in the county of Bristol, 306
John, 7, 10-14, 16, 18, 19, 22, 30-33, 36, 37,	Butler, Daniel,
40, 41, 43, 45, 46, 57, 58, 63, 64, 68, 70-	Nicholas, Richard Sarson vs.,
73, 88, 91, 189.	Butts, Thomas,
vs. Samuel Newman,	Byfield, Byfeild, Bifeild, Nathaniel, 270, 271
the elder, Francis Cooke vs.,	and others, raters of Bristol, John Saffin vs., 269
•	
the younger, Francis Cooke rs., 5	Byram, Nicholas, 186, 194, 304, 310
William,	Byram's Plain,
Thomas Peachey <i>vs</i> ₂	Caleb, alias Pokettacunke, testimony of, 257
John Mayo, Jun., vs.,	Callicott, Richard,
Bryant, Briant, Abigail,	Callicutt, Richard, vs. John Holmes,
John, 96, 112, 123, 129, 147, 154, 157, 163, 177,	Callimer, Anthony, and others, Joseph Green vs., 311
181, 189, 191, 239, 242, 243	Campion, Clement, vs. William Powell,
constable ,	Canada, expedition to,
vs. Humphrey Johnson, 77, 78, 203, 244, 261	Cann, John, John Hubert, Treasurer of Suffolk
William Randall vs.,	county, vs.,
vs. William Randall, 101, 122	Cape Cod, fishery at,
John, Sen., 143, 144	Carey, John,
vs. William Randall, Sen.,	Carpenter, William,
ve. John James,	Carver, John,
zs. Humphrey Johnson and others, 239	and another, Nathaniel Thomas vs.,
vs. Jonathan Barnes,	Carver, Robert,
and another, Joseph Turner vs., 145	Case, Edward,
and another, agents, vs. James Wheaten,	Chadwell, Richard, witness, 51
Sen. ,	Thomas Dexter, Sen., vs., 45
vs. Benjamin Johnson,	
and others, agents, vs. Humphrey John-	Chambers, Thomas,
son,	
John, Jun.,	Chandler, Chaundler, Chanler, Chandeler, Edmund, 17,
Sarah,	18
Stephen, 57, 67, 70, 91, 95, 96, 101, 108, 123, 126,	surety, 6
127, 134, 137, 147, 167, 171, 174, 195, 197,	John,
198, 201, 217, 241-243, 310.	Joseph,
• • • •	•
Stephen, Sen.,	Samuel, John Jenney vs., 6
Stephen, Jun.,	es. John Jenney,
Buck, Barke, Bucke, Isaac,	Chapman, Ralph, John Williams, Jun., vs., 43
John, Elizabeth Tart vs.,	John Barnes rs.,
Josiah Hilman vs.,	Chase, William,
John Sutton vs. administrator of the es-	Walter Devile vs.,
tate of,	Chauncy, Chauncye, Charles, vs. William Barstow, 65
John, Sen., Thomas Robinson vs., 215	and others, Thomas Hieland, Sen., and anoth-
John Williams, administrator, vs., 246	er, vs., 65
John, Jun., John Williams vs.,	Checkett, Josias, John Hearker vs.,
Bucknell, Samuel,	
	•
Bumpas, Edward,	Chillingsworth, Thomas,
Hannah, 175	Chipman, John,
Burden, John, Richard Smith vs.,	Chisawamicke, alias Hog Island,
Burge, Jacob,	Chissawonook, or Hog Island,
Burgis, Jacob, 100, 231, 233	Chittenden, Chettenden, Chittenton, Henry,
Burgis, Burges, Thomas,	Iseac,
Thomas, Jun., George Barlow vs., 97	vs. Samuel Hieland, 148
Burne, see Bourne.	ee. Humphrey Johnson,

.

•

٠

Digitized by Google

318

Isaac, Sen., vs. Samuel Hyland,	vs. Robert Bo vs. Edward St vs. John Andr vs. John Mend
Israel,	vs. John Andr
Church, Benjamin, 150, 151, 163, 174, 181, 195, 208, 241, 247, 257, 269 Richard Beare, executor of, vs.,	
241, 247, 257, 269 Richard Beare, executor of, vs.,	vs. John Mend
Richard Beare, executor of, vs.,	
John Saffin vs.,	and another, p
	administr
Joseph,	William, Sen.,
Nathaniel, Elizabeth Soule vs., 111, 112	Clough, Richard, v
Richard,	Coal, see Cole.
arbitrator,	Cobb, Cob, Henry,
vs. Kenelm Winslow,	James,
vs. Matthew Fuller,	John,
and another, vs. Thomas Willett, 105	William,
	Cableich Taba
vs. Captain Willett,	Cobleich, John, .
Churchill, Eliezer, 210, 215, 234, 236, 252, 285	Simon Cooper
Mary, vs. Thomas Doten,	Codman, Cadmane,
John,	Coffin, Tristram,
Clapp, Clap, Increase,	Hugh Cole vs.
vs. Morgan Jones,	Jonathan Hate
John Gorham vs.,	Coggen, John, vs. J
Samuel, . 174, 194, 253, 255, 275, 291, 304, 310	Cole, Daniel,
George Russell vs.,	Henry, vs. Jos
and another, vs. Japhet Turner, 296	Hugh, 87, 11
Thomas, 41, 130	
Clark, Clarke, George,	vs. Trustrun
vs. Edward Dotey,	James,
Henry, Thomas Clarke, Sen., vs.,	Emanuel W
James, 154, 157, 163, 169, 177, 205, 217	vs. James L
vs. Samuel Ryder,	and others,
ve. Sarah Barlow and another, 148	James, Sen., v.
Joseph Bartlett vs.,	John Barnes
Latham,	James, Jun.,
Thomas, 25, 27, 28, 32, 37, 59, 65, 67, 73, 102	Timothy, Thor
arbitrator,	Coleman, Collman,
Edward Winslow vs.,	John Green, a
	estate, vs.
John Barnes vs.,	Thomas, .
vs. William Powell,	Collier, Coliar, Col
vs. Ralph Smith, 69	William,
vs. Thomas Huckens,	42, 43, 4
vs. Daniel Wing, administrator, 141	80, 81, 8
vs. Morgan Jones, 153, 154	103, 105,
vs. Constant Southworth,	vs. Samuel St
vs. John Freeman, Sen.,	Collimore, Anthony
vs. Samuel Knowles,	Collimore, Colimor
vs. Thomas Ewer's administrator, 279	James Dought
Thomas, Sen., vs. Henry Clarke, 171	Colven, John, .
William Shurtleff vs.,	Combe, Francis,
vs. William Shurtleff, 236, 254	administrator
vs. Samuel Smith,	and anoth
Thurston, Sen.,	and others, the
	John, vs. Thou
, ,	
Tristram,	
, ,	William Bra Mary,

,

Clark, William, vs. Edward Sturgis, 118	J
vs. Robert Bowker,	3
vs. Edward Sturgis, Sen.,	3
vs. Edward Sturgis, Sen.,	5
vs. John Mendall, Sen.,	
and another, vs. John Richmond and another,	
administrators,	2
William, Sen., John Bradford vs.,	1
Clough, Richard, vs. Thomas Clark, 9)
Coal, see Cole.	
Cobb, Cob, Henry, 12, 14, 15, 18, 19, 21, 32, 46, 49)
James,)
James,	;
William,	3
Cobleich, John,	5
Simon Cooper vs.,	ł
Codman, Cadmane, George,	5
Coffin, Tristram,	ł
Hugh Cole vs.,	ļ
Jonathan Hatch vs.,	
Coffin, Tristram,	;
Henry, vs. Joseph Holley, administrator, 152	2
Hugh, 87, 112, 137, 147, 154, 159, 180, 194,	,
990	1
vs. Trustrum Coffin,	ł
James,	5
Emanuel White vs.,	\$
na Taman Tamfand 00	
	,
and others, vs. John Pococke,)
and others, vs. John Pococke,)
and others, vs. John Pococke,)
and others, vs. John Pococke,)
and others, vs. John Pococke,	
and others, vs. John Pococke,);;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;
and others, vs. John Pococke,);;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;
and others, vs. John Pococke,	
and others, vs. John Pococks,	

Conshassett, Connahassett, Conihassett, Connihas-	Crow, John, and others, Edward Dillingham and
sett, lands,	· · · · •
lands at,	· · · · · · · · · · · · · · · · · · ·
lands in Scituate,	
Conahassett, proprietors of, vs. William James, . 278	Cudworth, Cutworth, Israel,
proprietors of undivided lands, suit for par-	James, 12, 13. 21, 28, 78, 80, 83-85, 190, 192,
tition,	
John Williams rs.,	219, 223-225, 229, 232, 233, 236.
Conahassett Neck,	arbitrator, 4
Connett, Conet, William, an Indian, the purchasers	Timothy Hatherly vs.,
of Sepecan vs.,	rs. Thomas Byrd,
Crocker, John, arbitrator,	Thomas Byrd vs.,
Cooke, Cook, Damaris,	Thomas Robinson vs.,
Francis, 7, 13, 14, 16, 31, 32, 34	Constant Southworth vs., 135, 136
vs. Thomas Lettis and others, 5	and others, Humphrey Johnson vs., 87
Jacob, 68, 75, 83, 87, 93, 98, 100, 129, 160, 163,	and others, vs. John Williams, Jun., in be-
264	half of the town of Scituate, 141
John, 19, 20, 68, 283	vs. Robert Stanford,
John Smith and others vs.,	rs. John Williams, 160, 185, 229
and others, William Wood and others vs. 292,	John Williams vs., 164, 165
295	
John, Jun.,	John Hoare rs.,
Josiah, 5, 16–18, 22, 29, 31, 32, 37, 40, 46, 65,	Humphrey Johnson vs.,
151, 155	
ve. John Combes,	urer, vs.,
vs. John Smith, Sen.,	Jonathan,
Joseph Hollway vs.,	Major, auditor,
ve. Thomas Roberts,	Mr.,
and Samuel Smith, action between, 249	Curtis, Curtes, Richard, Joseph Tilden vs., 63
Josiah, Sen., William Nicarson, Sen., vs., 218	William,
vs. Samuel Smith,	Cushing, Cushen, John, 186, 253, 255, 291, 296, 306,
Roger, and another, vs. John Barker and	308, 311
wife,	selectman, James Briggs vs., 199, 200
William,	and another, John Williams, for Scituate, vs., 207
Cooper, Simon, vs. John Cobleich,	Cushman, Elkanah,
Cornall, Samuel,	Issac,
Thomas,	Thomas, 5, 7, 8, 12, 14, 15, 17, 20, 22, 23, 25, 26,
Cornhill, Samuel,	28, 31, 32, 37, 38, 41, 45, 129, 285
Correy, Corey, Mary,	and others, overseers, &c., vs. Constant Southworth, Treasurer,
Cottle, Edward,	Customs, see Revenue.
Couell, Nathaniel,	Daman, Damman, John,
Court of Assistants, Samuel Sprague appointed	Daniel,
recorder of the,	
Cowin, John, Nathaniel Man vs.,	kine and wife vs.,
and wife, Anthony Dodson vs	rs. Richard Derby,
Rebekah,	Davenport, Humphrey,
Crisp, Mary,	Rachel, vs. Thomas Little and another, 126
Crocker, Crooker, Francis,	her bill of costs,
Job,	Davis, Dolor,
William,	John, Michael Turner vs.,
Crosbey, Thomas, Sen., vs. Samuel Mathews, 281	Nicholas, John Barnes vs.,
Crosman, Robert,	administratrix of, Ralph Allin vs., 179
Henry Andrews vs.,	Thomas Dean vs.,
Crow, Yelverton,	Peter Serjeant vs.,
John, vs. John Wing,	Sarah, administratrix, Thomas Dean vs., 178, 179

320

-

Davis, Ralph Allin rs.,	
Dean, Deane, John,	
Thomas, rs. John Walley, administrator, 181,	149, 152.
182	Edward Williams vs.,
vs. Sarah Davis, administratrix, 178, 179	Mary, 146, 149, 152, 156, 259
Walter,	Doggett, Doged, Doghead, John, presented, 151
De la Forest, John Armung vs.,	vs. the town of Martin's Vineyard, 104
Delano, Delanoy, Delanoe, Deloney, Jonathan, 283,	rs. George Robinson, 145, 147
293, 295	and another, Thomas Willett rs., 151
Philip, . 7, 9, 37, 46, 54, 60, 65, 70, 77, 79, 150	Thomas, 75, 93, 95, 105, 108, 119, 141
juryman, fined,	Done, see Doane.
Thomas,	Dotey, Doty, Doten, Dotye, Edward, 154
Denison, Edward,	George Clarke vs.,
Dennis, Denis, Robert, 49, 50, 64, 72, 106	<i>vs.</i> John Holmes,
<i>vs.</i> Nicholas Symkins,	Richard Derby rs.,
William Nickarson vs.,	John Shaw <i>vs.</i> ,
	Bridget Fuller $rs.$,
rs. Anthony Thacher	
Goodwife,	vs. James Luxford,
Derby, Richard, vs. Edward Dotey, 10	rs. John Shaw, Jun., 47
John Danforth $vs.$, \ldots \ldots 12	John Shaw, Jun., <i>vs.</i> ,
John Shawe <i>vs.</i> ,	John Holmes vs.,
Devile, Devell, Walter, vs. Nicholas Simpkins, 19, 20	John,
rs. William Chase,	John Barnes vs.,
Mr. Gray vs.,	rs. Nathaniel Southworth, 239, 245, 246, 250,
John Joyce vs.,	253
Dexter, Elizabeth,	vs. Robert Ranson,
Philip, Thomas Hinckley vs.,	vs. John Bradford,
Thomas, vs. Henry Saunders,	Joseph,
and wife, rs. Robert Lawrance, 222, 223	Thomas, Mary Churchill vs.,
and wife, <i>vs.</i> Robert Lawrance, 222, 223 and another, agents for Sandwich, <i>vs.</i> Sam-	
and another, agents for Sandwich, es. Sam-	Doughtey, Doughty, Francis, John Gilbert, Jun., rs, 35
and another, agents for Sandwich, <i>cs.</i> Sam- uel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James, 70, 88, 107
and another, agents for Sandwich, <i>es.</i> Sam- uel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35James,
and another, agents for Sandwich, <i>vs.</i> Sam- uel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs, 35 James, 70, 88, 107 rs. Peter Collymore, 111 John Williams rs., 184
and another, agents for Sandwich, vs. Samuel Fuller, Sen., 192, 194 Thomas, Sen., 56, 79 Nathaniel Willis vs., 43 vs. Nathaniel Hedge, 43	Doughtey, Doughty, Francis, John Gilbert, Jun., rs, 35 James, 70, 88, 107 rs. Peter Collymore, 111 John Williams rs., 184 Downing, John, Sen., 207
and another, agents for Sandwich, vs. Samuel Fuller, Sen., 192, 194 Thomas, Sen., 56, 79 Nathaniel Willis vs., 43 vs. Nathaniel Hedge, 43 vs. William Wood, 44	Doughtey, Doughty, Francis, John Gilbert, Jun., rs, 35James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen., 192, 194 Thomas, Sen., 56, 79 Nathaniel Willis vs., 43 vs. Nathaniel Hedge, 43 vs. William Wood, 44 vs. Nathaniel Willis, 44 vs. Nathaniel Willis, 44	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen., 192, 194 Thomas, Sen., 56, 79 Nathaniel Willis vs., 43 vs. Nathaniel Hedge, 43 vs. William Wood, 44 vs. Nathaniel Willis, 44 vs. Anthony Wright and another, 44	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, <i>vs.</i> Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen., 192, 194 Thomas, Sen., 56, 79 Nathaniel Willis vs., 43 vs. Nathaniel Hedge, 43 vs. William Wood, 44 vs. Nathaniel Willis, 44 vs. Miss Joane Swift, 44 vs. Anthony Wright and another, 44 vs. William Palmer, 44 vs. Richard Chadwell, 45	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen., 192, 194 Thomas, Sen., 56, 79 Nathaniel Willis vs., 43 vs. Nathaniel Hedge, 43 vs. William Wood, 44 vs. Nathaniel Willis, 44 vs. Miss Joane Swift, 44 vs. Anthony Wright and another, 44 vs. William Palmer, 44 vs. Richard Chadwell, 45 Thomas, Jun., Benjamin Nye vs., 51	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, ss. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs , 35James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughty, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughty, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughty, Doughty, Francis, John Gilbert, Jun., rs , 35James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., rs., 35 James,
and another, agents for Sandwich, vs. Samuel Fuller, Sen.,	Doughtey, Doughty, Francis, John Gilbert, Jun., $rs.$, 35 James,

