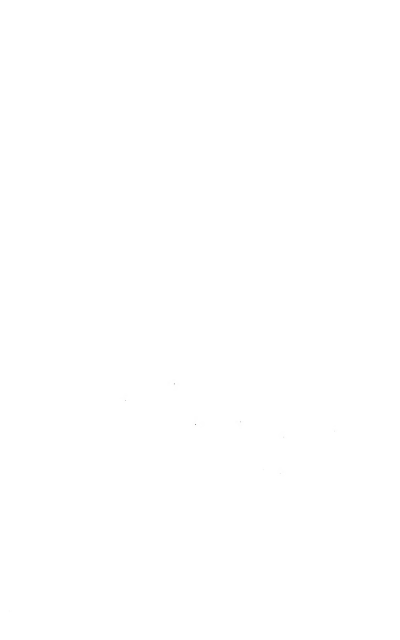


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RECORDS

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PLYMOUTH COLONY.

COURT ORDERS.

VOL. V.

1668 - 1678.



RECORDS

OF THE

COLONY

OF

NEW PLYMOUTH

IN

NEW ENGLAND.

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

EDITED BY

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COURT ORDERS: VOL. V. 1668—1678.



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

1856.

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REMARKS.

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IN the following pages is included a copy of the fifth manuscript volume of Court Orders of the Colony of New Plymonth, embracing the acts of the General Court and the Court of Assistants of that colony, with grants of land and other entries of a more miscellaneous character, among which will be found a list of the freemen transcribed on the twenty-ninth of May, 1670. All the entries in the volume are in the handwriting of Secretary Morton.

Governor Prenec was at the head of affairs in the colony at the time when the volume commenced, on the fourth of June, 1661, and continued so to be until the time of his decease, which event occurred on the twenty-ninth day of March, 1673. During the remaining time covered by the records of this volume, ending on the thirtieth day of October, 1678, Mr. Josiah Winslow was Governor, having been elected to the office on the third day of June, 1673. The period of time included was about ten years.

N. B. S.

DECEMBER, 1856.



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 a indicates an omission in the original record.

A Cross × indicates a lost or unintelligible word.

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

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

Some words and paragraphs, which have been cancelled in the original record, are put between # #.

Several characters have special significations, namely: -

(a), - annum, anno.

ā, — an, am, — curiā, curiam.

ã, - mātrate, magistrate.

b, - ber, - numb, number; Robt, Robert.

ē, — ci, ti, — accon, action.

съб, — tio, — jurisdiccъ́п, jurisdiction.

c, — cre, cer, — acs, acres.

đ, — đđ, delivered.

 Trer, Treasurer. ē, - committē, committee.

ğ, — ğfral, general; Georg, George.

h, - chr, charter.

i, - begig, beginning, beginning.

ł, - łre, letter.

m, - mm, mn, - comittee, commit-

m, — recomdacon, recommendation.

ii, - mer, - forially, formerly.

m, — month.

ū, — nu, — Pen, Penn; ano, anno,

ñ. — Dñi, Domini.

ii, - ner, - manfi, manner.

o, - on, - mentio, mention.

 $\tilde{o},$ — mõ, month.

p, - par, por, - pt, part; ption, portion.

p, - per, - pson, person.

p, — pro, — pporcon, proportion.

p, — pre, — psent, present.

q, - qstion, question.

\$\varphi\$, -- es\$\varphi\$, esquire

ř, — Apř, April.

š, — š, session; šd, said.

\$, - ser, - Svants, servants.

f, - ter, - neuf, neuter.

t, - capt, captain.

û, — uer, — seûal, seucral.

ū, — aboū, aboue, above.

ver, — seval, several.

 \tilde{w} , -- \tilde{w} n, when.

ye, the; ym, them; ye, then; ye, their;

vs, this; vt, that.

 us, — vilibs, vilibus. f, - es, et, - statutf, statutes.

(ê, &ê, &c³, — et cætera.

viz⁰, — videlicet, namely.

./ — full point.



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PLYMOUTH COURT ORDERS.

1668-1678.



PLYMOUTH RECORDS.