Digitized by Google

Duxbury,	Ewen, Jo
Dwelley, Dwelly, John, rs. Abraham Jackson, Jun., 297	Joh
Dweney, Dwely, John, 12. Rotalish Jackson, Juli, 201 Richard, 118, 262 Dyer, Maher, John Barnes vs., 120, 121 Production 120, 121	Ewer, Th
Dyer, Maher, John Barnes vs.,	Wil
Eagle's Nest Creek,	adm
Eagle's Nest Creek,	Extortion
279, 295, 312	Fall Rive
John,	Falland,
Jonathan, vs. Nathan Gannett, Jun., 217	Fallen, T
Justus,	Tho
vs. Samuel Sprague and wife,	Fallowell
Mark,	
Earle, Ralph,	Wil
William,	Farm No
Nathaniel Thomas and others vs.,	
Eastham, town of, vs. Ralph Smith,	
Eaton, Daniel,	
John, arbitrator,	
Thomas,	Jose
Eddenden, Edmund,	Fennery
Eddy, Eedey, Obadiah,	Ferniside
Samuel,	Finney, 1
Edson, Samuel, 141, 163, 174, 191, 228	
Eel River, bridge at,	
Eldredge, Eldred, Eldread, Eldritt, Nicholas, 259	
Robert,	Fish, Jol
Nathaniel Souther zs	Nat
Nathaniel Souther vs., .	Tho
pe. Edward Sturgis.	Jon
Constant Southworth vs.,	-
	J
and others. Josias Winslow and others vs., 132.	J. Nat
and others, Josias Winslow and others vs., 132,	Nat
and others, Josias Winslow and others vs., 132, 134	Nat Fitzrand
and others, Josias Winslow and others vs., 132, 134 William,	Nat Fitzrand Flaunce,
and others, Josias Winslow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F
and others, Josias Winslow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F
and others, Josias Winalow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F Nos Mr.
and others, Josias Winalow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F
and others, Josias Winalow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil
and others, Jonas Winalow and others vs., 132, 134 William, widow, Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, John, Matthew Mahew vs., Villiam, John, 145 vs. 145 vs. 156	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J
and others, Josias Winalow and others vs., 132, 134 William, widow, Billis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, John, Matthew Mahew vs., vs. John Ewen, Mordecai, 205, 246—249	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, Fe
and others, Josias Winalow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, I Wil Folke, J Ford, Fo
and others, Josias Winalow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, I Wil Folke, J Ford, Fo Ebe Jam
and others, Josias Winalow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic
and others, Josias Winalow and others vs., 132, 134 William,	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, I Wil Folke, J Ford, Fo Ebe Jam
and others, Josias Winalow and others vs., 132, 134 William, widow, widow, Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, John, Matthew Mahew vs., Vordecai, Mordecai, Soger, Anthony Gilpin vs., Elmes, Rodulphus, Emerson, John, Josias Winslow vs., Songer, Elizabeth, vs. Themas	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, I Wil Folke, J Ford, Fo Ebe Jam Mic Wil
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, 227, 228 John, 73 Matthew Mahew vs., 145 vs. John Ewen, 156 Mordecai, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thømas 50 Summers, 126	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic Wil
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, 227, 228 John, 73 Matthew Mahew vs., 145 vs. John Ewen, 156 Mordecai, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thomas 126 John, John Hoare vs., 126	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, Fo Ebe Jam Mic Wil
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, 227, 228 John, 73 Matthew Mahew vs., 73 Matthew Mahew vs., 145 vs. John Ewen, 156 Mordecai, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thomas 126 John, John Hoare vs., 179 Thomas, 179	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic Wil Wil Wil
and others, Joins Winslow and others vs., 132, 134 William, 50, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, 227, 228 John, 73 Matthew Mahew vs., 73 Matthew Mahew vs., 145 vs. John Ewen, 205, 246—249 Roger, 205, 246—249 Roger, 50 Anthony Gilpin vs., 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Themas 50 Summers, 126 John, John Hoare vs., 179 Thomas, 179 John Hoare vs., 62	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic Wil Wil Wil Ford's F
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, 227, 228 John, 73 Matthew Mahew vs., 145 vs. John Ewen, 136 Mordecai, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thomas 126 John, John Hoare vs., 179 John Hoare vs., 62 Evans, Richard, 293, 295	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic Wil Wil Ford's F Foster, 1
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, 227, 228 John, 73 Matthew Mahew vs., 145 vs. John Ewen, 145 vs. John Ewen, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thomas 126 John, John Hoare vs., 179 John Hoare vs., 62 Evans, Richard, 293, 295 Eweill, Ewill, Gershom, 259	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic Wil Wil Ford's F Foster, J Joh
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, 227, 228 John, 73 Matthew Mahew vs., 145 vs. John Ewen, 145 vs. John Ewen, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thomas 126 John, John Hoare vs., 179 John Hoare vs., 62 Evans, Richard, 293, 295 Eweill, Ewill, Gershom, 259 vs. Jonathan Jackson, 272	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic Wil Wil Ford's F Foster, 1 Joh Franckle
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. 289 Ellis, Ellice, Else, Elizabeth, and another, vs. 227, 228 John, 73 Matthew Mahew vs., 145 vs. John Ewen, 145 vs. John Ewen, 156 Mordecai, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thomas 126 John, John Hoare vs., 179 Thomas, 179 John Hoare vs., 62 Evans, Richard, 259 vs. Jonathan Jackson, 272 and others, John Williams vs., 266	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, Fo Ebe Jam Mic Wil Wil Ford's F Foster, J Joh Franckle Freelove
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. Ephraim Morton, 227, 228 John, 73 Matthew Mahew vs., 145 vs. John Ewen, 156 Mordecai, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thomas 126 John, John Hoare vs., 179 John Hoare vs., 62 Evans, Richard, 259 vs. Jonathan Jackson, 272 and others, John Williams vs., 266 Henry, 115, 130	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic Wil Wil Ford's F Foster, 1 Joh Franckle
and others, Josias Winalow and others vs., 132, 134 William, 60, 115 widow, 289 Ellis, Ellice, Else, Elizabeth, and another, vs. 289 Ellis, Ellice, Else, Elizabeth, and another, vs. 227, 228 John, 73 Matthew Mahew vs., 145 vs. John Ewen, 145 vs. John Ewen, 156 Mordecai, 205, 246—249 Roger, 50 Anthony Gilpin vs., 21 Elmes, Rodulphus, 88, 259, 301 Emerson, John, Josias Winslow vs., 15 Ensign, Ensigne, Ensinge, Elizabeth, vs. Thomas 126 John, John Hoare vs., 179 Thomas, 179 John Hoare vs., 62 Evans, Richard, 259 vs. Jonathan Jackson, 272 and others, John Williams vs., 266	Nat Fitzrand Flaunce, Floyd, F Nos Mr. Fobes, F Wil Folke, J Ford, F Ebe Jam Mic Wil Wil Ford's F Foster, J Joh Franckle Freelove Freeman

Ewen, John,
John Ellis <i>vs</i> ,
Ewer, Thomas,
William Swift vs.,
administrator of, Thomas Clarke vs., 141, 279
Retardian 00, 110 mas Carle Us., . 141, 219
Extortion,
Fall River,
Falland, Thomas, Anthony Gilpin vs., 21
Fallen, Thomas, and another, William Nicarson rs., 193
Thomas, Jun., vs. William Nickerson, 299
Fallowell, Fallowey, Gabriel, 12, 14-16, 18-20, 22,
32, 36, 38, 40, 43, 45, 52, 53, 72
William,
Farm Neck, at Conahassett,
Farrow, John, and another, the town of Marsh-
field <i>vs.</i> ,
Fast, appointed,
Faunce, Fance, John,
field vs.,
Fennery John
Fennery, John,
Finner Finer Ferry John 00 04 00 00 41 40
Finney, Finey, Feney, John, 20, 22-24, 28, 38, 41, 42,
47, 70, 72, 73, 101, 150
Robert, 26, 29, 35, 42, 52, 53, 56, 58, 68, 72, 73,
81, 85, 90, 93, 94, 105, 196
Fish, John, Numquid Nummack vs., 40
Nathaniel Souther vs., 40
Thomas Tobye <i>vs.</i> ,
John Green vs.,
Nathaniel,
Fitzrandle, Edward,
Flaunce, Thomas,
Floyd, Floyde, John, rs. Issac Bucke, 74
Noah, Grissel Taldervile vs.,
M. AQ
Mr.,
Fodes, Foddes, Vodes, Edward, 304, 310
William,
Folke, John,
William, .<
Ebenezer, vs. James Foord,
James, Ebenezer Foord vs.,
Michael,
William, 94, 196, 198, 211, 212, 214, 241, 246-
WIDAM, 84, 190, 196, 211, 212, 214, 241, 240-
249, 264, 285
249, 264, 285 rs. John Silvester and others,
249, 264, 285 rs. John Silvester and others,
249, 264, 285 rs. John Silvester and others,
249, 264, 285 rs. John Silvester and others,
249, 264, 285 rs. John Silvester and others, 134 William, Sen., 123 William, Jun., 143, 144, 157, 163, 169, 189, 195 Ford's Farm, 299 Foster, Edward, 4, 9, 16
249, 264, 285 rs. John Silvester and others, 134 William, Sen., 123 William, Jun., 143, 144, 157, 163, 169, 189, 195 Ford's Farm, 299 Foster, Edward, 4, 9, 16 John, 201, 255, 304, 310
249, 264, 285 rs. John Silvester and others, 134 William, Sen., 123 William, Jun., 143, 144, 157, 163, 169, 189, 195 Ford's Farm, 299 Foster, Edward, 4, 9, 16 John, 201, 255, 304, 310 Francklen, William, 72
249, 264, 285 rs. John Silvester and others, 134 William, Sen., 123 William, Jun., 143, 144, 157, 163, 169, 189, 195 Ford's Farm, 299 Foster, Edward, 4, 9, 16 John, 201, 255, 304, 310 Francklen, William, 72 Freelove, Morris, Richard Smith vs., 250, 255
249, 264, 285 rs. John Silvester and others, 134 William, Sen., 123 William, Jun., 143, 144, 157, 163, 169, 189, 195 Ford's Farm, 299 Foster, Edward, 4, 9, 16 John, 201, 255, 304, 310 Francklen, William, 72
249, 264, 285 rs. John Silvester and others, 134 William, Sen., 123 William, Jun., 143, 144, 157, 163, 169, 189, 195 Ford's Farm, 299 Foster, Edward, 4, 9, 16 John, 201, 255, 304, 310 Francklen, William, 72 Freelove, Morris, Richard Smith vs., 250, 255
249, 264, 285 rs. John Silvester and others,

•

-



Freeman, Elizabeth,	Gorham, Gorum, Groome, Groomes, Gorame
John, 132, 136, 137, 141, 144, 148, 151, 155,	John,
158-160, 164, 165, 167, 169, 171, 172, 177,	James Hunkins vs.,
181, 186, 190, 192, 197, 193, 201, 205, 206,	Kenelme Winslow rs.,
208, 209, 212, 214, 215, 218, 219, 223, 233,	vs. Encrease Clap,
236, 243, 245, 249, 260, 273, 276, 279, 286,	vs. Abraham Jackson,
287, 292, 295.	John, Sen., John Otis and another vs., 162
vs. Thomas Starr,	Ralph, vs. Francis Sprague, 8
agent for Eastham, vs. Ralph Smith, 99	rs. Ralph Smyth,
and another, vs. William Nicarson, . 132, 134	Ralph Smyth vs.,
John, Sen., Thomas Clarke vs.,	<u> </u>
Captain,	Goulding, Peter,
Mr.,	Gray, Dorothy, administratrix,
French, Joseph, John Richmond and others vs., . 311	Edward, 47, 67, 68, 151, 156, 181, 191, 231, 233,
Richard, executor, vs. Benjamin Church, 196	241, 249
Fuller, Bridget, vs. Edward Dotey, 16	vs. John Russhel, 135, 136
Matthew,	vs. Joseph Ramsden, 145
Richard Church vs.,	vs. John Pococke,
Thomas Hinckley vs.,	vs. Robert Ransome,
and another, vs. Stephen Skiffe and an-	administratrix of, vs. Isaac Harris, 280
other,	John, Nicholas Sympkins vs.,
Samuel, Sen.,	John, Sen., rs. Edward Sturgis, Jun., 117
the town of Sandwich vs., 192, 194	Mr., vs. Walter Devell,
Gannett, Matthew, vs. John Sutton, 268 Matthew, Sen., John Sutton, Sen., vs., 272	Great Tom, an Indian,
Matthew, Jun., Jonathan Eames vs., 217	vs. Jonathan Fish,
Garret, Garrett, Richard,	administrator of, vs. Henry Saunders, 98
John Hoare and others vs.,	vs. Nathaniel Turner,
Gaunt, Annaniah,	administrator of John Alcocke's estate, vs.
Hananiah,	James Doughtey,
Goodman,	vs. Nathaniel Turner,
George, an Indian, leave granted to, to purchase a	Joseph,
gun,	vs. Anthony Callimer and others, 311
Gibbs, Gibbes, John,	Green's Harbor freshet, 150, 161
Thomas,	Green's Harbor River,
Gifford, Christopher,	Griggs, John, Joshua Scottowey vs., 135, 136
Robert,	Griffeth, William, Sen., Joseph Nickerson vs., 288
William and another, George Barlow vs., 89	John Nickerson rs.,
Gilbert, Giles,	Gulfe Island, in Scituate,
John, John Throckmorton vs.,	Hailstone. William, rs. Jonathan Briggs, 103
John, Sen., Henry Andrews vs.,	rs. the selectmen of Taunton, 143
John, Jun., vs. Francis Doughty, 35	Hall, Edward,
Thomas,	George,
Thomas, Jun.,	Gershom,
Gilpin, Anthony, vs. Roger Ellis,	John,
vs. William Nicholson,	John, Jun.,
vs. Thomas Falland,	Nathaniel,
Gilson, William,	Thomas Brattle's administrator vs., . 280, 284
vs. John Lewes,	Samuel,
	Sergeant,
Goare, John, vs. Abner Ordway, 51 Godfrey, John, vs. John Pecke, administrator, 130	Hallett, Hellot, Andrew, William Hanbury rs., . 33
<i>vs.</i> John Pecke,	Samuel Harvey vs.,
judgment granted to,	and Mrs. Warren, case betwixt,
Goodspeed, Roger,	Halloway, Hallowey, Timothy,
John Jenkins vs.,	<i>vs.</i> Francis Street,

•

Halloway, Timothy, James Wiatt rs	Hatherley, Timothy, rs. James Cudworth, 15
William, William Dunne rs.,	
Hamans, William, Humphrey Turner rs., 6	Mr.,
Hamblen, James, 171, 217, 241–243	
Hammond, Hammon, Benjamin,	
Robert,	Richard. Thomas Lucas rs.,
Hanbury, William, rs. John Shaw,	John,
	Hawley, Thomas, rs. William Allin and another, 110
•	Hayward, Haward, Heward, James, rs. Samuel
Abraham Pearse vs	Packer, Jun.,
John Jenkins vs.,	John, 141, 171, 186, 219, 228, 253, 255, 283
vs. Robert Wickson and another,	John Barnes rs.,
Robert Wickson and another rs.,	and others, Stephen Bryant and wife rs., 57
arbitrator,	
Mr.,	Thomas,
Hanmer, John,	Thomas, Sen.,
Harlow, Nathaniel, juryman, fined,	Hearker, John, vs. Josiah Checkett,
Samuel,	Hedge, Hedg, Abraham, Francis Baker rs.,
William, 75, 79, 90, 93, 96, 98, 100, 128, 242,	Elisha,
243, 246, 273, 279, 287	Nathaniel, Thomas Dexter, Scn., rs.,
Harris, Haris, Arthur,	William,
Robert Latham and wife rs.,	rs. Robert Nash,
	Mr
Isaac, Edward Gray's administratrix rs.,	Mr.,
Hart, Arthur,	William Nicarson rs., 207, 208
Harvey, Samuel, vs. Andrew Hellot,	
	rs. William Nicarson, Sen., 203 Hewes, John, Sen.,
•	
Hassell, John, Robert Morris vs.,	John, Jun.,
Hatch, Jeremiah,	Hicks, Hickes, Hix, Hicke, Daniel, John Wil-
and another, William Randall vs., 116	liams, administrator, vs.,
and another, rs. William Randall, 117	Samuel, 29, 35, 37, 40, 62, 64, 68, 75, 77, 87, 88,
Jeremiah, Sen.,	95, 96, 115, 151, 293, 295
Jonathan, <i>vs.</i> Trustrum Coffin, 104 Samuel,	rs. Josiah Winslow, 10
	Mr.,
Thomas,	widow,
John Sutton vs.,	rs.,
value,	Jonathan,
William.	Richard,
$\begin{array}{c} \text{Comfort Starr } rs., $	Hiland, Hieland, Hyland, Samuel, rs. Joseph Tur-
arbitrator,	ner,
John Meriam vs.,	Isaac Chettenden rs.,
Joseph Tilden rs. executors of,	Isaac Chettenden, Sen., rs.,
William, Jun., executor, vs. Joseph Tilden, 59	<i>vs.</i> Thomas Nicolls,
vs. John Hoare,	<i>rs.</i> Israel Hubbert,
	John Williams vs.,
Hathaway, Hathwey, Hathway, Hatheway, Ar-	-
thur,	Thomas, 41, 180 Thomas, Sen., 185, 259
John,	Samuel Jackson rs.,
, ,	Joseph Tilden vs.,
Samuel Lucas vs.,	and another, rs. Charles Chauncy and oth-
William Paule rs.,	
Hatherley, Hatherle, Timothy, 12–19, 23, 24, 28, 30,	ers,
31, 33, 36—38, 40—43, 45, 46, 48, 49, 52, 54, 55, 57, 59, 60, 63, 64, 68, 69, 7073	
54, 55, 57, 58, 60, 63, 64, 66, 68, 70-73, 76, 78, 90, 91, 93, 95, 195	Hiller, William, Josiah Winslow vs.,
76, 78, 80, 81, 83-85, 185.	LILLICE, WILLIALIS, SUBALL WILLBOW US,

324

. .



TT'llas Million Million Deale se 26	Holr
Hiller, William, William Poole vs.,	non
Hilman, Josiah, vs. John Buck, 206	
Hinckley, Hinkley, John,	
Samuel,	
arbitrator,	
vs. Joseph Hull,	
Thomas, 54, 64, 87, 89, 91, 93, 95, 96, 98, 101,	
102, 105, 109, 113, 115, 116, 119, 120, 124,	
127, 128, 130, 135-137, 141, 144, 148, 151,	
154—156, 158—160, 164, 165, 167, 169,	
171, 172, 174, 177, 181, 186, 190, 192, 194,	
196-198, 201, 205, 208, 212, 214, 215, 218,	
219, 223, 229, 233, 236, 242, 243, 249, 253,	
	Hols
305, 306, 308, 309.	Hoo
auditor,	Hop
vs. Matthew Fuller,	r
<i>vs.</i> Philip Dexter,	
and another, agents,	
and another, agents, vs. William Connett, 271	
Thomas, Sen.,	TTask
and others, agents, vs. William Connett, an	Hos
Indian,	
Hincksman, William, $\ldots \ldots \ldots$	
Mr.,	
Hingham,	
Hoare, Hoar, John, Timothy Hatherley vs., 45	
William Hatch vs., 61, 64, 66	
vs. Thomas Ensigne, 62	
John Williams, Jun., vs., 63	
Thomas Chambers vs.,	Hous
vs. James Cudworth, 178, 185	
vs. John Ensinge,	
	How
Hobart, Hubburd, Israel, vs. John Williams, ad-	How
ministrator,	110 11
Josias,	
See Hubbert.	
Hodgkins, William,	
Hodgskins, William,	How
Hog Island,	
deposition relating to,	
Holbrook, Holbrooke, John, Joseph Thorne vs., 233,	
240	
John Williams vs.,	
and others, vs. Benjamin Peirse and others. 259	
Samuel, John Williams vs.,	
Holley, Joseph, administrator, Henry Cole rs., . 152	
Holloway, Joseph, vs. Joseph Hull,	
vs. Josiah Cooke,	
Holman, Edward, vs. John Jourdaine, 68	
Holmes, Isaac,	
John,	
Edward Dotey vs.,	
John Barnes vs.,	
Richard Callicutt vs.,	

Holmes, John, John Tompson vs.,	- 33
rs. Lawara Dotey,	56
rs. Edward Dotey,	56
Josiah,	312
Samuel,	177
Samuel,	284
rs. James Luxford,	21
Nathaniel Winslow vs.,	124
rs. Thomas Little,	122
Joseph Tilden vs.,	125
Major William,	127
Mr.,	- 34
Holsworth, Jonas,	69
Holsworth, Jonas,	148
Hopkins, Charles	125
William Shurtleff rs.,	110
Elizabeth	7. 80
Giles.	30
Elizabeth,	71
es. William Leverich,	7. 36
Hoskins, Hoskine, Hoskine, Ann.	12
Ephraim.	77
Ephraim,	42
67, 68, 70, 94, 101, 126, 127, 129, 141,	147.
159, 169, 194, 220, 229, 241-243.	,
Kenelm Winslow vs.,	39
allowance to,	91
and wife, vs. John Dunford,	
William Jun	38
William, Jun.,	70
<i>rs.</i> John Whiston,	
	62
	62
vs. Edward Jenkins,	62 83
vs. Edward Jenkins,	62 83
vs. Edward Jenkins,	62 83
vs. Edward Jenkins, .	62 83 20 -243 153
vs. Edward Jenkins, .	62 83 20 -243 153
vs. Edward Jenkins,	62 83 20 -243 153 173
vs. Edward Jenkins,	62 83 20 -243 153 173
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282
vs. Edward Jenkins,	-62 83 20 -243 153 173 106 255 38 49 282 7, 81
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 7, 81 273
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 7, 81 273 301
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 27, 81 273 301 194,
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 27, 81 273 301 194, 255
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 27, 81 273 301 194, 255
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 7, 81 273 301 194, 255 270
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 7, 81 273 301 194, 255 270 273
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 7, 81 273 301 194, 255 270 273
vs. Edward Jenkins,	-62 83 20 -243 153 173 106 255 38 49 282 7, 81 273 301 194, 255 270 273 27 169
vs. Edward Jenkins,	62 83 20 -243 153 173 106 255 38 49 282 27, 81 273 301 194, 255 270 273 277 169 186,

_

Howland, Joseph, vs. John Dunham, 260	James, V
John Dunham vs.,	
Nathaniel,	Joh
Lieutenant,	VS.
Lieutenant,	Joh
Robert Stanford vs.,	Ral
Robert Stanford vs.,	Jenkins,
John, Treasurer of Suffolk county, vs. John	
Cann,	Joh
See Hobart.	Sam
Huckens, Thomas, . 83, 90, 153, 201, 210, 259, 260	rs
ne Joseph Hull 198	vs. 1
vs. Joseph Hull,	Rob
Hudson, Ann,	Joh
	Joh
$John, \ldots \ldots \ldots \ldots \ldots \ldots \ldots 112$	
vs. Thomas Bird,	Joh
and wife, vs. George Russell, 266	V8.
Robert,	. .
Hull, Joseph, Nicholas Norton vs.,	Joh
Samuel Hinckley vs.,	v
John Coggen vs.,	G
Joseph Holloway vs.,	ta
Thomas Huckens vs.,	Sam
Tristram, 108, 123	Tho
and wife, Thomas Bourne rs.,	Jenny, J
and wife, John Willis vs.,	rs . 1
administrator of, Henry Cole vs 152	San
Hunkins, James, vs. John Gorham, 34	Jose
Hunt, Peter, James Willett vs., 218, 229	vs . 1
Samuel,	
Hurst, James, 5, 7, 8, 12–16, 22, 25, 28, 29, 31, 34,	-
	Jenning
35 40-49 45-47 59 53 58	
35, 40-42, 45-47, 52, 53, 58	Jennings over
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68	over
35, 40–42, 45–47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs., 8 Indians, selling liquors to,	over John Qu John so n,
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs., 8 Indians, selling liquors to,	over John Qu Johnson, Hur
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs., 8 Indians, selling liquors to,	over John Qu Johnson, Hur al
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs., 8 Indians, selling liquors to,	over John Qu Johnson, Hur al
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs., 8 Indians, selling liquors to,	over John Qu Johnson, Hur al te Ju
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs., 8 Indians, selling liquors to,	over John Qu Johnson, Hur al te Ju Ju
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs., 8 Indians, selling liquors to,	over John Qu Johnson, Hu al te Ju Ju v v
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te Ju Ju v v v v V
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te Ju te V V V
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te J J v v v v V v v t
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te J J v v v v v v t t t t
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te J J v v v v v v t t t t v v v v v v v v
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te Jo Jo v v v v t t t t t
35, 40-42, 45-47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te Jo Jo V V V V V V V V V V V V V V V V V
35, 40—42, 45—47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs., 8 Indians, selling liquors to,	over John Qu Johnson, Hur al te Jo v v v v th th v v th th v v v th v v v v
35, 40—42, 45—47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te J. J. v. v. v. v. th th v. v. J. J. J.
35, 40—42, 45—47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te J. J. V. V. V. V. V. V. V. V. V. V. V. V. J. J. J. J.
35, 40—42, 45—47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te J. J. v. v. v. th v. v. th v. v. J. J. J. an an
35, 40—42, 45—47, 52, 53, 58 and others, vs. Samuel Sturtivant and another, 68 William, William Leverich vs.,	over John Qu Johnson, Hur al te Jo v v v v v th t v v v t t t t v v v v v

ames, William, vs. John	Tu	m	er,	8e	n., 1	und	ar	ot	h-	
er, administrato	F8 ,							•		221
er, administrato John Williams <i>vs.</i> ,	•									278
vs. John Williams.								28	6.	289
John Williams and	oth	ers	V 8.	•				28	ю́.	297
Ralph Powell vs.,			•	΄.						294
Ralph Powell vs., enkins, Jenkine, Jenken	a, 1	Edu	var	d,	56.	21	4.	25	3. :	259.
				'	'		1		-,	301
John Varssell vs.,									54	. 55
Samuel House vs., rs. John Williams, . vs. Stephen Vinall s										83
rs. John Williams,	Jun	••								116
vs. Stephen Vinall a	md	ane	oth	er,						128
Robert Stanford vs.										166
John Whistone vs.,					•	•				170
John Williams vs.,		•		. :	199	, 22	26,	22	7.	231
John Williams and	ano	the	r v	8.,	•		. '	21	7,	224
vs. John Williams										
					•		,			225
John,	5.	8,	9. 1	17.	22	. 24	5. 2	8.	32	. 34
William Hanbury George Barlow va	ł.,									97
rs. Roger Goods	, need	4								173
rs. Roger Goodsp Samuel, rs. Robert	Sta	nfo:	rd.							165
Thomas,	•		,					22	6.	259
enny, Jeney, Jenney, Jo							10)	-18	. 32
rs. Samuel Chandle	r.									6
rs. Samuel Chandle Samuel Chandler rs	-,				•					15
Samuel Chandler vs Joseph Ramsden vs										33
vs. Samuel Sturteva	nt a	nd	an	otł	ier.					34
Samuel,					,		78.	29	3.	295
ennings, Jenings, Sarah	. r s	R	ob	ert	Na	sh.	,		-,	51
overseers of, cs. Con										
urer,										
ohn Quason, an Indian,										206
ohnson, Elkanah, rs. M	org	an	Jo	nee	L					154
Humphrey, 70, 7	4. 8	6.	11	5.	, 129	. 1'	76.	28		298
allowance to, . testimony of, .			÷							116
John Palmer ra.		Ż	Ż						Ż	74
John Palmer vs., John Bryant vs.,				·	÷	Ż			77	. 78
ns. James Cudwo	rth	8.D0	l o	the	TR.					87
vs. James Cudwo vs. Joseph Tilden William Randall							. 1	3.	75	. 90
William Randall	, na		·		÷			-,		105
vs. William Rand	all.	•							Ż	110
the town of Scitu	ate	9 8.			118	. 1	19.	16		
vs. Michael Peirs			,				,		-	161
vs. John Turner,			Ż							170
Isaac Chettenden					·				Ż	180
vs. Isaac Wilder,			:	Ċ	•	.2	00.	20)I.	204
vs. James Cudwor									•-,	
John Bryant, Sen										261
John Bryant, Sen										
and others, Willis								•		103
and others, John										239
and others, vs. th										
of Scituate, .										285

.

326

.

Johnson, Mr., of Scituate, freed from military duty, 88
Jones, Joanes, Jeremiah, Thomas Sturgis vs., 286
Matthew, presented,
Increase Clapp vs., 153, 154
Elkanah Johnson vs., 154
order concerning debts due from the es-
tate of,
Ralph, vs. Thomas Lumbert,
Shubael, presented, &c.,
Teague ne Edward Sturgis
Teague, vs. Edward Sturgis,
Thomas, Isaac Howland vs.,
vs. Jonathan Blackman,
Jourdaine, Jourden, John, 90, 98, 100, 102 Edward Holman vs., 68
Edward Holman vs_{ij}
Joy, Thomas, Robert Studson vs.,
Joyce, John, vs. Walter Devell,
Jurors, 4, 5, 7-9, 12-23, 25, 28, 29, 31, 32, 34-
38, 40-43, 45-47, 49, 52-54, 56, 58, 60,
62 , 64 , 65 , 67 , 68 , 70 , 72 , 73 , 75 , 77 , 79 , 81 ,
83, 85, 87, 88, 90, 93-96, 98, 101, 102, 105,
108, 112, 115, 119, 123, 126-129, 134, 136,
137, 141, 143, 144, 147, 150, 151, 154, 156
-160, 163, 169, 171, 172, 174, 177, 181,
186, 189, 191, 194—198, 201, 205, 208, 210,
213-215, 217, 219, 220, 228, 229, 231, 233,
234. 236. 241 - 243. 245 - 249. 252. 253.
234, 236, 241—243, 245—249, 252, 253, 255 259 260 264 265 273 275 279 285
255, 259, 260, 264, 265, 273, 275, 279, 285,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312.
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312.
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,
255, 259, 260, 264, 265, 273, 275, 279, 285, 287, 291, 294, 295, 298, 304, 310, 312. Jurymen fined,

.

Latham, William,		•		•	•				41
Lathorp, see Lothrop.									
Lawrance, Lawrence, Ro	bert,	The	ma	s I)ex	ter	ar	nd	
wife vs.,		•	•				22	22,	223
William,						•			50
wife vs., William, Layton, Isaac,			•				29	93,	295
Laythorp, see Lothrop.								'	
Leanard, see Leonard.									
Lee, Robert, Leichfeild, Josiah, Leonard, Leanard, Jame									40
Leichfeild, Josiah,		•					16	38,	259
Leonard, Leanard, Jame	s, cs.	. Jan	1es	Be	11,			ć	93
James, Jun., Thomas, Ensign, Lettice, Lettis, Thomas,		•			ć		30)4,	310
Thomas,					2	19,	24	15,	255
Ensign,					1	70.	18	36 .	228
Lettice, Lettis, Thomas,					2	5.	27.	57	. 72
Francis Cooke vs.,							ć		5
Leverich, Leuerich, Will	liam.	28.	Wil	lian	n I	Iw	rst.		8
Giles Hopkins rs.,				•					71
Giles Hopkins rs., Lewis, Lewes, George,							÷	46	. 73
James,						÷	19	.	210
John arbitrator			•					-,	42
John, arbitrator, . William Gilson e	•••	•••	•	•	•	•	•	•	13
Thomas, Sen., Will		Harr	•	•		•	•	•	280
Lincoln, Linkolne, Link	horn	Th	000	1 <i>V</i> 8 08	''' 16	3	91		202
Lancom, Lankome, Lank		, 11	om	ao,	10	ω,	Æ 1.	* ,	200, 273
Calab									
Caleb, Joshua,	• •	•	•	•	•	•	•	•	239
Josnua,	• •	•	•	•	•	•	•	•	239
Stephen, Sen., . Little, Litle, Ephraim,	• •			•	•		•	•	239
Little, Litle, Ephraim,	- 195	J. IV	1, 2	205	<u>, 2</u>	10.	. 2t	Ю.	285
,,,		,	'		•				
Isaac,				•	<i>.</i>	•	18	36,	304
John Phillips and	 l ano	ther	VS.,	•	:	•		90,	304 293
John Phillips and vs. Richard Smith	••••••••••••••••••••••••••••••••••••••	ther	vs.,	• • •		•		90,	304 293 289
John Phillips and vs. Richard Smith and another, vs.	 lano h, . Pere	ther grine	vs., W	• • • Thit			. ot	90, h-	304 293 289
John Phillips and vs. Richard Smith and another, vs.	 lano h, . Pere	ther grine	vs., W	• • • Thit			. ot	90, h-	304 293 289
John Phillips and vs. Richard Smith and another, vs. ers, Thomas,	lano h, . Perej	ther grine	• • • • •			und	. ot	90, h-	304 293 289 189 189
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes	 l ano h, . Pere vs	ther grine	• • • • • •	Thit			. ot	90, h-	 304 293 289 189 189 122
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac	i ano h, . Pere vs., . hel I	ther grine Dave	• • • • • • • • • • • • • •	• • • • • •		ind	. ot	90, h-	 304 293 289 189 189 122 126
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac	i ano h, . Pere vs., . hel I	ther grine Dave	• • • • • • • • • • • • • •	• • • • • •		ind	. ot	90, h-	 304 293 289 189 189 122 126
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac,	l ano h, . Pere vs., . hel I	ther grine Dave	• • • • • • • • • • • • •			und	. ot	90, h-	304 293 289 189 189 122 126 279 265
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lotdell, Isaac, Loe, William,		ther grine Dave	• • • • • • • • • • • • •			und	. ot	90, h-	304 293 289 189 189 122 126 279 265
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Loe, William,	l ano h, . Pere vs., hel I 	grine	• vs .; • W • • • •	'hit			. ot	90, h-	304 293 289 189 189 122 126 279 265 112
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Lobdell, Isaac, Loe, William,	l ano h, . Pere vs., . hel I 	grine	• vs. ; • W • • • • • • • • • • • • • • • • • • •	· hit · ·		und	• • • • • • • • • • • • • • • • • • •	90, · · h- · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Lobdell, Isaac, Loe, William,	l ano h, . Pere vs., . hel I 	grine	• vs. ; • W • • • • • • • • • • • • • • • • • • •	· hit · ·		und	• • • • • • • • • • • • • • • • • • •	90, · · h- · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Loce, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl	l ano h, · Pere vs., · hel I · · · ·	ther grine Daver	• w • W • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · ·	· 	und	• • • • • • • • • • • • • • • • • • •	90, · · h- · · · · · · · · · · · · · · · ·	304 293 289 189 189 122 126 279 265 112 132
John Phillips and vs. Richard Smith and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Layth Laythrope, La	l ano h, . Pere vs.,. hel I yythor	ther grine Daver	vs., W	· · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	ind	• • • • • • • • • • • • • • • • • • •	90, · · h · · · · · · · · · · · · · · · ·	304 293 289 189 189 122 126 279 265 112 132
John Phillips and vs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243,	l ano h, . Perep vs.,. hel I	ther grine Daver Lot rpe, , 248	ws., W	· hit · · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • •	10 0 0 0 0 0 0 0 0 0 0 0 0 0	90, · · h · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273,
John Phillips and rs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282,	h ano h, . Pere vs., hel I	ther grine Daven , 249 , 28	• vs. , • W • • • • • • • • • • • • • • • • • • •	· hit · · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	• und • • • • • • • • • • • • • • • • • • •	10 0 0 0 0 0 0 0 0 0 0 0 0 0	90, · · h · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 309
John Phillips and vs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243,	h ano h, . Pere vs., hel I	ther grine Daven , 249 , 28	• vs. , • W • • • • • • • • • • • • • • • • • • •	· hit · · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	• und • • • • • • • • • • • • • • • • • • •	10 0 10 10 10 26 30 25	90, · · h · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255,
John Phillips and rs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, . Lotdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282, Joseph, 90, 108, 2	l ano h, . Pereq vs., . hel I vs., . hel S	ther grine Daver , 248 , 28'	• vs ., • W • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	·	•	10 0 0 0 0 0 0 0 0 0 0 0 0 0	90, · · h · · · · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255, 271
John Phillips and vs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lotdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282, Joseph, 90, 108, 2 arbitrator,	l ano h, Pereq vs., . hel I 	ther grine Daver Lot rpe, , 245 , 28'	• vs ., • W • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	·		10 0 10 10 10 26 30 25 24	90, · · h · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255, 271 230
John Phillips and <i>vs.</i> Richard Smiti and another, <i>vs.</i> ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282, Joseph, 90, 108, 2 arbitrator, Melatiah,	l ano h, Pere vs.,. hel I 	ther grine Daves Lot rpe, , 24% , 28' 220,	• vs. , • W • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	·		10	о, · · · · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255, 271 230 249
John Phillips and rs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lotdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282, Joseph, 90, 108, 2 arbitrator, Melatiah, Thomas,	l ano h, Pere vs.,. hel I 	ther grine Daver , 248 , 28' 220,	• vs., • W • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		10 0 0 0 0 0 0 0 0 0 0 0 0 0	90, · · h · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255, 271 230 249 , 79
John Phillips and rs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Lobdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282, Joseph, 90, 108, 2 arbitrator, Melatiah, Thomas,	l ano h, Pere vs., . hel I vs., . hel I 286, 214, 286, 214, 	ther grine Daver , 245 , 28' 220,	• vs. , • W • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	·	10 0 0 0 0 0 0 0 0 0 0 0 0 0	90, · · b · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255, 271 230 -249 , 79 254
John Phillips and rs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Lobdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282, Joseph, 90, 108, 2 arbitrator, Melatiah, Thomas,	l ano h, Pere vs., . hel I vs., . hel I 286, 214, 286, 214, 	ther grine Daver , 245 , 28' 220,	• vs. , • W • • • • • • • • • • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	·	10 0 0 0 0 0 0 0 0 0 0 0 0 0	90, · · b · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255, 271 230 -249 , 79 254
John Phillips and rs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lotdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282, Joseph, 90, 108, 2 arbitrator, Melatiah, Thomas, Captain, Lower Skesett,		ther grine Daver	• vs ., • W • • • • • • • • • • • • • • • • • • •	·	· · · · · · · · · · · · · · · · · · ·	·	10 0 0 0 0 0 0 0 0 0 0 0 0 0	90, · · h · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255, 271 230 -249 , 79 254 151 285
John Phillips and rs. Richard Smiti and another, vs. ers, Thomas, William Holmes and another, Rac Lieutenant, Lobdell, Isaac, Lobdell, Isaac, Loe, William, Lombard, see Lumbert. Long, Longe, John, . Lothrop, Lathorp, Laytl Laythrope, La 227, 236, 243, 276, 279, 282, Joseph, 90, 108, 2 arbitrator, Melatiah, Thomas,	l ano h, Pere vs., . hel I 286, 214, 286, 214, iathe	ther grine Daver	• vs ., • W • • • • • • • • • • • • • • • • • • •	·	· · · · · · · · · · · · · · · · · · ·	·	10 0 0 0 0 0 0 0 0 0 0 0 0 0	90, · · h · · · · · · · · · · · · · · · ·	304 293 289 189 122 126 279 265 112 132 154, 273, 309 255, 271 230 -249 , 79 254 151 285 278