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

[The fifth volume of the Court Orders of the Colony of New Plymouth properly commences on the second folio of the original manscript volume, the first page belonging to the artiset portion of the preceding volume. The volume is in the handwriting of Secretary Morton, and contains the records of the Court held on the twenty-minth of October, 1088, and of those held subsequent to that time as far as and including that which was held on the thirtich of October, 1078, and closes with a list of the freemen of the Colony transcribed on the twenty-minth of May, 1670. The index at the end of the printed volume has been prepared from that contained in the original by proper enlargement.]

ACTS AND PASSAGES OF COURT AND GRANTS OF LAND FROM THE YEAR 1668 UNTIL THE YEAR 1678.

PRENCE, GOUR.

*.Ht the Generall Court held att Plymouth, in .New England, the 4th of June, 1661.

1661.

4 June.
[*1.]

THE said Court graunted vnto Mr Richard Bourne, of Sandwich, a certaine tract of land, lying on the westerly side of Pampaspecite Riuer, wher Sandwich men take alewiues; the land is a longe slipp lying by the riuer syde; for breadth from the riuer vnto the topp of the hill or ridge that runs alonge the length of it, from a point of rockey land, by a swamp called Pametoopauksett, vnto a place called by the English Muddy Hole, but by the Indians Wapoampauksett. The meddow is that which was called Mr Leuerich his meddow, as alsoe the other slipps that are aboue, alonge the riuer side vnto a point bounded with two great stones or rockes; alsoe all the meddow lying on the casterlysyde of the said riner, vnto Thomas Burge, Senif his farme, all which tracts and psells of land, both vpland and meddow, with all and singulare the appurtenances belonging thervnto, is graunted by the Court onto the said Richard Bourne, to him and his heires forcuer. Moreouer, the Court haue graunted vnto the said Richard Bourne, that hee shall haue libertic

1661.

4 June. PRENCE. GovB.

to take yearly twelve thousand of alewines att the river where Sandwich men vsually take alewiues, to him and his heires for euer.

Likewise the said Court have graunted vnto the said Mr Richard Bourne a psell of meddow lying att Mashpe, the one halfe therof to belonge to him and his heires for euer, and the other halfe to be made vse of and improved by the said Richard Bourne vntill the Court shall see reason otherwise to order.

Moreover the Court have graunted vnto the said Mr Richard Bourne a necke of meddow att Mannamuchcoy, with a little vpland in it, the meddow lying between two little brookes, and the said meddow adjoyning to the vpland called by the Indians Auntaanta; the said pmises, with all and singulare the appurtenances belonging thervnto, excepting the one halfe of the meddow att Mashpe aboue excepted, to have and to hold vnto the said Richard Bourne, to him and his heires and assignes for euer,

1668. 20 October. *. It the Court of his Maiie held att Plymouth, for the invisdiction of New Plymouth, the 29th of October, 1668.

Wiltam Bradford,

Thomas Hinckley,

John Freeman, and

Nathaniel Bacon.

[*2.]

Before Thomas Prence, Goû, John Alden. Josias Winslow. Thomas Southworth. Assistants, &c.

N order sent vnto Bridgwater as followeth : —

Gentlemen: Vpon the complaint of Mr Nicolas Birom, in the behalfe of himselfe and some others of youer towne that apprehend that they are opressed by youer way of rateing, and pticularly youer puting too much you dorment lands, and too little vpon faculties and psonall abillities, notwithstanding that some gett a great pte of theire liuelyhood off the townes comons, to the great wasting and destruction therof, and haue little else to be rated for, the Court have ordered mee to signify theire advice vnto you, that you would consider of some more equall and just way and course, that some men that are on all occations vsefull in the place be not opressed, and others that line mostly vpon the spoyle of youer comons, and put not themselves vpon any improvement that might be to publicke benifitt, goe free; and that you would be more obseruant of such orders as the Court haue provided respecting rateing; that you may, att least for the future, prevent the like complaints, which if you doe not, the Court wilbe nessesitated to make further enquiry, and improve their authoritie to regulate you therin. But in expectation that you will doe youer endeauors for redresse of such injury complained of, wee rest, &c.