327

•

•

Lucas, Thomas, Joseph Bartlett vs.,	7 Mattaquason, an Indian,
Lumbert, Lumberd, Barnard, 21, 46, 64,	
Jabez,	
Thomas, Ralph Jones vs.,	
Lumpkin, Lumpkine, William,	
and others, vs. William Palmer,	
Luther, Samuel,	
Luxford, James,	
William Holmes rs.,	
	2 Samuel,
John Atwood rs.,	
•	5 Meller, John,
	6 Mendall, Mendale, John,
· · ·	and another, John Waterman vs., 199
,	John, Sen., William Clarke rs.,
Richard Sparrow vs.,	
Jonathan Brewster vs.,	
George Bonum and another vs.,	
Thomas Sherive and another vs.,	
Thomas Burne <i>vs.</i> ,	
John Howland vs.,	
John Dunham, Jun., vs.,	
Macomber, Macumber, Maycomber, John, 1	
Thomas,	
William,	
vs. John Rogers,	
Maggowe, John,	
Mahew, see Mayhew.	Minister's land,
Mamamoiett 1	9 Minister's lot 150
Mamamoiett,	
Mammanuah, Mamanuah, Mammanewah, chief	Mitchell, Michel, Edward,
Mammanuah, Mamanuah, Mammanewah, chief proprietor of the lands of Ssconett, vs.	Mitchell, Michel, Edward, .
Mammanuah, Mamanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes,	Mitchell, Michel, Edward, 273 Experience, 1 Mocoy, John, Jeremiah Howes vs., 1
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, . Man, Nathaniel, .	Mitchell, Michel, Edward, 273 Experience, 17, 37, 46, 60 Mocoy, John, Jeremiah Howes vs., 153 More, George, 113
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, . Man, Nathaniel, . vs. John Cowin, .	Mitchell, Michel, Edward,
Mammanuah, Mamanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes,	Mitchell, Michel, Edward, 273 Experience, 17, 37, 46, 60 Mocoy, John, Jeremiah Howes vs., 17, 37, 46, 60 More, George, 1.13 Richard, 221 Morey, Mory, Jonathan, 156, 246—249, 253, 255, 271
Mammanuah, Mamanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes,	Mitchell, Michel, Edward,
Mammanuah, Mamanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes,	Mitchell, Michel, Edward,
Mammanuah, Mamanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes,	Mitchell, Michel, Edward,
Mammanuah, Mamanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, . . 19 Man, Nathaniel, 24 vs. John Cowin, .	Mitchell, Michel, Edward,
Mammanuah, Mamanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, . . Man, Nathaniel, . . . vs. John Cowin, Richard, John Williams vs., Manchester, William, Mannamoiett, . <	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, . Awashunkes, . Man, Nathaniel, . vs. John Cowin, . Richard, . John Williams vs., . Manchester, William, . Mannamoiett, . Indas at, . Manomett Pond, .	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, . Awashunkes, . Man, Nathaniel, . vs. John Cowin, . Richard, . John Williams vs., . Manchester, William, . Mannamoiett, . Iands at, . Manomett Pond, . Marchant, John, .	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, . <td< td=""><td>Mitchell, Michel, Edward,</td></td<>	Mitchell, Michel, Edward,
Mammanush, Mamanush, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 20 vs. John Cowin, 10 Richard, 2066, 30 John Williams vs., 2241, 22 Mannamoiett, 132, 12 lands at, 205, 20 Manomett Pond, 138—140, 14 Marshall, Robert, 138—140, 14	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 20 vs. John Cowin, 10 Richard, 20 Thomas, 20 John Williams rs., 205, 20 Manomett Pond, 138—140, 14 Marchant, John, 138—140, 14 Marshfield, 138—140, 14 Marshfield, 138	Mitchell, Michel, Edward,
Mammanush, Mamanush, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 24 vs. John Cowin, 26 Richard, 266, 30 John Williams vs., 241, 22 Mannamoiett, 132, 12 Iands at, 205, 20 Manomett Pond, 138—140, 14 Marshall, Robert, 138—140, 14 Marshfield, 11 the town of, vs. John Farrow and another, 11 vs. Briggs and another, 26	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 24 vs. John Cowin, 10 Richard, 266, 30 John Williams rs., 241, 25 Manometer, William, 132, 14 lands at, 205, 26 Marchant, John, 138-140, 14 Marshfield, 138-140, 14 Marshfield, 17 the town of, vs. John Farrow and another, 17 vs. Briggs and another, 27 Martha's Vineyard, Martin's Vineyard, John Dog- 266, 30	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 24 vs. John Cowin, 10 Richard, 266, 30 John Williams rs., 241, 25 Manomett Pond, 132, 14 lands at, 205, 26 Marchant, John, 138-140, 14 Marshfield, 138-140, 14 Marshfield, 138-140, 14 Marshfield, 12 vs. Briggs and another, 14 vs. Briggs and another, 14 wartha's Vineyard, Martin's Vineyard, John Dog- ett rs., 14	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 24 vs. John Cowin, 10 Richard, 266, 30 John Williams rs., 241, 25 Manometer, William, 132, 14 lands at, 205, 26 Marchant, John, 138-140, 14 Marshfield, 138-140, 14 Marshfield, 17 the town of, vs. John Farrow and another, 17 warshfield, 27 Martha's Vineyard, Martin's Vineyard, John Dog- ett rs., 26	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 21 vs. John Cowin, 21 rs. John Cowin, 22 Thomas, 266, 30 John Williams rs., 241, 2 Mannamoiett, 132, 14 lands at, 205, 26 Marchaster, William, 132, 14 lands at, 132, 14 Marchant, John, 138–140, 14 Marchant, John, 138–140, 14 Marshfield,	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 22 vs. John Cowin, 24 Richard, 266, 30 John Williams vs., 241, 2 Mannamoiett, 132, 14 lands at, 205, 26 Marchaster, William, 132, 14 lands at, 132, 14 Marchant, John, 132, 14 Marchant, John, 138-140, 14 Marshfield, 138-140, 14 Marshfiel	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 22 vs. John Cowin, 24 Richard, 266, 30 John Williams vs., 266, 30 John Williams vs., 241, 22 Mannamoiett, 132, 14 lands at, 205, 20 Manomett Pond, 138, 140, 14 Marshall, Robert, 138-140, 14 Marshifield, 140, 14 N	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, Man, Nathaniel, vs. John Cowin, Richard, John Cowin, Richard, John Williams vs., John Williams vs., Mannamoiett, John Williams vs., Mannamoiett, Iands at, Narchester, William, Marchester, William, Mannamoiett, 132, 14 lands at, 132, 12 Manomett Pond, Marchant, John, Marshall, Robert, 138—140, 14 Marshall, Robert, 140, 14 Marshall, Robert, 150 Martha's Vineyard, Martin's Vineyard, John Dog- ett rs., 140, 14 Mathews, Mathewes, James, Samuel, Thomas Crosbey, Sen., rs.,	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, 19 Man, Nathaniel, 22 vs. John Cowin, 10 Richard, 21 Thomas, 266, 30 John Williams rs., 241, 2 Mannamoiett, 132, 14 lands at, 205, 26 Marchaster, William, 132, 14 lands at, 205, 26 Manomett Pond, 132, 14 lands at, 132, 14 lands at, 205, 26 Marashall, Robert, 138-140, 14 Marshall, Robert, 138-140, 14 Marshall, Robert, 138-140, 14 Marshall, Robert, 138-140, 14 Marshfield, 12 Martha's Vineyard, Martin's Vineyard, John Dog- ett rs., 16 Mathews, Mathewes, James, 26 Samuel, Thomas Crosbey, Sen., rs., 27 Mattachesett, 14 Mattaquason, sachem of Mannamoiett, William 17	Mitchell, Michel, Edward,
Mammanuah, Mammanewah, chief proprietor of the lands of Saconett, vs. Awashunkes, Awashunkes, vs. John Cowin, rs. John Cowin, Richard, John Williams rs., John Sat, Marchart, John, John Sat, Marshfield, <	Mitchell, Michel, Edward,

328

.



٠

Mount Hope,	Numquid Nummack vs. John Fish, 40
or Pocanawket,	Nunnaquoquitt, or Pocassett,
Mount Hope Neck,	Nye, Benjamin,
Murdoe, John,	vs. Thomas Dexter, Jun., 51
Mylam, Samuel, Joseph Dunham vs.,	vs. William Newland, 96, 100
Mynard, see Maynard.	Caleb,
Naighbor, James, John Tompson.vs., 80	John,
Namassakett,	Old Indian Field,
Napoietan, Napoiatan, an Indian sachem, 195	Oliver, Olliver, Nathaniel, 270, 271, 284
Nash, James,	attorney, vs. Nathaniel Hall,
Robert, William Hedge vs., 47	Omukacuscowett, alias Tom, testimony of, 257
Gregory Armstrong vs.,	Ordway, Abner, John Goare rs.,
Sarah Jennings vs.,	Ormsbey, Richard, administrator of, John God-
Samuel,	frey vs.,
testimony of,	Osamequine, Osamequin, sachem,
John Williams vs.,	Otis, Oatis, John, and another, vs. John Gorham,
Lieutenant,	Sen.,
Nelson, John,	Stephen,
Newland, William, $\dots \dots \bullet$	Oyster Pond Furlong,
vs. Thomas Applegate,	Packer, Samuel, Jun., James Hayward vs.,
Thomas Applegate $vs.$,	Paddock, Robert,
George Barlow vs.,	Paddy, William, 4, 7, 12—15, 17, 19, 29
Benjamin Nye vs.,	vs. Webb Adey,
Newman, Samuel, John Browne vs.,	<i>vs.</i> James Luxford,
New Plymouth, see Plymouth.	$Mr., \dots \dots$
Nianticke,	
Nicarson, Nicholson, Nickarson, Nickerson, Joseph,	
vs. William Griffeth, Sen.,	Richard Thayer vs., .
John, vs. William Griffeth, Jun., 289	and another, Constant Southworth, Treas-
John, vs. William Griffeth, Jun.,	and another, Constant Southworth, Treas- urer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262	and another, Constant Southworth, Treas- urer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21	and another, Constant Southworth, Treas- urer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50	and another, Constant Southworth, Treas- urer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Edward Sturgis, 90, 91	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Edward Sturgis, 90, 91 vs. Anthony Thacher, 94	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Edward Sturgis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 106	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Edward Sturgis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 106 John Freeman and another vs., 132, 134	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Edward Sturgis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 132, 134 vs. several Indians, 155	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Edward Sturgis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Edward Sturgis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Edward Sturgis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Thomas Fallen and another, 193	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Anthony Thacher, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Thomas Fallen and another, 193 vs. Tristram Hedgis, 207-209	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Anthony Thacher, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Thomas Fallen and another, 193 vs. Tristram Hedgis, 207-209 vs. Arthur Howland, 282	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Anthony Thacher, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 166 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Tristram Hedgis, 207—209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Anthony Thacher, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Tristram Hedgis, 207—209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 299	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Anthony Thacher, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 166 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Tristram Hedgis, 207-209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 299 William, Sen., 268, 274	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Anthony Thacher, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 106 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Tristram Hedgis, 207-209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 299 William, Sen., 268, 274 Thomas Howes, Sen., and another, rs., 106	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Robert Dennis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 106 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Tristram Hedgis, 207-209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 299 William, Sen., 268, 274 Thomas Howes, Sen., and another, rs., 106 Francis Baker vs., 173	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Robert Dennis, 90, 91 vs. Anthony Thacher, 90, 91 vs. the town of Yarmouth, 106 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Tristram Hedgis, 207-209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 299 William, Sen., 268, 274 Thomas Howes, Sen., and another, rs., 106 Francis Baker vs., 173 Tristram Hedgis vs., 205	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Robert Dennis, 90, 91 vs. Robert Dennis, 90, 91 vs. Edward Sturgis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 106 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Thomas Fallen and another, 207-209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 209 William, Sen., 268, 274 Thomas Howes, Sen., and another, rs., 106 Francis Baker vs., 173 Tristram Hedggis vs., 205 vs. Josiah Cooke, Sen., 218	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Robert Dennis, 90, 91 vs. Anthony Thacher, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 106 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Tristram Hedgis, 207-209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 299 William, Sen., 268, 274 Thomas Howes, Sen., and another, rs., 106 Francis Baker vs., 173 Tristram Hedgis vs., 205 vs. Josiah Cooke, Sen., 218 Nicolls, Thomas, Samuel Hiland vs., 218	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Robert Dennis, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 106 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Thomas Fallen and another, 207-209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 208, 274 Thomas Howes, Sen., and another, rs., 106 Francis Baker vs., 173 Tristram Hedgis vs., 205 vs. Josiah Cooke, Sen., 218 Nicolls, Thomas, Samuel Hilland vs., 168 Nobscussett, 195	and another, Constant Southworth, Treasurer, vs.,
John, vs. William Griffeth, Jun., 289 Samuel, 289 William, 54, 92, 262 Anthony Gilpin vs., 21 vs. Thomas Starr, 48, 50 vs. Robert Dennis, 50 Edward Dillingham and others vs., 50 vs. Robert Dennis, 90, 91 vs. Anthony Thacher, 90, 91 vs. Anthony Thacher, 94 vs. the town of Yarmouth, 106 John Freeman and another vs., 132, 134 vs. several Indians, 155 vs. Mattaquason, sachem of Mannamoiett, 171 Francis Baker vs., 172 vs. Tristram Hedgis, 207-209 vs. Arthur Howland, 282 Thomas Fallen, Jun., rs., 299 Samuel Hall vs., 299 William, Sen., 268, 274 Thomas Howes, Sen., and another, rs., 106 Francis Baker vs., 173 Tristram Hedgis vs., 205 vs. Josiah Cooke, Sen., 218 Nicolls, Thomas, Samuel Hiland vs., 218	and another, Constant Southworth, Treasurer, vs.,

.

.

.

.

Digitized by Google

Partrick, see Partridge.	Ply
Partridge, Partrich, George, 62, 65, 70, 77, 81, 85,	•
87, 93-95, 134, 137, 147	
John,	
George, allowance to,	Poc
Pascomansett,	Poc
Paule, William, rs. John Hathwey, Sen., 170	
Paybody, Pabody, Paybodi, John, 17, 32, 36, 37	Poc
William, 52, 56, 58, 60, 64, 70, 77, 81, 85, 101,	
102, 112, 143, 144, 150, 151, 195, 213, 247,	
253, 295.	
allowance to,	
vs. Sarah Parke,	Pok
Payne, see Paine.	Pon
Peachey, Thomas, vs. William Browne, 190	Poo
Peakes, William, Edward Williams vs., 148	Pop
Pecke, John, John Godfrey vs.,	•
administrator, John Godfrey cs.,	
and another, vs. John Allin, 169	
Joseph and others, William Crickenden rs., 46	
Samuel,	Pov
Peckham, Stephen,	Pov
Peirce, Pierce, Pearse, Peirse, Abigail, 157	
Peirce, Pierce, Pearse, Peirse, Abigail, 157 Abraham, vs. William Hanbury,	
William Hanbury vs.,	
Alice,	
Benjamin,	
and others, John Holbrooke and others rs., 259	Pra
Josiah,	
Michael,	
Joseph Turner, Sen., vs.,	
Humphrey Johnson vs.,	
Anthony Dodson vs.,	
and others, selectmen of Scituate, John	
Williams vs.,	Pre
Rebekah, and another, Joseph Rogers vs., . 107	
Samuel, vs. William Thomas,	
William, 50	
Pepper, Peper, Issac,	
Perry, Perrey, Edmund,	
Edward,	
Henry Saunders vs.,	
John, vs. William Tubbs, Sen.,	
Thomas, Joseph Turner vs., 146, 147	
Peter, alias Quequsha, testimony of,	
Peterson, John, George Soule vs.,	Prir
Phelpes. Thomas, Edward Sturgis vs., 118	Pun
Philip, alias Metacombr, John Allin and an-	Pur
other vs.,	Que
alias Wewasowannet, sachem of Mount Hope,	Que
Peter Talmon vs.,	Que
Phillips, Phillipps, Benjamin,	Que
John,	Ral
and another, vs. Isaac Little,	Rar
Pincen, Thomas,	
Plymouth Colony ,	

Plyn	nouth	Colo	my,	Tr	CB.	ure	T	of, 1	rs .	Sa	00 UK	el 1	Du	n-	
-	hi town o	am,	•					•							251
	town o	f, ri	. F i		cis	Co	mł	e a	nd	oti	berr	4			156
Plyn	nouth c	oun	ty,	•											306
Poc	nouth c mokett	, Po	cans	wh	et,	or	M	our	it]	Ho	pe,		18)1 .	256
Poce	mett, o	r N	unn	a qu	iq u	itt,				. '			22	2 3 .	241
	lands a	it,	•			. '		•							247
Poc	ocke, Jo	ohn,	Ed	wal	rd i	Gn	٩v	cs .,			•				221
	James														
	and w	ife, i	adm	uni	stn	atri	x,	rs.	C	hrie	top	bei		4	
	100	ey,				•	ć					. :	21(5	-217
	m Mary,												213	5-	-217
Pok	ettacun	ke, a	lias	G	let), t	est	imo	nv	of.	•	•	•		257
Pont	tus, Wi	llian	1.					•							5
Pool	tus, Wi e, Will	iam	. vs .	W	'ill	iam	H	lille	т.						36
Pop	e. Isaac	· ·	· .												
	e, Isaac Seth, .	, .								295	. 2	95.	29	8	310
	Thoma											42	2. 8	13.	137
	Rob	ert.	Bart	let	t r.	s								-,	137 73
	and	ano	ther	J	ohr	יש א B	8.77	168	198.		÷		Ì	Ì	78
Pow	der Poi	int		•						•					193
Pow	ell. Ral	lph.										Ì	29	4.	295
	ell, Ral rs. Wi John M	llian	Ja	me	R .	÷		Ż			ŀ			-,	294
	John N	favl	nue	t	-,								Ż		297
	Willia	m. V	Villi	iam	P	ark	er	rs					Ì		28
	Willian Tho	mas	Cla	rke	. 17.8	 1		,				Ż			37
	Tho Clen	nent	Cau	mb	ion			÷							37
Prat	, Prat,	Pra	te.	Be	nai	ah.	, 61	s. 9	6.	98.	10	0.			
	-,,					,									
								10	۳.	172		"'.	18	4.	120
	Jonath	an.						19	в,	172	5 I 1(11, 83.	18	77, 19.	198 174
	Jonath Joshus	an, . 13	3. 14	I. 1	6.	17.	•	•	•		1	63,	16	9,	174
	Joshua	, 13	14	I, 1	6,	17,	, 19	9, 2	0,	22,	1(27	63, , 3	16 2, 3	19, 54,	174 35,
	Joshus t	, 13 37, 4	1, 14 1 1 —	l, 1 -43	.6, , 4	17, 5—	, 19 -47	9, 2 1, 5:	0, 2—	22, -54	1 27 , 51	83, ,3 3,6	16 2, 3 12,	9, 54, 64	174 35, , 73
	Joshua 3 Josiah,	, 13 87, 4	6, 14 11— •	i, 1 -43	6, , 4	17, 5—	, 19 -47	9,2 1,5:	0, 2	22, -54	1 27 , 51	83, ,3 8,6	16 2, 3 92,	9, 54 _; 64	174 35, , 73 36
Pren	Joshua 3 Josiah,	, 13 87, 4	6, 14 11— •	i, 1 -43	6, , 4	17, 5—	, 19 -47	9,2 1,5:	0, 2	22, -54	1 27 , 51	83, , 3 3, 6	16 2, 3 12,	9, 34, 64	174 35, , 73 36 7
Pres	Joshua Josiah, Phineh Ice, Pri	, 13 37, 4 , . , . , . , . , . , .	5, 14 1	l, 1 -43	6, , 4 ex	17, 5	-19 -47	9, 2 1, 5	10, 2	22, -54	1 27 , 51	83, ,3 3,€	16 2, 3 2,	9, 54, 64	174 35, 73 36 7 192
Pren	Joshua Josiah, Phineh ice, Pri Thoma	, 13 37, 4 	b, 14 1	l, 1 -43 · · ry,	6, , 4 ex 19,	17, 5	-47	9, 2 1, 5	· 0, 2 · · · ·	22, -54	1(27 , 5(83, , 3 3, 6	16 2, 3 22,	9, 34, 64	174 35, 73 36 7 192 54,
Pren	Joshua Josiah, Phineh Ice, Pri Thoma 54	, 13 37, 4 	, 14 1— Ma , 10 3, 63	I, 1 -43	6, , 4 ex 19, 4,	17, 5	19 -47	9, 2 1, 5 : :x, :x, -24, 5, 71	· 0, 2 · · · 2	22, -54	1(27 , 5(53, , 3 3, 6	16 2, 3 2, 3 2, 3 3, 4 3, 4 80	39, 34, 64 · · · 45, 0, 8	174 35, 73 36 7 192 54, 3—
Pren	Joshua Josiah, Phineh ice, Pri Thoma 58	, 13 37, 4 ias, nce, is, 7 5, 58 5, 8	i, 14 i 1	i, 1 -43 · · · · · · · · · · · · · · · · · · ·	6, , 4 19, 4, ' 95	17, 5	19 -47	9, 2 7, 5	2	· 22, -54 · · · · · · · · · · · · · ·	1(27 , 5(83, 3 , 3 3, €	16 2, 3 12,	9, 54, 64	174 35, 73 36 7 192 54, 3 109,
Pren	Joshua Josiah, Phineh ice, Pri Thoma 58 82	, 13 37, 4 as, nce, as, 7 5, 58 5, 8 13, 1	i, 14 i 1— Ma i, 10 i, 63 7, 6 i 16,	i, 1 -43 · · · · · · · · · · · · · · · · · · ·	6, , 4 ex 19, 4, 93 4,	17, 5	19 -47	9, 2 7, 5 x, -24, 5, 71 96 128,	2 20 1, 7 9 1;	22, -54	1(27 5(41, 76, 103 135	83, 3 3, 6 - - - 78, 1 5, -	16 2, 3 32, 3 3, 4 , 80 105 13	9, 34, 64	174 35, 73 36 7 192 54, 3— 109, 141,
Pren	Joshua Josiah, Phineh ace, Pri Thoma 56 82 11	, 13 37, 4 as, nce, a, 7 5, 58 5, 8 13, 1 44, 1	5, 14 1	i, 1 -43 · · · · · · · · · · · · · · · · · · ·	6, , 4 19, 4, 93 4, 1,	17, 5	19 -47	9, 2 7, 5 24, 24, 71 96 128, 56,	· 0, 2	· 22, -54 · · · · · · · · · · · · · · · · · · ·	10 27 58 41, 76, 103 133 -16	83, 3 3, 6 - - - 78, 1 5, -	16 2, 3 32, 3 3, 4 , 80 105 13	9, 34, 64	174 35, 73 36 7 192 54, 3 109,
Pren	Joshua Josiah, Phineh ice, Pri Thoma 54 85 11 14	, 13 37, 4 137, 4 137, 4 13, 7 5, 58 13, 1 14, 1 37, 1	5, 14 1— Ma 7, 10 3, 65 7, 6 16, 148, 69,	i, 1 -43	6, , 4 ex 19, 4, 93 4, 1, 1,	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5	2	· 22, -54 · · · · · · · · · · · · · · · · · · ·	1(27 50	63, 3 , 3 , 6 , 4 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7	16 2, 3 32, -	19, 34, 64 15, 15, 7, 1, 1,	174 35, 73 192 54, 3 109, 141, 165,
Pren	Joshua Josiah, Phineh ice, Pri Thoma 54 85 11 14	, 13 37, 4 137, 4 137, 4 13, 7 5, 58 13, 1 14, 1 37, 1	5, 14 1— Ma 7, 10 3, 65 7, 6 16, 148, 69,	i, 1 -43	6, , 4 ex 19, 4, 93 4, 1, 1,	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5	2	· 22, -54 · · · · · · · · · · · · · · · · · · ·	1(27 50	63, 3 , 3 , 6 , 4 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7	16 2, 3 32, -	19, 34, 64 15, 15, 7, 1, 1,	174 35, 73 192 54, 3 109, 141, 165,
Pren	Joshua Josiah, Phineh ice, Pri Thoma 56 85 11 14 16 vs. J execu	, 13 37, 4 137, 4 137, 5, 58 13, 1 144, 1 37, 1 Jame trix	3, 14 11	1, 1 -43 - - - - - - - - - - - - - - - - - -	6, , 4 ex 19, 4, 93 4, 1, 1,	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5 1, 5 1, 5 1, 5 1, 5 1, 7 1, 9 6, 1 1, 7 1, 5 6, 5 1, 7 4, 5 1, 7 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5	0, 2	· 22, -54 · . 8	1(27 , 51 41, 76, 103 133 -16	83, 3 , 3 , 6	16 2, 3 32, -	19, 34, 64 15, 15, 7, 1, 1,	174 35, 73 36 7 192 54, 13 109, 141, 165, 22
Pren	Joshua Josiah, Phineh Ice, Pri Thoma 54 85 11 14 16 vs. J execu	, 13 37, 4 , - , - , - , - , - , - , - , - , - , -	3, 14 11 Ma 7, 10 3, 63 116, 148, 148, 169, 189, 10 10 10 10 10 10 10 10 10 10	I, 1 -43 · · · · · · · · · · · · · · · · · · ·	6, , 4 ex 19, 4, 93 4, 1, 1,	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5 1, 5 1, 5 1, 5 1, 5 1, 7 1, 9 6, 1 1, 7 1, 5 6, 5 1, 7 4, 5 1, 7 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5	0, 2	· 22, -54 · · · · · · · · · · · · · · · · · · ·	1(27 , 51 41, 76, 103 133 -16	63, 3 , 3 , 6 , 4 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7	16 2, 3 32, -	19, 34, 64 15, 15, 7, 1, 1,	174 35, 73 36 7 192 54, 13 109, 141, 165, 22 192
Pren	Joshua Josiah, Phineh Ice, Pri Thoma 54 85 11 14 16 vs. J execu In Mr., .	, 13 37, 4 has, nce, as, 7 5, 58 5, 8 13, 1 44, 1 37, 1 Jame trix rer, 1	3, 14 11 Ma , 10 3, 63 7, 6 16, 48, 69, 8 L of vs.,	I, 1 -43 · · · · · · · · · · · · · · · · · · ·	6, , 4 ex 19, 4, 93 4, 1, 1,	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5 1, 5 1, 5 1, 5 1, 5 1, 7 1, 9 6, 1 1, 7 1, 5 6, 5 1, 7 4, 5 1, 7 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5	0, 2	22, -54 8	1(27 50 41, 76, 103 133 -16	63, , 3 , 3 , 6 , , , , , , , , , , , , ,	16 2, 3 3, 4 , 80 105 13 16	9, 34, 64 	174 35, 73 36 7 192 54, 13- 109, 141, 165, 22 192 53
Pren	Joshua Josiah, Phineh ice, Pri Thoma 56 80 11 14 16 vs. J execu Mr., . ce Field	, 13 37, 4 , . has, 7 5, 58 5, 8 13, 1 44, 1 37, 1 37, 1 37, 1 37, 1 37, 1 37, 1 37, 1 44, 1 37, 1 44, 1 37, 1 44, 1 37, 1 44, 1 37, 4 4, 1 4, 1 4, 1 4, 1 4, 1 4, 1 4, 1 4	3, 14 11 Ma , 10 3, 63 7, 8 16, 18, 69, 5 L of vs.,	I, 1 -43	6, , 4 , ex 19, 4, 1, 1, 5 or	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5 1, 5 1, 5 1, 5 1, 5 1, 7 1, 9 6, 1 1, 7 1, 5 6, 5 1, 7 4, 5 1, 7 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5	0, 2	22, -54 8 	1(27 5(5) 41, 76, 103 133 -16	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16	9, 34, 64 	174 35, 73 36 7 192 54, 3 109, 141, 165, 22 192 53 273
Prin Prin	Joshua Josiah, Phineh ace, Pri Thoma 56 80 11 14 16 es. J execu Mr., . ce Fiele kateest	, 13 37, 4 , aas, 7 5, 58 5, 8 13, 1 44, 1 37, 1 Vame trix, 1 , th t, th t, .	3, 14 Ma , 10 3, 65 16, 8 189, 8 69, 8 169, 9 169, 9 109, 9 10, 9 1	I, 1 -43	6, , 4 ex 19, 4, 93 4, 1, 1,	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5 1, 5 1, 5 1, 5 1, 5 1, 7 1, 9 6, 1 1, 7 1, 5 6, 5 1, 7 4, 5 1, 7 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5	0, 2	22, -54 8 	1(27 50 41, 76, 103 133 -16	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16	9, 34, 64 	174 35, 73 36 7 192 54, 3 109, 141, 165, 22 192 53 273 254
Pren Prin Puno Purs	Joshua Josiah, Phineh ice, Pri Thoma 56 85 11 14 16 vs. J execu un Mr., . ce Field kateen vall, Ja	, 13 37, 4 ,	5, 14 Ma , 10 3, 65 7, 6 16, , 148, , 148, , 16, , 10, , 16, ,	I, 1 -43 · ry, -3, 6 -39, 12 15 17 	6, , 4	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5 1, 5 1, 5 1, 5 1, 5 1, 7 1, 9 6, 1 1, 7 1, 5 6, 5 1, 7 4, 5 1, 7 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5	0, 2	22, -54 8 	16 27 50 - 41, 76, 103 133 -16 - 16 - 16 - 10 - 10 - 10 - 10 - 10	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16	9, 34, 64 	174 35, 73 36 7 192 54, 109, 141, 165, 22 192 53 273 254 196
Pren Prin Puns Quae	Joshua Josiah, Phineh ice, Pri Thoma 56 82 11 14 16 vs. J execu un Mr., . ce Field kateest vall, Ja	, 13 37, 4 , . as, . nce, . as, 7 5, 58 5, 8 13, 1 44, 1 57, 5 5, 58 1 3, 1 4 4, 1 5, 5 5, 5 8 1 3, 1 4 4, 1 5, 5 5, 5 8 1 5, 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1	b, 14 11	$\begin{array}{c} \mathbf{I}, \ \mathbf{I} \\ \mathbf{I}$	6, 4 • ex 19, 95 4, 1, 1, for • • • • • • • • • • • • • • • • • • •	17, 5	19 -47 - 10 - 68 - 05, 1 - - - - - - - - - - - - - - - - - - -	9, 2 7, 5 1, 5 1, 5 1, 5 1, 5 1, 7 1, 9 6, 1 1, 7 1, 5 6, 5 1, 7 4, 5 1, 7 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5	0, 2	22, -54 8 	1(27 5(5) 41, 76, 103 133 -16	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16	9, 34, 64 · · · 15, 8 , 5, 7, 1, · · · · · · · · · ·	174 35, 73 192 54, 109, 141, 165, 22 192 53 273 254 196 223
Pren Puno Puns Quad	Joshua Josiah, Phineh ice, Pri Thoma 56 82 11 14 16 vs. J execu m Mr., . ce Field kateest vall, Ja chattase	, 13 37, 4 , . as, nce, s, 7 5, 5 5, 5 8 13, 1 44, 1 37, 1 Vame ttrix rer, 1 d, th t, .	5, 14 Ma , 10 3, 63 7, 6 16, 48, 69, 5 16, 16, 9, 8, 16, 16, 16, 16, 16, 16, 16, 16	I, 1 43	6, 4 • ex 19, 4 93 4, 1, 1, 5 or 0 • · · · · · · · · · · · · · · · · · · ·	17, 5	. 19 -47 	9, 2 7, 5 1, 5 1, 5 1, 5 1, 5 1, 7 1, 9 6, 1 1, 7 1, 5 6, 5 1, 7 4, 5 1, 7 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5 1, 5	0, 2	22, -54 8 	16 27 50 - 41, 76, 103 133 -16 - 16 - 16 - 10 - 10 - 10 - 10 - 10	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16	9,34,64	174 35, 73 192 54, 192 54, 109, 141, 165, 22 192 53 273 254 196 223 108
Prin Puno Purs Qua Qua	Joshua Josiah, Phineh ice, Pri Thoma 54 86 11 14 16 vs. J execu Mr., . ce Fiele skatees vall, Ja chattase kers, . ion, Jol	, 13 37, 4 , . , . , . , . , . , . , . , . , . , .	5, 14 11 Ma , 10 3, 65 7, 6 16, 48, 69, s L of	1, 1 43 ry, 3, 9, 12 15 17 	6, 4 • ex 19, 4 93 4, 1, 1, • • • • • • • • • • • • • • • • • • •	17, 5	$ \begin{array}{c} 19 \\ -47 \\ -47 \\ -5, 1 \\ -68 \\ -5, 1 \\ $	9, 2 , 5: , 24, , 71 96 128, , 56, , 174,	.0, 2 2; 7, 9; 1; 2; 1; 1; 2; 1; 1; 2; 1; 1; 2; 1; 1; 2; 1; 1; 1; 2; 1; 1; 1; 1; 1; 1; 1; 1; 1; 1; 1; 1; 1;	. 22, -54 	16 27 50 - 41, 76, 103 133 -16 - 16 - 16 - 10 - 10 - 10 - 10 - 10	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16		174 35, 73 36 7 192 54, 13- 109, 141, 165, 22 192 53 273 254 196 223 108 206
Pren Prin Puno Qua Qua Qua	Joshua Josiah, Phineh ice, Pri Thoma 56 83 11 14 16 vs. J execu un Mr., . ce Field kateen vall, Ja chattase kers, . ion, Jol quaha, ;	, 13 37, 4 , . , . , . , . , . , . , . , . , . , .	3, 14 11 Ma , 10 3, 65 16, 16 148, 69, 54 148, 65 148, 7 148, 7	1, 1 43 y, 6 39, 12 15 17	6, 4 • ex 19, 93 4, 1, 1, 5 • • • • • • • • • • • • • • • • • • •	17, 5	19 -47 \cdot	9, 2 , 5 , 5 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7	.0, 2 2, 7, 9, 1, 12, 1, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0,	. 22, -54 	16 27 50 - 41, 76, 103 133 -16 - 16 - 16 - 10 - 10 - 10 - 10 - 10	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16		174 35, 73 36 7 192 54, 13- 109, 141, 165, 22 192 53 273 254 196 223 108 206 257
Prin Puns Quad Quad Quad Ralp	Joshua Josiah, Phineh ice, Pri Thoma 54 82 11 14 16 <i>vs.</i> J execu Mr., . ce Fiele katees vall, Ja chattase kers, . ion, Jol qusha, ; bh, an I	, 13 37, 4 aas, nce, us, 7 5, 5 5, 8 13, 1 44, 1 37, 1 44, 1	5, 14 Ma , 10 3, 65 7, 6 16, 8 169, 8 169, 9 16, 9 16, 10 16, 10 10, 10 16, 10	1, 1 -43	6, 4 • ext 19, 4, 93 4, 1, 1, form •	17, 5	. 19 -47 	9, 2 , 5 , 5 , 2 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7	0, 2. 2, 7, 9 1, 9, 1 1, 2, 1 1, 2, 1 1, 2, 1 1, 2, 1 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	· 22, -54 · · · 8 -3, '3, '38, 57. · · · · · · · · · · · · · · · · · · ·	10 277, 58	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16		174 35, 73 36 7 192 54, 13- 109, 141, 165, 222 192 53 254 196 223 108 206 257 195
Prin Puns Quad Quad Quad Ralp	Joshua Josiah, Phineh ice, Pri Thoma 55 85 11 14 16 vs. J execu un Mr., . ce Field kateest vall, Ja chattasc kers, . son, Jol qusha, ; ih, an I usden, J	, 13 37, 4 37, 4 5, 5 5, 5 5, 5 5, 8 13, 1 44, 1 37, 1 44, 1	5, 14 Ma , 10 3, 65 16, 16 18, 10 3, 65 16, 14 18, 10 19, 10 10, 10, 10 10, 10 1	1, 1 -43	6, 4 • ex 19, 93 4, 93 4, 1, 1, for •	17, 5	-11 -47 - 11 - 168 - 11 - 168 - 11 - 10 - 11 - 11 - 11 - 11 - 11 - 11	9, 2 , 5 , 5 , 5 , 7 , 24, , 71 96 , 28, , 71 96 , 28, , 71 96 , 5 , 71 96 , 5 , 71 96 , 5 , 71 , 7	. 0, 2	· 22, -54 · · · 8 	16 277 58 - - - - - - - - - - - - - - - - - -	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16		174 35, 73 36 7 192 54, 13- 109, 141, 165, 22 192 53 273 254 196 223 108 206 257 195 272
Prin Puns Quad Quad Quad Ralp	Joshua Josiah, Phineh ice, Pri Thoma 54 82 11 14 16 <i>vs.</i> J execu Mr., . ce Fiele katees vall, Ja chattase kers, . ion, Jol qusha, ; bh, an I	5, 13 57, 4 57, 4 5, 5 5, 5 5, 5 5, 5 5, 8 13, 1 44, 1 137, 1 144, 1 137, 1 144, 1 137, 1 144,	5, 14 11	1, 1 -43	6, 4 • ex, 19, 1, 1, 1, for . •	17, 5	-11 -47 	9, 2 , 5 , 5 , 2 , 7 , 2 , 7 , 2 , 7 , 2 , 7 , 2 , 7 , 2 , 7 , 7 , 7 , 7 , 7 , 7 , 7 , 7	. 0, 2	· 22, -54 · · · 8 	16 277 58 - - - - - - - - - - - - - - - - - -	83, 3 , 3 , 6 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1 , 1	16 2, 3 3, 4 , 80 105 13 16		174 35, 73 36 7 192 54, 13- 109, 141, 165, 222 192 53 254 196 223 108 206 257 195

•

Digitized by Google

330

Ramsden, Joseph, vs. John Jenney,	Rickeson, William,
John Barnes vs.,	Riddley, Mark,
Edward Gray vs.,	Rider, Samuel,
Randall, Randle, Joseph, 106	Ring, Ringe, Andrew. 47, 58, 64, 65, 68, 70, 72, 96,
Robert Stanford vs.,	101, 102, 128, 143, 144, 154, 157, 172, 177,
William, 74, 129	198, 201, 213, 2 94 .
testimony of,	Roads, John, vs. Joseph Billington, 110
deposition of,	Roberts, Henry, vs. Thomas Ranshall, 200
Samuel Jackson vs.,	Peter, John Saffin vs.,
Joanna Kempton vs.,	Thomas, Josiah Cook vs.,
vs. John Bryant,	Robin, of Mattachesett, and other Indians, vs.
presented,	John Wing and other Englishmen, 195
vs. Humphrey Johnson and others, 103	Robinson, Robenson, George, John Dogett vs., 145,
vs. Humphrey Johnson, 105	. 147
William Barstow vs.,	Increase,
Abraham Sutliffe vs., 106	John Saffin vs.,
Humphrey Johnson vs.,	administrator, Richard Thayer vs., 223
vs. Jeremy Hatch and another, 116	Isaac,
vs. John Turner, the elder,	Mary,
Jeremiah Hatch and another vs.,	Thomas, vs. Isaac Stedman, 48
John Bryant vs.,	vs. Joseph Tilden,
Joseph Tilden vs.,	vs. James Cudworth,
and others, Abraham Sutliffe vs., 106	vs. John Bucke, Sen.,
William, Sen., John Bryant, Sen., vs., 137, 138	Robinson's Creek,
vs. Isaac Tetatan,	Rogers, John, 25, 31, 37, 41, 67, 75, 77, 81, 93-95,
William, Jun., vs. Robert Stanford, 175	108, 119, 128, 130, 137, 141, 150, 154, 156,
Edward Williams's administrator vs., 183	160, 172, 181, 196, 201, 217, 245, 246, 265
Ranshall, Thomas, Henry Roberts vs., 200	William Maycomber vs.,
Ransom, Ransome, Robert,	Elisha Besbey vs., 104
presented,	John, Sen.,
John Barnes vs.,	John, Jun., 169, 177, 186, 194, 197, 198
John Doten vs.,	Joseph, 20, 22, 29, 34
Edward Gray cs.,	presented,
Rates, see Taxes.	vs. Rebekah Peirce and another, 107
Rawlins, Thomas, Sen.,	William, 174, 175
Thomas, Jun.,	vs. John Rouse,
Recorder of the Court, Samuel Sprague appointed, 304	vs. John Williams,
Rehoboth,	Roper, John, vs. Samuel Rowland,
Revenue and customs in the county of Bristol,	Rose, Roes, Joseph,
	Rouse, John,
Rew, Edward,	
Sarah, James Wiatt vs,	Rowe, John, Captain Standish vs.,
Rhodman, John, arbitrator,	Rowland, Samuel, John Roper vs.,
Richards, Mr., vs. Gowen White,	Rowley, Henry,
Richmond, John, 163, 181, 186, 194, 231, 233, 241,	Rull, Joseph,
247-249	Russell, Rushell, Russhell, Russel, George, 119, 129
and another, administrators, William Clarke	John Weekes vs.,
and another vs.,	Thomas Burd rs.,
and others, vs. Joseph French,	Abraham Sutcliffe rs.,
John, Sen.,	Joseph White and another vs.,
Rickard, Rickett, Giles, 29, 35-37, 40, 45, 47, 58, 62,	vs. Samuel Clapp,
104, 123	John Hudson and wife vs.,
Giles, Sen.,	John,
Giles, Jun.,	John Barnes vs.,
Hester, Joseph Dunham vs.,	Edward Gray vs.,
John,	
,	