29 October.
PRINCE,
Goe".

Wheras, att the request of John Jacob, of Hingham, in the behalfe of himselfe and diuers others of his ptenors, the Court hane formerly graunted that there should be a deuision made of the land soffitimes graunted vnto M^e Hatherley att Accord Pond, this Court ordereth, that incase the ptenors in the said land doe not agree to make deuission therof in a cheaper way, that then the cheife marshall shalbe authorised to impanell a jury to make deuision therof.

Wheras a former graunt hath bine made by the Court vnto Experience Michell, Henery Sampson, Richard Church, and Thomas Little, to looke out for land for theire accomodation, and that since the said graunt they have sought out a feell of land for that end lying att Namassakett Pond, these are to be a memorandum that none shall interpose see as to deprive them of the said land vntill the Court have taken course for the purchase of it, and settleing such a proportion thereof to the said psons as shalbe by the Court thought uncet.

Wheras a certaine tract of land was formerly graunted vnto the children of Clement Briggs, of Weymouth, deceased, lying neare the bounds of Bridgwater; and a graunt alsoe of meddow, if it could be found; and that Remember Briggs, the son of the said Briggs, appeared att this Court, and certifyed the Court in the behalfe of himselfe and the other children of the said Clement Briggs concerned in the said graunt, that they have found out a psell of swampey ground lying neare to the said land,—the Court have settled and doe heerby conferme twelte aeres therof or therabouts vnto them, to be layed out vnto them by Mr Constant Southworth and Cornett Robert Studson.

The Court doe alow and aproue of Captaine James Cudworth to be guardian vnto Gorge Russell, the son of Gorge Russell, somitimes of Namassakeesett, in the township of Duxburrow, deceased.

*In reference vnto the request of James Lowell for to have an addition of swampey land neare vnto his land hee hath in the right of Mr Nathaniel Souther, the Court have ordered, that Mr Constant Southworth and Cornett Studson shall view the said land, and allow him twelve acrees theref, besides that which hee hath already graunted vnto him with Phenias Pratt.

The Court have graunted libertie vnto the Gour, Mr Thomas Prence, to exchange fifty acrees of land adjoyning to his land on the southsyde of the brooke that falls out of Tuspaquins Pond. [*3.]

29 October.
PRENCE,
GOU®.

Likewise that incase it may be purchased, that a competencye of land be graunted and reserved therabouts or neare vnto it, for the vse of the minnestry att Namassakett.

Att this Court Thomas Faunce appeared in the Court, and being of full age was taken notice of by the Court, and owned and acknowlidged to be the right heire apparent to the lands of John Faunce, Senit, somitimes of Plymouth, in New England, deceased.

In answare vuto a letter from Phillip, the sachem of Pocanokett, &c, by way of petition, requesting the Court for justice against Francis Wast, for wronge done by him to one of his men about a gun taken from him by the said Wast, as alsoe for wronge done vuto some swine of the said Indians, the Court haue ordered the case to be heard and determined by the celect men of Taunton, and incase it bee not by them ended, that it be referred vuto the next March Court att Plymouth to be ended.

At this Court an order was directed to Clement Kinge, the constable of Marshfeild, to require and to take into his custody certaine goods attached of Captaine Thomas and his son William Thomas, and to despose of them according to his first order.

6 June, 1668.

Wee, whose hands are vnderwritten, being sumoned by the constable to appear att Robert Jones, in Rehoboth, by reason of a prouiden of God by a sudden death of an Indian, to witnes our apprehension how hee came by his end., viz?:—

STEVEN PAINE, Junit,
JOSEPH PECKE,
SAMUELL PECKE,
SAMUELL CARPENTER,
JONATHAN BLISSE,
JOHN ALLIN, Junit,
ROBERT MILLER,
THOMAS READ,
WILLAM CARPENTER,
NICHOLAS WEYMOUTH,
SAMUELL LUTHER,
OBADIA WHEATON.

Wee, whose names abouewritten, both by testimony of John Jones and an Indian boy that was present when the Indian came by his death, testifyeth, that the Indian goeing vp vpon a logg, and seting his foot vpon the first raile, the raile broke, and hee fell downe, and his head came first to the ground; and haueing screhed him, wee find his necke broke, and his wrist; and by our best apprehensions doe judge that according to the testimony that wee haue had, soe hee came by his end. 22 October.
PRENCE,
Gov⁸.