- -

Russell, John, Jun.,	Sepecan,
Jonathan,	purc
Joseph	-
Joseph,	Sepecan 2
Ryder, Samuel, 50, 126, 127, 134, 143, 144, 147, 156,	Sepecan
163, 167, 171, 205, 220, 229, 273, 287	
James Clarke vs.,	Data
	reu
Saberry, see Seabury.	~ ~
Sabin, William,	
Siconett,	Johr
testimonies of ancient Indians of, concerning	rs
Hog Island,	W
Saddler's Point,	vs
Saffin, Saffins, John, 65	Johr
vs. Peter Roberts,	Joh
rs. Benjamin Church,	Johr
vs. Encrease Robinson,	T
vs. Micrease Roomson, 200, 204	E
vs. Nathaniel Byfield and others, raters of	L
Bristol,	Jone
John Walley and others vs.,	
vs. Benjamin Church,	Sherive, S
vs. John Kalander,	
Salybury, William,	Sherman,
Sampson, Abraham,	Johr
Henry, 38, 41, 42, 46, 56, 58, 62, 70, 75, 108,	Jose
150, 163	Pele
allowance to,	
James,	
	Will
Sandwich,	W
complaint against, &c.,	
vs. Samuel Fuller, Son.,	Shinnga
Sarson, Richard, vs. Nicholas Butler,	Shurtleff,
Sasuett Neck,	
Satuckett River,	_
Saunders, Henry, vs. Edward Perrey, 94	<i>vs</i> .]
Thomas Dexter vs.,	
James Skiffe, administrator, vs.,	Geo
Savage, John,	<i>rs.</i> 1
Thomas,	Tho
Thomas, Jun.,	Sillis, Rie
Sawyer, Thomas,	Silvester,
Scauton Neck,	rs.]
Saturato 102, 101	
Scituate,	J
undivided Conahasset lands at, 231, 283, 286, 289,	-
297	
vs. Humphrey Johnson, 118, 119, 162, 262	aı
vs. John Cushen and another,	
Humphrey Johnson and others vs., 284, 285	Jo
agents of the town of, vs. Japhet Turner, 296	81
rates,	
Scottow, Scottawey, Josuah,	ar
Seabury, Saberry, Samuel, 101, 105, 119, 219	Jose
and another, vs. Robert Sprout,	H
Bears, Saers, Saars, Seares, Richard,	Lyd
Silas,	•
оцая,	1490

Sepecan, lands at,	227
purchasers of, rs. William Connett, s	n Indian, 254,
	258, 271
Sepecan Neck,	
Sepecan River,	254
Sergeant, Henry, and others, Joseph T	ilden and
others rs.,	70
Peter, rs. John Walley, administrate	or of Nich-
olas Davis,	182
Shaw, Shawe, James, James Cole, Sen.,	vs., 53
John, 9, 20, 23,	29, 37, 43, 46
rs. Edward Dotey,	15
William Hanbury rs.,	31
	18
John, Sen.,	
John, the elder, Kenelme Winslow	
John, Jun., vs. Edward Dotey, .	
	42
Edward Dotey rs.	
Jonathan, 195, 197, 241-243, 252	
Shelley, Robert	64.70
Shelley, Robert,	rs. James
Luxford,	
Sherman, Shermon, Shermane, Edmund	
John,	
Joseph,	293
Peleg,	
Philip,	
Samuel,	•
	235
William,	88
William,	· · · 88 · · · 125
William,	· · · 88 · · · 125
William,	· · · 88 · · · 125
William,	· · · 88 · · · 125
William,	
William,William Shurtleff vs.,Shillingsworth, Thomas,Shurtleff, Shertley, Shirtley, Shirtliff, Shurtleffe, Surtliffe, William, 113, 254vs. Thomas Clarke, Sen.,rs. Charles Hopkins,George Vaughan vs.,rs. William Sherman,Thomas Clarke, Sen., vs.,silliam Sherman,rs. William Sherman,Sillis, Richard,rs. John Palmer,	
William,	
William,	
William,William Shurtleff vs.,Shillingsworth, Thomas,Shurtleff, Shertley, Shirtley, Shirtliff, Shurtleffe, Surtliffe, William, 113, 254.rs. Thomas Clarke, Sen.,rs. Charles Hopkins,George Vaughan vs.,rs. William Sherman,rs. William Sherman,Silvester, Dinah,rs. John Palmer, Jun.,John, Walter Hatch vs.,John Palmer, Jun., vs.,	
 William,	
William, William Shurtleff vs., Shillingsworth, Thomas, Shurtleff, Shertley, Shirtley, Shirtliff, Shurtleff, Shertley, Shirtleffe, William, 113, 254. vs. Thomas Clarke, Sen., rs. Charles Hopkins, George Vaughan vs., rs. William Sherman, rs. William Sherman, Sillis, Richard, rs. John Palmer, Jun., John, Walter Hatch vs., John Palmer, Jun., vs., John Palmer, Jun., vs., and another, Humphrey Turner	. . . 88 . . . 125 . . . 43 Shirtliffe, . . 43 Shirtliffe, . . 43 Shirtliffe, . . 112, 234 110 113
William, William Shurtleff vs., Shillingsworth, Thomas, Shurtleff, Shertley, Shirtley, Shirtliff, Shurtleff, Shertley, Shirtleffe, William, 113, 254. vs. Thomas Clarke, Sen., rs. Charles Hopkins, George Vaughan vs., rs. William Sherman, rs. William Sherman, Sillis, Richard, rs. John Palmer, Jun., John, Walter Hatch vs., John Palmer, Jun., vs., John Palmer, Humphrey Turner ers vs., John Williams, administrator, vs.	. . . 88 . . . 125 . . . 43 Shirtliffe, . . 43 Shirtliffe, . . 43 Shirtliffe, 234 110 113
 William,	. . . 88 . . . 125 . . . 43 Shirtliffe, . . 43 Shirtliffe, . . 43 Shirtliffe, 112, 110, 113,
William, William Shurtleff vs., Shillingsworth, Thomas, Shurtleff, Shertley, Shirtliff, Shurtleffe, Surtliffe, William, 113, 254. rs. Thomas Clarke, Sen., rs. Thomas Clarke, Sen., rs. Charles Hopkins, rs. Charles Hopkins, rs. William Sherman, rs. John Palmer, Jun., Silvester, Dinah, rs. John Palmer, Jun., John, Walter Hatch vs., John Palmer, Jun., vs., John Palmer, Humphrey Turner ers vs., ers vs., John Williams, administrator, vs and another, Edward Williams'	
 William,	. . . 88 . . . 125 . . . 43 Shirtliffe, 83, 85, 112, . . . 234 . . . 234 . . . 110 . . . 113 . . . 125 236, 244, 254
 William,	. . . 88 . . . 125 . . . 43 Shirtliffe, 83, 85, 112, . . . 234 . . . 234 . . . 110 . . . 113 . . . 125 236, 244, 254
 William,	
 William,	. . . 88 . . . 125 . . . 43 Shirtliffe, 83, 85, 112, . . . 234 . . . 234 . . . 110 . . . 113 . . . 125 236, 244, 254

_



•

Silvester, Naomi,	execu	trix	, I	Edwa	ard	W	rig	ht	and	
wife vs., Richard, .	. 74	, 10)1,	115	i, 1	16,	11	9,	120,	129
Simmons, John,						•		. '		275
Simmons, John, Joseph Bartle	tt vs.,							•		252
Moses,					•		•	•		150
Simpkins, Symkins	, Nic	hole	18,	Pete	er 1	Wo	rde	n'ı	s ex-	
ecutor vs.										
Walter Devile										
vs. Walter De										
vs. Emanuell	White	2								00
vs. William T	wineir	, ng.								
vs. John Gray,										
Robert Dennis	s vs.,			•						
Sison, James, .									293,	
Sisson, James, .				•						1
Skesett,										
Skiffe, Skift, James										
administrator,										98
Robert, John	Walle	V 8	nd	oth	ers	rs				
Stephen, 154,	174.	18	1.	189.	19	1.	196	3.	197.	205.
210, 213,										
291, 297.			,	,		-,		., .	,	,
William Sw										145
and another										
vs.,										
Slander, 9, 12, 19,	30, 3	9. 4	15,	46.	50	. 54	1 . i	55.	. 57.	58.
60, 63, 65	. 69.	71.	73	. 75.	77	. 8	9. 9	3 0.	97.	107.
110, 111,										
143, 146,										
Slocum, Slocom, Sl	ocom	e. E	Llie	zer.	, -			_,	283.	295
Slocum, Slocom, Sl Giles,		., _					28	3.	293.	295
Nathaniel So										
Nathaniel So	oule a	nd a	ADC	othe	r v.					166
Peleg,										
Smalley, Smaly, Sn	alev.	Jol	hn.	31.	34	. 3	5. 3	37.	. 70.	105
Jonathan,										
Smith, Smyth, Da	niel. S	215	. 2	18.	21	9.	223		229.	233.
236, 243,	257.	258		260.	27	3. 9	276		279.	286.
287, 292,						-, .		·, ·	,	,
Eliezer,										283
John,	•								73	283
vs. William	Shu r t	leff.							,	36
and others,										152
									292,	
Josiah Cook	<i>2</i> .								, · ·	
and another,	rs. J	ohr								222
and wife, Na										143
John, Jun., .									·, ·	81
Josiah,										283
T	· ·	:				•				143
	••• •••	•	:							260
Philip, arbitrat		•								291
Ralph, .				•						149
Ralph Gorh				• •		•••				17
vs. Ralph G			•	• •		•			•••	19
on reaching		-7	•	• •	•	•	•		•••	

•

Smith, Ralph, Thomas Clar	ke	vs.,	•	•	•	•	•	•	69
Richard Sparrow vs.,	•	•	•	•	•	•	•	•	84
town of Eastham vs.,	•	•	•	•	•		•		99
John Winslow rs., .	•		•	•					147
vs. John Winslow, .									155
vs. John Winslow, . Richard,							27	0.	276
vs. Morris Freelove		·			•	•	25	°,	955
vs. John Burden, .									
Issee Little ne	•	•	•	•	•	•	•	•	210
Isaac Little vs., . Samuel, vs. Stephen M	· ·		•	•	•	•	•	•	289
Samuel, vs. Stephen M	еп	ск,	•	·	•	•	•	•	148
Josiah Cooke, Sen.,	VS .,	•	•	•	•	•	•	•	159
Thomas Clarke, Sen	., v	s .,	•	•	•	•	•	•	249
and Josiah Cooke, a	ctio	n b	etw	eer	ı,	•	•	•	249
Shubal,	•	•	•	•	•	•	24	1,	273
Snell, Thomas,		•	•						273
Snow, Snowe, Anthony, 9,	22,	41	, 4	3, (60,	70), 7	13.	85,
			,	9). E	14.	10	2	112
Josiah,					19	8	21	4	312
Mark,	-	• •		•			ຸິ	ບ, ວ∡	1.41
	,	а, I ,	ο,	11, a	20	, z	ə, ·	34 •	, 35
Soule, Soul, Elizabeth, vs. I									
George, 4, 27, 10	08,	164	, 1	66,	28	13,	29	2,	295
vs. John Peterson, John, 70, 10 Nathaniel, vs. Giles Slocum, .	•	•	•	•	•	•	•	•	193
John, 70, 10	63,	191	, 1	97,	20	5,	21	0,	264
Nathaniel,	•			•		•	29	2,	295
vs. Giles Slocum.								ć	164
and another, vs. Gile	8 S	loci	ım.		_	_	_		166
Souther, Sowther, Nathanie	1		,		•	-	٠,	95	32
ne Bohort Fldrodge	4	•	•	•	•	•	•	-0	90
vs. Robert Eldredge,	•	•	•	•	•	•	•	•	40
vs. John Fish,	•	•	•	·	•	•	•	•	40
Mr.,	•	•	•	•	•	•	•	·	42
Southworth, Southwood, Co	ons	ant	,	•	. 9	ю,	13	9,	249
John Williams vs., . Thomas Clarke vs., .	•	•	•	•	•	•	•	•	148
Thomas Clarke vs., .	•	•	•	•	•	•	•	•	212
Tressurer, Sarah Jenni	nos	's n	ver	RAP	-				102
vs. James Cudworth vs. Stephen Paine ar							13	5.	136
vs. Stephen Paine ar	, nd e	not	her						137
vs. John Williams, J	lun.			,	•	•	•	•	140
vs. John Williams,	-	"	•	•	•	•	•	•	144
Us. John Windhis,	•		•	•	•	•	•	•	147
rs. James Cudworth	an	u ar	iou	er,	1	•	•	•	147
vs. Ralph Smith, . rs. Robert Eldred,	•	•	•	•	•	•	•	•	149
vs. Thomas Prence's	ex	ecut	rix	,	•	•	•	•	192
Edward,	•	•	•	•	•	•	•	•	177
Nathaniel, 181, 198, 20)5, 9	208,	, 23	36,	27	9, 1	294	l, 1	295,
	•								310
John Doten, alias Do	otev	. vs	2	39.	24	5. 3	246	3. 2	250,
			, -	-)		,			253
Thomas, 37, 45-47, 8	3_	-85	8	7. 5	89	91	<u>,</u> 9		
96, 98, 101—103	1	00, 08	10	., . a	119	21	, " 18	, 1	120
	', I' 	95.	10	υ, απι	4 4 Ú 1 A	7, 1 1	144	, i	140
124, 127, 128, 13									
151, 155, 156, 15	9,	160,	16	14 ,	16) ,]	167	,	172,
174, 177, 181, 186				2, 1	94	, 19	96-	-	198,
201, 205, 208, 21	2, 2	214.							
Lieutenant,	•	•	•	•	58	, 6	2, (64	, 77
Sowamsett,					•	•	•	•	256

Sparrow, Jonathan,	Stetson, Benjamin, Sen.,
Richard, 16, 18, 20, 22, 23, 25, 28, 31, 36, 40-	Thomas,
43, 45-47, 49, 52-54, 60, 83	Stevens, Peter, Richard Willis vs.,
vs. James Luxford,	Stockbridge, Abigail,
vs. Nathaniel Mayo, 69	Charles,
Miles Standish, for Elizabeth Hopkins, vs., 80	Joseph Tilden and wife vs.,
vs. Ralph Smith, 84	vs. Joseph Turner, Sen.,
Spooner, John,	John, 41
Samuel,	vs. George Bower, 8
	Stony Brook,
Ralph Gorham vs., 8	Stow, John, John Whitcomb vs.,
John, 134, 150, 210	Street, Francis, Timothy Halloway vs.,
Samuel,	Strong, Stronge, John,
appointed recorder of the Court,	Studson, Joseph,
and wife, Justus Eames vs.,	Robert,
Sarah,	rs. Thomas Joy,
William, Sen.,	Sturgis, Edward,
Sprout, Sprought, Robert,	Teague Joanes vs., . . .
Robert Barker vs.,	Robert Eldred vs.,
Samuel Saberry and another rs.,	William Nicarson vs.,
Stacy, Stacye, Richard,	• William Clarke rs.,
James Wiatt vs.,	Nathaniel Bassett vs.,
Standish, Alexander, 60, 85, 150, 291, 310, 312	Edward, Sen., William Clarke vs.,
Josiah, 115, 136, 150, 163, 191, 195	Edward, Jun., vs. Thomas Phelpes, 118
Miles, 12-21, 23, 24, 28, 29, 40-43, 45-49,	Thomas, vs. Jeremiah Jones,
52, 54, 55, 57, 58, 60, 63, 64, 66-68, 71, 72	Sturtivant, Sturtevant, Sturtevaunt, Sturtifant,
vs. Richard Sparrow, for Elizabeth Hopkins, 80	John,
Captain,	Josiah,
vs. John Rowe,	Samuel, 53, 81, 87, 94, 101, 112, 123, 128, 143,
Standlecke, Richard,	144, 156, 298, 304
Stanford, Standford, Standfort, Robert, 298	William Collyare vs.,
vs. Samuel Palmer,	and another, John Jenney and another vs., 34
Samuel Jenkins rs.,	and another, Ann Atwood rs., 67
ve. Edward Jenkins,	and another, James Hurst and others vs., . 68
vs. James Cudworth,	Summers, Thomas, John Williams, Jun., vs., 122, 138-
James Cudworth vs.,	140
Randall Williams, Jun., vs.,	John Williams vs.,
John Williams rs.,	Elizabeth Ensinge vs.,
vs. Israel Hubbert,	vs. John Williams,
John Sutton, administrator, vs.,	Morris Truant, vs.,
rs. Nathaniel Turner, 230, 234, 240, 260	Sunderland, John, attorney to Joshua Scottawey,
Nathaniel Turner vs.,	vs. John Tucker, 135, 136
and another, Elizabeth Tilden vs.,	vs. John Griggs,
Starr, Starre, Stare, Comfort, vs. William Hatch, . 3	Sutliffe, Suttliffe, Abraham, 103, 110
Nathaniel Tilden vs.,	George Russell vs.,
vs. John Williams, Sen.,	vs. George Russell,
John, 67, 70, 75, 79, 81	vs. William Randall and others, 106
Thomas,	Humphrey Turner vs.,
	Sutton, George,
villiam Palmer vs.,	vs. Nicholas Wade,
vs. Anthony Thacher,	<i>vs.</i> George Vaughan,
John Freeman vs.,	vs. Thomas Hatch,
Stedman, Isaac,	<i>vs.</i> Mary Russell,
Thomas Robinson vs.,	

.

Digitized by Google

- - ----

334

Sutton, John, vs. John Williams, 107, 114	- T
vs. Mary Russell,	
John Jacob vs.,	
vs. Daniel Turner,	
Matthew Gannett vs.,	T
vs. Peter Bacon,	; [
administrator, vs. Robert Stanford, 230	
John, Sen., vs. Matthew Gannett, Sen., 272	
Swansey,	
Swansey River,	4
Swift, Swifte, Joane, Thomas Dexter, Sen., rs., 44	
William, 108, 143, 144, 159, 160, 167, 228, 229	
vs. Thomas Ewer,	
vs. William Allin,	
ve Stephen Skiffe	
Tabor, Taber, Joseph,	
vs. Stephen Skiffe,	
Thomas,	
Talbot Talbott Ismd 901	
Talbot, Talbott, Jerud, .	
Taldervile, Talderule, Grissel, vs. Noah Floyd,	
Taldervile, Taldervile, Grissel, vs. Noan Floyd, 250 Talmon, Talman, Peter, vs. Philip, alias Wewaso-	Т
wannet, sachem of Mount Hope, 190, 191	
Tamlinge, John, 136 Tamlinge, John, 136	
Tanner, Nicholas, Joseph Kent vs., 196	
Tart, Edward, vs. Walter Briges, 45	
witness,	
Elizabeth, vs. John Bucke, 66	
Thomas,	
Taspaquin, sachem of Namassakett,	
Taunton, selectmen, William Hailstone vs., 143	Ì
passage to be made at the Mill River for fish	
to go up and down, 131, 132	
Taxes,	ĺ.
Taylor, Tayler, Tayer, Henry,	
James,	
John,	
Tobias, vs. John Shawe, Jun., 42	
Richard,	
Teley, Thomas, Francis Cooke vs., 5	
Templar, Templer, Richard,	
Tetatan, Isaac, William Randall, Sen., vs., 237	1
Thacher, Thatcher, Anthony, 21, 31, 41, 50, 56, 64, 70,	
93, 106	
93, 106 Thomas Starr vs.,	

•

Thayer, Richard, rs. Increase	Robi	inson	, adn	ninis-	
trator				222	223
Sidrack, vs. John Briggs.					126
Thomas,					239
Thomas, David,					285
Nathaniel	151.	159.	167.	181.	303
rs. George Soule, William Allford vs., vs. Samuel Arnold,		,	,	;	4
William Allford rs.		•	•••		8 5K
re Samuel Arnold	•••	•	•••	102	1.01
rs. Timothy Williamson,	•••	•••	••	120	101
Josiah Winslow, Sen., and	 		•••	•••	100
John Christow, Bell., and	anot	uer,	·•.,	•••	101
vs. John Carver and anoth and others, vs. William E	er, .	•	• •	• •	101
and others, vs. william E	arie,	•	•••	• •	247
and others, rs. David Lak	e, .		•••_	•••	241
and another, agents of M	arsht	ield,	vs. Ja	ames	
Briggs and another, Nathaniel, Jun., surety for	··	• •	••-	• •	200
Nathaniel, Jun., surety for	r Hu	mphi	rey J	ohn-	
son, John Turner, Ju	n., vs	., .	•	176,	177
William, 4, 30, 31, 33-3	9, 43,	, 45,	46, 4	8, 41	9, 52
Samuel Peirce vs., . Mr., an attorney,	• •	• •	•		38
Mr., an attorney,		• •	• •		226
homnson, see Tomnson.					
Chorne, Joseph, vs. John Brook vs. John Holbrooke, Chrasher, John,	ke, .				224
vs. John Holbrooke, .	<i>.</i> .		•	233.	240
hrasher. John.				304.	310
Samuel,				,	273
hrockmorton, John, John Gil	hert e		••	•••	32
Thurston Edward arbitrator		,	• •	• •	901
hurston, Edward, arbitrator, ildin, Elizabeth, vs. Robert Stanford and ar	• •	• •	•	• •	030
no Dobart Stanford and an	 		•	• •	400
Isha	lome	5 ·	•	• •	221
John, Joseph,		• •		209,	301
Joseph,	107,	124,	130,	141,	221
Thomas Tilden and anot	ther t	8 ., .	•	• •	54
vs. Morris Truant, .	··	: •	•	• •	56
rs. executors of William William Hatch, Jun., ex	n Hat	ch, .	•	•••	59
William Hatch, Jun., en	ecuto	r, <i>vs</i>	·, ·	•••	59
rs. Richard Curtes, .	• •		•		63
rs. John Ramsden, .			•		69
rs. John Ramsden, mortgage deed from Go	win J	Vhite	3, ·		71
Humphrey Johnson rs., rs. William Randall, .	• •		. 7	3, 78	5, 90
rs. William Randall, .			•	133,	134
Nathaniel Winslow vs.,		• •	•	117,	128
Thomas Robenson vs.,			•		76
rs. Thomas Hiland, Sen					94
rs. Gowin White,					115
vs. John Williams, Jun.					118
vs. William Holmes, .	, .				
and wife, vs. Charles St	 				
and others, vs. Henry Sar					
					10
and others, on behalf of					110
uate, vs. Humphrey J					
Nathaniel,	•••	•	z 00,	259,	301
vs. Comfort Starr, .					
vs. Henry Ewell,	•••	• •		••••	10
Thomas, 143, 144,	156,	167,	172,	181,	217
and another, vs. Joseph Ti	ilden,	• •	•	• •	54

335

Tillson, Tilson, Edmund, 16, 22, 26, 31, 34, 42, 4	5 1]
	72
Edward,	
Ting Tinge Edward	248
Ting, Tinge, Edward,	02
108, 119, 126—129, 141, 150, 156, 157, 1	
174, 194, 241, 260, 295.	• • •
Sergeant,	0.05
Tiedelle Tiedelle Lemon	014
John, . <td>116</td>	116
Joseph,	000
	220
Tobey, Tobye, Thomas, 112, 150,	
vs. John Fish,	60
Tom, alias Omukacuscowett, testimony of,	
Tompson, Thompson, John, 54, 105, 108, 112, 134, 1	
144, 154, 157, 163, 174, 181, 191, 194-1	
205, 208, 217, 219, 231, 233, 275, 282,	
vs. John Holmes,	33
vs. James Naighbor,	80
petitioner for a highway to Boston, 304, 305, 3	
Torrey, Torey, James,	
John Ames vs.,	39
Lieutenant,	
Townsend, Abraham,	
Tracy, Tracye, Tracey, John, 94, 102, 126-128, 1	
143, 144, 150, 156, 159, 167, 171, 172, 1	
189, 191, 198, 215, 220, 229, 246-249, 2	59,
260, 287, 298, 3 10.	
Stephen,	28
a rbitrator,	
	9
Tripp, James,	9 295
Tripp, James,	9 295 295
Tripp, James, . <	9 295 295 295 295
Tripp, James, . <	9 295 295 295 295
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1	9 295 295 295 295 185
Tripp, James, . <	9 295 295 295 295 185 54
Tripp, James,	9 295 295 295 295 185 54 41 56
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 200, 1 Nathaniel Bowman vs., 200, 1 Joseph Tilden vs., 200, 1 vs. Thomas Summers, 1	9 295 295 295 295 185 54 41 56
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 203, 2 Nathaniel Bowman vs., 203, 2 Joseph Tilden vs., 203, 2 rs. Thomas Summers, 1 Trudellstone, Volienticn, 2	9 295 295 295 295 185 54 41 56 166 T
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 203, 2 Nathaniel Bowman vs., 203, 2 Joseph Tilden vs., 203, 2 rs. Thomas Summers, 1 Trudellstone, Volienticn, 2	9 295 295 295 295 4 41 56 166 T 295 T
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 vs. Thomas Summers, 1 Trudellstone, Volientien, 2 Trumball, Thrumble, Mr., 1	9 295 291
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 rs. Thomas Summers, 1 Trudellstone, Volientien, 2 Trumball, Thrumble, Mr., 188, 1	9 295 295 295 295 295 295 295 41 56 166 17 295 7 91 89 7
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 rs. Thomas Summers, 1 Trudellstone, Volientien, 1 Tubbs, Dorothy, 188, 1 Mercy, 108, 1	9 295 295 295 295 295 295 295 41 56 166 17 295 7 91 89 7
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 rudellstone, Volientien, 1 Trumball, Thrumble, Mr., 188, 1 Mercy, 108, 1 witness, 108, 1	9 295 295 295 295 295 295 295 441 56 41 56 7 91 91 91 91 91 89 7 112 V 57
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 rudellstone, Volientien, 1 Trumball, Thrumble, Mr., 188, 1 Mercy, 108, 1 Witness, 26, 1	9 295 295 295 295 295 295 295 441 56 41 56 7 91 91 91 91 91 89 7 112 V 57
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 rudellstone, Volientien, 1 Trumball, Thrumble, Mr., 188, 1 Mercy, 108, 1 witness, 26, 1 John Perry rs., 1	9 295 295 295 185 54 41 56 166 1 295 1 91 112 V 57 V 08 89 V
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 rudellstone, Volientien, 1 Trumball, Thrumble, Mr., 188, 1 Mercy, 108, 1 witness, 26, 1 John Perry rs., 1 William, 26, 1 John Perry rs., 1	9 295 295 295 185 54 41 56 166 1 295 1 91 112 V 57 V 08 89 V
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 rudellstone, Volientien, 1 Trubbs, Dorothy, 188, 1 Mercy, 108, 1 witness, 26, 1 John Perry rs., 1 William, Sen., and wife, Isaac Barker rs., 1 Tucker, Abraham, 2	9 295 295 295 295 295 185 54 41 56 12 112 57 108 89 88 883
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 3 Joseph Tilden vs., 3 Joseph Tilden vs., 3 rudellstone, Volientien, 3 Trubbs, Dorothy, 188, 1 Mercy, 108, 1 witness, 3 William, 26, 1 John Perry rs., 1 William, Sen., and wife, Isaac Barker cs., 1 Tucker, Abraham, 293, 2	9 295 295 295 295 185 54 41 56 166 1 295 1 91 112 V 57 V 108 189 112 V 57 V 188 189 57 V 189 57 189 57 189 57 54 54 54 54 54 54 54 54 54 54
Tripp, James, 293, 2 Joseph, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Joseph, vs. Timothy White, 1 Morris, 3 Joseph Tilden vs., 3 Joseph Tilden vs., 3 Trudellstone, Volientien, 3 Trumball, Thrumble, Mr., 188, 1 Mercy, 108, 1 witness, 3 William, 26, 1 John Perry rs., 1 William, Sen., and wife, Isaac Barker cs., 1 Tucker, Abraham, 293, 2 and others, Zachary Allen and others vs., 2	9 295 295 295 295 295 185 54 41 56 1205 112 57 108 189 112 57 108 88 883 295 283
Tripp, James, 293, 2 Joseph, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Joseph, rs. Timothy White, 1 Morris, 3 Joseph Tilden vs., 3 Joseph Tilden vs., 3 rs. Thomas Summers, 3 Trudellstone, Volientien, 2 Trubbs, Dorothy, 188, 1 Mercy, 108, 1 witness, 3 William, 26, 1 John Perry rs., 1 William, Sen., and wife, Isaac Barker vs., 1 Henry, 293, 2 and others, Zachary Allen and others vs., 2 John, Joshua Scottawey vs., 135, 1	9 295 295 295 295 295 295 295 185 54 41 56 1205 1 91 112 V 57 V 008 283 295 V 283 36 V
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 1 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 rse. Thomas Summers, 1 Trudellstone, Volientien, 2 Trubbs, Dorothy, 188, 1 Mercy, 108, 1 witness, 108, 1 witness, 1 William, 26, 1 John Perry rs., 1 William, Sen., and wife, Isaac Barker vs., 1 Henry, 293, 2 and others, Zachary Allen and others vs., 2 John, Joshua Scottawey vs., 135, 1 Tupper, Thomas, 41, 2	9 295 295 295 295 185 54 41 56 189 112 V 57 189 112 V 57 188 283 295 283 36
Tripp, James, 293, 2 Joseph, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Joseph, rs. Timothy White, 1 Morris, 3 Joseph Tilden vs., 3 Joseph Tilden vs., 3 Trudellstone, Volientien, 2 Trubball, Thrumble, Mr., 188, 1 Mercy, 108, 1 witness, 3 William, 26, 1 John Perry rs., 1 William, Sen., and wife, Isaac Barker vs., 2 Henry, 293, 2 and others, Zachary Allen and others vs., 2 John, Joshua Scottawey vs., 135, 1 Tupper, Thomas, 41, 2	9 295 295 295 295 185 54 41 56 189 112 V 57 108 283 295 36 285 88
Tripp, James, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Intuant, Trewant, Joseph, vs. Timothy White, 1 Morris, 1 Nathaniel Bowman vs., 1 Joseph Tilden vs., 1 Joseph Tilden vs., 1 Trudellstone, Volientien, 2 Trumball, Thrumble, Mr., 188, 1 Mercy, 108, 1 witness, 26, 1 John Perry rs., 1 William, 26, 1 John Perry rs., 1 William, Sen., and wife, Isaac Barker vs., 2 Henry, 293, 2 and others, Zachary Allen and others vs., 2 John, Joshua Scottawey vs., 135, 1 Tupper, Thomas, 41, 2 Turner, Turners, Daniel, 1 John Sutton vs., 1	9 295 295 295 295 295 295 295 185 54 41 56 191 12 V 57 V 08 295 112 V 57 V 08 295 189 112 V 57 V 88 295 189 112 V 57 V 88 88 88 88 88 88 88 88 88
Tripp, James, 293, 2 Joseph, 293, 2 Joseph, 293, 2 Peleg, 293, 2 Truant, Trewant, Joseph, vs. Timothy White, 1 Morris, 293, 2 Joseph, rs. Timothy White, 1 Morris, 3 Joseph Tilden vs., 3 Joseph Tilden vs., 3 Trudellstone, Volientien, 2 Trubball, Thrumble, Mr., 188, 1 Mercy, 108, 1 witness, 3 William, 26, 1 John Perry rs., 1 William, Sen., and wife, Isaac Barker vs., 2 Henry, 293, 2 and others, Zachary Allen and others vs., 2 John, Joshua Scottawey vs., 135, 1 Tupper, Thomas, 41, 2	9 295 295 295 295 295 295 295 29

Turner, Humphrey, rs. William Hamans, 6
Tahn Versell as
John Varssell vs.,
vs. Abraham Sutline,
and others, rs. John Silvester and another, 143,
144
Japhet, Walter Woodworth rs.,
agents of town of Scituate rs.,
Samuel Clap and another, rs.,
John 939
vs. William Versto, 53 John, the elder, vs. William Besto, 51 William Randall vs., 117
John the elder re William Besto 51
William Bandall as
William Randall vs.,
Jonn, Sen., 110, 129, 143, 144, 214, 221
Benjamin Bosworth, Sen., vs., 223, 230
John, Jun.,
Humphrey Johnson rs.,
Edward Williams's administrator vs., 176
vs. Nathaniel Thomas, Jun., 176, 177
rs. Nathaniel Thomas, Jun., 176, 177 Joseph,
Joseph,
vs. John Barnes,
vs. John Bryant, Sen.,
Tohn Dryang Sen and mathem 145
<i>rs.</i> John Bryant, Sen., and another, 145 <i>rs.</i> Thomas Perrey,
rs. Thomas Perrey, 146, 147
Samuel Hiland vs.,
vs. John Williams,
Joseph, Sen., vs. Michael Peirse, 157
Charles Stockbridge and wife vs., 157
John Williams vs., 169, 182
Michael, rs. John Davis.
Michael, vs. John Davis,
vs. John Williams,
John Green vs.,
Tohn Williams administration up 004
John Williams, administrator, vs., 204
Robert Stanford rs., 230, 234, 240, 260
vs. Robert Stanford,
Thomas,
John Williams, administrator, vs., 183
Twine, William,
Twine, William,
kins rs.,
Twisden, John.
Varseall, Mr.,
Varssell, John, vs. Edward Jenkens, 54, 55
rs. Humphrey Turner,
Vaughan, Vahan, George, 76, 171, 174, 211
$John Sutton rs, \ldots 87$
vs. William Shurtleff,
Versto, John
William, John Turner vs.,
Vinall, John,
Vinall, John,
and another, Edward Jenkens vs.,
······································
Vixon, Robert,



Wade, Waid, Waide, John,	Waterman, Robert,
Nicholas, John Sutton vs.,	rs. Thomas Clarke, 14
Thomas,	vs. James Luxford,
and another, John Williams vs., 259, 264, 265,	Watson, George, 7, 17, 18, 70, 77, 95, 96, 102, 104,
276, 277	105, 108, 136, 139, 140, 142, 159, 163, 186
vs. John Williams,	and others, vs. James Walker and others, 131
Wadsworth, Waddsworth, Waddesworth, Chris-	Wayewett, Awashunk's husband, testimony of, 257
topher, 19, 25, 28, 36, 38, 52, 53, 54, 67, 70, 72, 79, 85, 93, 94, 105.	Weekes, John, vs. George Russell, 9 West, Francis,
John, 108, 128, 136, 141, 157, 159, 160, 167, 169,	Peter,
186, 195, 201, 208, 213, 215, 219, 228, 279,	Weston, Edmund, $\dots \dots \dots$
298 .	Wethrell, Wetherrell, Witherley, William, 32, 83, 88,
Joseph, 95, 98, 100, 101, 210, 220, 229, 294, 295	131
Wait, Waite, John,	Mr.,
Reuben,	Wewasowannet, alias Philip, sachem of Mount
Thomas,	Норе,
Waldron, Isaac,	Wewayewitt,
Walker, James, 5, 49, 79, 108, 115, 181, 189, 201, 298	Wheaten, James, Sen., John Bryant, Sen., and
and others, George Watson and others vs., 131	another, agents, <i>rs.</i> ,
John,	Whetcome, John, 60
Peter,	Ephraim Kempton vs., 66
Thomas,	Whetstone, John,
Walley, Wally, John, 181, 276, 279, 286, 287, 292,	Whiston, Whistone, John,
295, 305, 311	Samuel House $rs., \ldots \ldots$
administrator, Thomas Dean vs., 181, 182	vs. Edward Jenkins, 170
and others, vs. John Saffin,	Whitcomb, John, rs. John Stow, 16
vs. Robert Skift,	White, Emanuel,
$Mr., \ldots \ldots \ldots \ldots \ldots \ldots \ldots 188$	$rs.$ James Cole, \ldots \ldots \ldots 23
Walter, James, Francis Cooke rs.,	Nicholas Simpkins rs.,
Wamsitta, Wamsetta,	Gowen, Mr. Richards vs.,
Wamsitta Sopaquitt, alias Alexander,	rs. William Hatch, Sen., 40
Wanton, Edward,	to Joseph Tilden, mortgage deed, 71 John Williams <i>vs.</i> , 101
Edward, Sen., vs. John Williams, 280	Joseph Tilden vs.,
Ward, Thomas,	Joseph,
arbitrator,	and another, vs. George Russell, 177
Warren, James,	Nicholas 131
Joseph, 59, 87, 100, 129, 136, 156, 157, 172, 174,	Nicholas,
177, 181, 186, 191, 196, 205, 236, 248, 249,	vs. Benjamin Higgens, 153
252, 275, 291, 298.	and others, selectmen of Marshfield, rs.
John Holmes vs.,	John Farrow and another, 175
Nathaniel,	and others, Isaac Little and another rs., . 189
Josiah Winslow vs.,	Resolved, 108, 294
executrix of, rs. Robert Barker, Sen., 180	Timothy, 31, 264, 265, 276, 277, 287, 301-303
Nathaniel, Sen.,	Samuel Hiland rs.,
Sarah, Sen., rs. Robert Barker, Sen., 177	Joseph Trewant vs.,
executrix of, rs. Robert Barker, Sen., 180	and another, vs. John Williams, 281, 300
Mrs., and Andrew Hallet, case betwixt, 12	Mr.,
Washborne, Washbourn, Washbourne, Washburne,	Whitney, Thomas, 37, 45–47, 49, 52, 53, 67, 68, 72,
John,	81, 85, 87, 93, 100, 101, 108, 115, 123, 126,
John, Jun., 100, 115, 123	127, 129, 134, 136, 137, 141.
William Clarke vs.,	Wiatt, James, rs. Richard Stacye,
Joseph, vs. Elihu Britt,	vs. Timothy Hallowey,
Waterman, John,	Wickson, Robert,
rs. John Mendall and another,	and another, rs. William Hanbury,
Joseph, \ldots 217	and another, to. William Manduly,
43	

-

.