P me, GORG KENDERICK,
Constable of Rehoboth.

*The Verdict of the Corroners Inquest conserning the Death of Isacke Robinson, Junit, late of Barnstable, lately deceased suddenly att Sacconessett. [*4.]

Wee, the jury of enquest appointed to view the corpes of Isacke Robinson, Juni^r, doe apprehend, according to view and testimony, that the meanes of his death was by goeing into the pond to fetch two geese; the pond being full of weedey grasse, which wee conceine to bee the instrumentall cause of his death, by being intangled therin.

ANTHONY ANNIBLE, HENERY ROWLEY, JOHN CHIPMAN, JOHN HOWLAND, JOHN OTTIS, NICHOLAS NORTON, SAMUELL HINCKLEY, JOHN HINCKLEY, ENCREASE CLAPP, ROBERT PARKER, MATHEW MAHEW, JOHN MANTER,

worne

The sume of thirty shillings is allowed by the Court vnto Captaine Southworth, for his charges, being a comissioner, and goeing to Boston on that occation in the behalfe of the collonie this yeare.

The Court takeing notice of the goodnes of God to vs in the continuance A coppy of this of our civill and religious liberties, the generall health that wee haue enjoyed, say to the scan and that it hath pleased God in some confortable measure to blesse vs in the fruites of the earth, doe conceine that these and other fauors doe call vpon vs gournent. for returnes of thankfulnes to the Lord, whoe might justly haue dealt otherwise with vs, and therfore that wee may be joynt in this our sacrifice, doe propose vnto the severall congregations of this goument, that the 25th day of

29 October.
PRENCE,
GOU'S.

Nonember next, which wilbe y* fourth day of the weeke, to be kept as a sollemne day of thanksgineing with respect to his goodnes in the pticulares about about and what pticulare places and psons may propose to them selves as causes of thankfulnes.

Att this Court the connecll of warr, being together, ordered, that Mr Joseph Tilden be discharged from bearing armes as a comon soldier, haueing sofittime since bine a comission officer of the milletary companie of Scittuate.

It was att the same time ordered likewise by the councell of warr in refcrence vnto Ezekiell Mayne, of Scittuate, that wheras there doth appear a willingnes in the milletary companie of Scittuate, that in regard that hee hath but one eye, it is difficult and in soft respects dangerouse for him to be in armes, and to traine as others, that hee be likewise discharged from bearing armes and training as formerly.

In reference vnto two barrells of tarr taken by John Tilson out of the house of Gyles Rickard, Seni^e, without order, which tarr is found vpon examination to belonge to Edward Gray, the Court have ordered the said tarr, now in the hands of the constable of Plymouth, bee returned vnto the said Edward Gray, and that the said John Tilson pay vnto the said Gray eight shillings for charges about his proneing of his right to the said tarr, and that the said tarr be made by him, the said Tilson, marchantable.

[*4b.]

*In reference vnto the complaint of Samuell Worden against Edward Crowell and James Maker, for goeing in his absence into his house in the dead time of the night, and for threatening to breake vp the dore and come in att the window, if not lett in, and goeing to his bed and attempting the chastity of his wife and sister, by many lacinous carriages, and affrighting of his children, the Court haue centanced them, the said Edward Crowell and James Maker, to find surties for theire good behauior, and pay each of them a fine of ten pounds to the vse of the collonie, and alsoe to defray all the charge the said Samuell Worden hath bine att in the vindecation of his wifes innosensy, or to be senerally whipt.

And the said Crowell and Maker chose rather to pay the fine and giue bonds for theire good behauior vntill the Court of his ma^{rio} to be holden att Plymouth in March 1983.

Vpon their chamble petition to the Court, they remitted vnto each of them the sume of four pounds of the said fines.

Released.

The condition that if the said Edward Crowell be of good behauior

towards our sou lord the Kinge and all his leich people, and appear att the Court of his matie to bee holden att Plymouth the first Tusday in March next, and not depart the said Court without Lycence; that then, &c.