Wilchen	len, Williar s, Willcock	n, rs. Jo	sep	n P	reci w::	ke a	.nd	oti	hers,	46 941	Wi
W HCOCK	s, willcock	(s, will	oke	8,	VV 1.	lco	с, 1	Jai			
n	.1.6									, 308	ļ
	niel, Sen.,					·				, 296	
	nuel, Isaac, Hum	• • •		•		·	•	•		283	
wilder,	Isaac, Huir	Iphrey J	onr	1601	1 78	r.,	•				
T8. W:11.44	Humphrey	Jonnson	"	•	•	•	•			, 204	
w mett,	Willet, Eli ighter of Po	zabeun,		•	•	•	•	•	•	229 218	!
uau Ter	nes, rs. Pet	eter nu	ш,	•	•	·	•	•			
1 10	omas, 4, 7, 1										
1										, 113	ł
נ	Francis Coo Richard Chu	ке <i>ся.</i> ,		• • • • •	•	•	•	•	105	109	
	s. John Do									. 151	
w man Tre	, an Indian, lian servant,	• •		•	•	•	•	•	•	200	
											1
	of Taspaqu Iosiah Wins										
	s, Edward, ry Dodson,										
Ma	ry Douson, William Pe	executr	ιx, ι	·s.,	•	:		•		. 146 . 148	
								•			ļ
	in Williams									. 152	I
Oat	hof,	••••	•		•	•	•	•	•		
	John Willi									. 156	
	ninistrator o										
	William Re										1
U 8.	Thomas Tu	rner, .	•							. 183	ļ
	Nathaniel 7			•		•	•	•		. 204 . 206	
	Daniel Hick										1
	John Silves									•	
	John Buck									. 246	i.
186	ael Hobart : ael Hubert	cs., .	•	•	•	·	•	•		. 230	
										268	
	zabeth, .										
JOI	m, 34, 37,	87, 16	9, 1	74,							1
	C				2	:44	, 23	9,	282	, 308	
1	s. Gowin V	vnite, .	•	·	·	·	•	•	• •	101	
	John Bayley										
1	s. John Su	tton, .	•	•	•	•	10	97,	111	, 113	1
•	John Sutton s. Thomas	ts., .	•	•	•	•	•	•	107	, 114	
1	s. Inomas	Summe	rs,	•	·	·	•	•	125		
	Thomas Sur						•	•	•	. 141	
	Constant So					rer,			•		
	s. Constant					•	•			. 148	
	James Cudw				•	•	16	50,		, 229	
	s. Nathanie		'	•	•	•	•	•		. 162	
	Ann Bird vs	'	•	•	•	·	•	•		, 163	Ì
	s. Ann Bir		•	·	•	•	•	•		. 164	
	s. James C			•	•	٠	•	•		, 165	
	s. Peter W			•	•	•	•	•	•	. 166	
	Nathaniel T			•	•	•	•	•		. 168	1
	s. Joseph 7				•	•	•	•		, 182	1
	William Ro			•	•	٠	•	•	•	. 173	1
	loseph Turi			•	•	•	•	•	•	. 176	
	s. James D			•			•			. 184	

iams, John, rs. Michae	el P	eirs	e a	nd	oth	ers	, se	-	
lectmen of Scitus rs. Robert Stanford, . rs. John Barker, attor	ite,	•	•	•	•	•	•	•	186
rs. Robert Stanford, .	•		•		•	•		•	187
rs. John Barker, attor	ney	of	Sa	mue	el I	Hile	ınd,		192
rs. Samuel Hieland, . rs. Edward Jenkins, .	•		•				•		194
vs. Edward Jenkins, .			. :	199	, 2	26,	22	7.	231
 rs. John Barker, John Barker rs., rs. John Palmer, Sen. rs. John Bucke, Jun., John Barker, guardiar rs. Samuel Nash, Israel Hobert rs., rs. Thomas Wade and 				•		. '	20	ĺ.	213
John Barker rs					2	02.	20:	3.	213
rs. John Palmer. Sen.						,		.,	204
rs. John Bucke, Jun.,	, ·		Ĩ	•		•		•	206
John Barker, guardiar			•	•	•	•	200		210
re Samuel Nash	,	.,	•	•	•	•	200	,	008
Ismal Hohart re	•	•	•	•	•	•	•	•	220
rs. Thomas Wade and	•				•	•	• • • •		200
rs. inomas wade and		oune	r, 1	209	, 21	94 ,	200	·, ·	. ,
									277
rs. Gershom Ewell an	ao	iner	8,	·	•	•	•	•	266
rs. Thomas Man, rs. William James, .	•	•	•	•	•	•	•	•	277
rs. William James, .	•	٠	•	•	•	•	278	3,	283
Edward Wanton, Sen	., re	r.,	•	٠	•	•	•	•	280
Timothy White and a	notl	ıer	rs.,	•	•	•	28	1,	300
William James rs., .	•	•	•	•	•	•	28	6,	289
Edward Wanton, Sen Timothy White and a William James rs., . Thomas Wade and an	oth	e r r	s.,	•	•	•	28	7,	311
rs. Henry Josling, rs. John Briggs and o rs. Samuel Holbrooke rs. John Holbrooke,.					•			•	296
rs. John Briggs and o	the	18,							301
rs. Samuel Holbrooke	, .	•				. :	302		-304
rs. John Holbrooke, .	· .								302
complaint against.									308
complaint against, . for Scituate, rs. John	Cus	hen	ar	nd a	no	the	r .		207
and another. rs. Edwa	urd .	Jen	kin	8.			21'	7.	224
and another, rs. Edwa	urd .	Jen	kin	8,			21'	7,	224
and another, rs. Edwa and another, Edward	urd Je	Jen nkir	kin 18	8, vs.,	21	9,	21' 220	7,), :	224 224,
and another, rs. Edwa and another, Edward	urd Je	Jen nkir	kin 18	8, vs.,	21	9,	21' 220	7,), :	224 224,
and another, rs. Edwa and another, Edward	urd Je	Jen nkir	kin 18	8, vs.,	21	9,	21' 220	7,), :	224 224,
and another, rs. Edwa and another, Edward	urd Je	Jen nkir	kin 18	8, vs.,	21	9,	21' 220	7,), :	224 224,
and another, rs. Edwa and another, Edward	urd Je	Jen nkir	kin 18	8, vs.,	21	9,	21' 220	7,), :	224 224,
and another, rs. Edwa and another, Edward	urd Je	Jen nkir	kin 18	8, vs.,	21	9,	21' 220	7,), :	224 224,
and another, rs. Edwa and another, Edward	urd Je	Jen nkir	kin 18	8, vs.,	21	9,	21' 220	7,), :	224 224,
and another, rs. Edwa and another, Edward	urd Je	Jen nkir	kin 18	8, vs.,	21	9,	21' 220	7,), :	224 224,
and another, rs. Edwa and another, Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, vs. Daniel Hicke, . rs. John Silvester and	In J Jun Jun Jun	Jeni nkir ame urn .,	kin ns = es, er,	s, vs., Ju	21	· 9, · ·	21 [°] 220	7, 5, 6, 	224 224, 225 297 176 183 183 204 206 252
and another, rs. Edwa and another, Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, vs. Daniel Hicke, . rs. John Silvester and	In J Jun Jun Jun	Jeni nkir ame urn .,	kin ns = es, er,	s, vs., Ju	21	· 9, · ·	21 [°] 220	7, 5, 6, 	224 224, 225 297 176 183 183 204 206 252
and another, rs. Edwa and another, Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, vs. Daniel Hicke, . rs. John Silvester and	In J Jun Jun Jun	Jeni nkir ame urn .,	kin ns = es, er,	s, vs., Ju	21	· 9, · ·	21 [°] 220	7, 5, 6, 	224 224, 225 297 176 183 183 204 206 252
and another, rs. Edwa and another, Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, vs. Daniel Hicke, . rs. John Silvester and	In J Jun Jun Jun	Jeni nkir ame urn .,	kin ns = es, er,	s, vs., Ju	21	· 9, · ·	21 [°] 220	7, 5, 6, 	224 224, 225 297 176 183 183 204 206 252
and another, rs. Edwa and another, Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, vs. Daniel Hicke, . rs. John Silvester and	In J Jun Jun Jun	Jeni nkir ame urn .,	kin ns = es, er,	s, vs., Ju	21	· 9, · ·	21 [°] 220	7, 5, 6, 	224 224, 225 297 176 183 183 204 206 252
and another, rs. Edwa and another, Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, vs. Daniel Hicke, . rs. John Silvester and	In J Jun Jun Jun	Jeni nkir ame urn .,	kin ns = es, er,	s, vs., Ju	21	· 9, · ·	21 [°] 220	7, 5, 6, 	224 224, 225 297 176 183 183 204 206 252
and another, rs. Edwa and another, Edward	In J Jun Jun Jun	Jeni nkir ame urn .,	kin ns = es, er,	s, vs., Ju	21	· 9, · ·	21 ¹ 220 28	7, 5,	224 224, 225 297 176 183 183 204 206 252 246 268 148 84 149, 152
and another, rs. Edwa and another, rs. Edward and others, rs. Williau administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . Comfort Starr rs., . executrix of, rs. I Edward Williams r	urd . Je m J n T Jun	Jeni nkir ame urn	kin ns = es, er,	s, vs., Ju	21	· 9, · ·	21 ¹ 220 28	7, 5,	224 224, 225 297 176 183 183 204 252 246 252 246 268 148 84 149,
and another, rs. Edwa and another, rs. Edwa and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r	urd . Je m J n T Jun	Jeni nkir ame urn , , , , , , , , , , , , , , , , , , ,	kin ns es, er,	s, vs., Jur	· 21	9,	21 ¹ 220 28 ¹	7, 5,	224 224, 225 297 176 183 183 204 206 252 246 268 148 84 149, 152
and another, rs. Edwa and another, rs. Edwa and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r	urd . Je m J n T Jun	Jeni nkir ame urn , , , , , , , , , , , , , , , , , , ,	kin ns es, er,	s, vs., Jur	· 21	9,	21 ¹ 220 28 ¹	7, 5,	224 225 297 176 183 183 204 252 246 252 246 268 148 84 149, 152 156
and another, rs. Edwa and another, rs. Edwa and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r	urd . Je m J n T Jun	Jeni nkir ame urn , , , , , , , , , , , , , , , , , , ,	kin ns es, er,	s, vs., Jur	· 21	9,	21 ¹ 220 28 ¹	7, 5,	224 225 297 176 183 183 204 206 252 246 268 148 84 149, 152 156 211 43
and another, rs. Edwa and another, rs. Edwa and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r	urd . Je m J n T Jun	Jeninkir ame urna	kin 18 :: er,	s, vs., Jur	· 21	· 9, · ·	21 ¹ 220 28 ¹	7, 5,	224 225 297 176 183 183 204 252 246 268 148 84 149, 152 156 211
and another, rs. Edwa and another, rs. Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., executrix of, rs. I Edward Williams r John, Jun., . rs. Ralph Chapman rs. John Hoare, . Edward Jenkins rs	urd f Je m J n T Jun	Jeninkir ame urn othe	kin 18 :: er,	s, vs., Jur	· 21 · 1., · · · · · · · · · · · · · · · · · · ·	9,	21 ¹ 220 28 ¹	7, 5,	224 225 297 176 183 183 204 252 246 252 246 268 84 149, 152 156 211 43 63 116
and another, rs. Edwa and another, rs. Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r John, Jun., . rs. Ralph Chapman rs. John Hoare, . Edward Jenkins rs Joseph Tilden rs.,	urd Je m J Je n T Jun lan	Jeninkir ame urn othe i ard	kin 18 er,	s, vs., Jur	· 21 · 21 · · · · · · · · · · · · · · · · · · ·	.9, 	21 [°] 220 280 · · · · · · · · · · · · · · · · · · ·	7, 5,	224 225 297 176 183 183 204 252 246 252 246 268 148 84 149, 152 156 211 43 63 116 118
and another, rs. Edwa and another, rs. Edwa and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r John, Jun., . rs. Ralph Chapman rs. John Hoare, . Edward Jenkins rs Joseph Tilden rs., rs. Thomas Summe	urd J Je m J Jun Jun I an Edw	Jeninkir ame urna	kin ns er,	s, ts., Jut		.9, 	21 220 28	7, 5,	224 224, 225 297 176 183 183 204 206 252 246 268 148 84 149, 152 156 211 43 63 116 118
and another, rs. Edwa and another, rs. Edward and others, rs. Willian administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r John, Jun., . rs. Ralph Chapman rs. John Hoare, . Edward Jenkins rs Joseph Tilden rs., rs. Thomas Summe Constant Southword	urd . Je m J Je n T Jun Jun	Jeni nkir ame urn	kin ns es, er,	s, ts., Jut	· 21 ·, ·	· 9, · · · · · · · · · · · · · · · · · ·	21 ¹ 2220 286	7, 5,	224 224, 225 297 176 183 183 204 206 252 246 268 148 84 149, 152 156 211 43 63 116 118
and another, rs. Edwa and another, rs. Edwa administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r John, Jun., . rs. Ralph Chapman rs. John Hoare, . Edward Jenkins rs Joseph Tilden rs., rs. Thomas Summe Constant Southword in behalf of the to	urd Je m JJan Jun Jun Ian Edw <i>s.</i> , , , , , , , , , , , , , , , , , , ,	Jeninkir ame urna	kin ns es, er,	s, ts., Jur 49	21 $, $ $,$		21 ¹ 2220 286 246	7, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5,	224 225 297 176 183 183 204 252 246 252 246 268 84 149, 152 156 211 43 63 116 118 118 116 118
and another, rs. Edwa and another, rs. Edwa administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. H Edward Williams r John, Jun., . rs. Ralph Chapman rs. John Hoare, . Edward Jenkins rs Joseph Tilden rs., rs. Thomas Summe Constant Southwort in behalf of the ta Cudworth and ot	urd Je Je m J Jun Jun i an i an i c th, y res, th, y own	Jeni nkir ame urn	kin ns es, er,	s, vs., Jur	. 21 	· 9, · · · · · · · · · · · · · · · · · · ·	21 ¹ 220 28	7, 5, 6,, 5,,	224 225 297 176 183 183 204 252 246 252 246 268 84 149, 152 156 211 43 63 116 118 118 118
and another, rs. Edwa and another, rs. Edwa administrator, rs. Joh rs. Thomas Turner, . rs. William Randall, rs. Nathaniel Turner, rs. Daniel Hicke, . rs. John Silvester and John Bucke, Sen., . Israel Hubert rs., . John, Sen., . Comfort Starr rs., . executrix of, rs. I Edward Williams r John, Jun., . rs. Ralph Chapman rs. John Hoare, . Edward Jenkins rs Joseph Tilden rs., rs. Thomas Summe Constant Southword in behalf of the to	In Je m J an i an i an i an i an i an i an i an i	Jeni nkir ame urn othe	kin 18 es, er,	s, ts., Jur	. 21 	· 9, · · · · · · · · · · · · · · · · · · ·	21 220 28 24	7, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5, 5,	224 225 297 176 183 183 204 252 246 252 246 268 84 149, 152 156 211 43 63 116 118 118 118

.

•



Williams, Ensign,	Winslowe, Kenelme, vs. John Gorham,
Williamson, Timothy, Nathaniel Thomas vs., 150	vs. William Hoskins,
Willis, Elizabeth,	Sen., and another, vs. John Soule, 70
John,	rs. Christopher Winter, 96
vs. Trustrum Hull and wife,	Josiah Winslow, Sen., vs.,
and wife vs. William Bradford and others,	Mary,
executors,	Nathaniel, 123, 198, 213, 220, 229, 234, 236, 279,
Sen.,	287, 298
· · · · · · · · · · · · · · · · · · ·	rs. Joseph Tilden,
Nathaniel, rs. Thomas Dexter, Sen., 43	
Thomas Dexter, Sen., rs.,	<i>vs.</i> William Holmes,
Richard,	<i>vs.</i> Joseph Tilden,
<i>vs.</i> Peter Stevens,	Winsor, Joseph, William Alvey vs.,
Wills, William,	Winter, Christopher,
Wing, Winge, Daniel, administrator, Thomas	Kanelme Winslow rs., 96
Clarke vs., 141, 279	Obadiah, 130
John,	
John Crow vs.,	Wollenston, Edward, George Allen vs., 29
and others, Robin and several other In-	Wonickcomquake River,
dians vs.,	Wonquaquacke River,
Stephen,	Wood, Henry, 70, 77, 98, 100, 102, 126-128, 137,
rs. Jonathan Fish,	143, 144
Winnatucksett, Winatucsett,	John,
Winnatuxet River,	Nathaniel,
Winslow, Winslowe, Edward, 7, 10, 11, 19, 20-24, 28	Stephen,
	William,
	Thomas Dexter, Sen., vs.,
vs. Thomas Clark,	
Jonathan, $$ 151, 172	and others, vs. John Cooke and others, 292, 295
Job,	See Atwood.
John, 4, 17, 18, 20, 22, 29, 39, 45, 58, 62, 149	Woodcocke, John,
vs. Ralph Smith, 147, 155	Woodey, Richard, rs. Richard Chadwell, 91
Josiah, 7, 17, 29, 36, 43, 46, 83, 85, 87, 89, 91, 93,	Woodmansey, John,
95, 96, 98, 101, 103, 105, 109, 113, 116, 124,	Woodward, Walter,
127, 128, 130, 135–137, 141, 144, 147, 148,	Woodworth, Joseph,
151, 155, 156, 158, 159, 160, 164, 165, 167,	Walter, vs. Japhet Turner,
169, 171, 172, 174, 177, 181, 186, 190, 192,	Woosamequin, Wasemequin, an Indian, 292, 295
194, 196-198, 201, 205, 208, 209, 211, 212,	Worden, Peter,
214, 215, 218, 219, 223, 228, 229, 258.	executor of, vs. Nicholas Simpkins, 18
auditor, 209, 210	Samuel,
Samuel Hicks rs., 10	Wormall, Hester
rs. John Emerson, 15	Worthen, Peter,
rs. William Hiller,	Worthylake, Peter, John Williams, rs., 166
rs. Nathaniel Warren,	Wright, Adam, John Dunham vs.,
of Marshfield, William, son of Taspaquin,	Anthony, Thomas Dexter, Sen., rs., 44
	<i>vs.</i> Ralph Allen, Jun.,
the sachem of Namassakett, 170	
and others, rs. Robert Eldred and others, 132,	Edward and wife, vs. Naomi Silvester, executrix, 132
	Lydia,
Sen., 65, 73, 79, 86, 88, 90, 93, 94, 141	Richard, 45-47, 52-54, 58, 67, 68, 75
rs. Kanelme Winslow, 150, 151	Yanticke,
and another, vs. Nathaniel Thomas, 161	Yarmouth,
Jun., 65, 70	town of, controversy with Lieutenant Porter
Kenelme, 12, 13, 36, 75, 150, 227, 246	and, 51, 53
Richard Church vs.,	complaint against, &c.,
rs. John Shaw, the elder,	William Nicarson vs.,

•

. . .

.

.

•

~

.

Digitized by Google

· ·

Digitized by Google

•

Digitized by Google

÷

ł