1668. 29 October. PAINCE, $G \cup U^{\mathbb{R}}$

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the Kinge the sume of . . . . . . . . . .
Thomas Starr the sume of
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The condition that if the said James Maker be of good behavior towards Released. our sou lord the Kinge and all his leich people, and appear att the Court of his matie to be holden att. Plymouth the first Tusday in March next, and not depart the said Court without lycence; that then, &c.

Att this Court, Phillip Read, being sufficient, appeared, and being found by sufficient proofe to be a man of a viciouse life, viz, a frequent curser and swearer, and otherwise debanched, and alsoe a non resedent in this goûment, was required to depart the goument within ten daies of the date heerof.

Furthermore the said Read continueing in the towne of Plymouth, and being att the ordinary att Plymouth in the time of the siting of this Court, hee together with Richard Dwelley behaned themselves soe rudely and uncivilly as they were both comitted to jayle, and there remained one night, and the next day released; vett soe as that the said Dwellev being vnder bonds for his good behauior according to law for his being convicted of drunkenes the third time, hee, by his said rudenes both by words and vneivill behauior, forfeited the said bonds, which was forty pounds; but on his ernest request the Court have remited it to the sume of ten pounds.

*Att this Court, Captaine Nathaniel Thomas and his sonne Wiltam Thomas, for their affronting Clement King, the constable of Marshfeild, in the execution of his office, both by words and actions, were centanced by the Court to be comitted to prison during the pleasure of the Court; and for their abusing the said Clement Kinge by revileing of him and threatening of him, and otherwise puting him to trouble, they were centanced to pay vnto him the sume of twenty shillings; and likewise to pay vnto John Dingley and John Caruer, to each of them the sume of fine shillings, they attending the Court as witnesses in the case.

In reference vnto the complaint of William Bassett against James Skiffe, Junit, for goeing into the house of the said Bassett and takeing away lyquor without order, and otherwise abusing of his house, hee, the said James Skiffe, was centanced by the Court to pay a fine of ten shillings to the vse of the collouic, and to defray the nessesary charges the said Bassett hath bin att in for witnesses, &c. in reference to the case.

In reference to a horse in controversy between Thomas Pope and Riehard VOL. V.

[*4°.]

29 October.
PRENCE,
GOUR.

Willis, which said horse was in the costody of the said Willis, the Court haue ordered, that hee, the said Willis, shall looke him vp, or cause him to be looked vp, and deliuered to the constable of Plymouth forthwith.

Vpon the hearing of a difference between Isacke Harris and his wife, the Court saw cause to order that incase the said Harris shall continew to neglect to prouide for his wife that which is nessesary for her comfortable subsistence, (according to his abillitie,) that on further complaint and due proffe therof, a further course shalbee taken by the court to constraine him to doe it.

Mr Josias Winslow, for breaking the kinges peace by strikeing Nathaniel Winslow, was fined three shillings and four pence to the vse of the collonic.

Ralph Earle, for affronting the constable of Dartmouth when hee was executing his office, was fined fine shillings to the vse of the collonic.

John Cobb, of Taunton, for his turbulent behauior att Plymouth in the time of June Court last past before the date heerof, expressed especially by railing and revileing against Thomas Linkolne, was centanced to pay a fine of twenty shillinges to the vse of the collonic.

Abraham Sampson, Juni^{*}, of Duxburrow, for cursing and swearing, fined ten shillings to the vse of the collonie.

Thomas Perrey, being detected of cursing and swearing, and for runing away from the Court, fined twenty shillings to the vse of the collonie.

Att this Court, Wilłam Nicarson owned a bill of twenty pound in reference to a fine and judgment of the Court, americal on him as punishment to misdemenor by him comitted, elsewhere expressed in the records of the Court.

Henery Clarke, for stopping the kinges highway by seting his fence to farr on it, was fined fine shillings, and required by the Court to remove his fence from off the said way speedily.

In reference vnto the complaint of William Bassett against John Farmer, Andrew Dauis, and Joseph Washbourne, for opening a certaine box in his house, wherin were his writings, &ê, the Court admonished them, and soe they were cleared without other punishment.

[*5.] *An Agreement appointed to be recorded as followeth:—

Plymouth, the 12th of Aprill, 1667.

A mutuall agreement between Secretary Nathaniel Morton and his wife Lydia Morton, on the one pie, and Sergeant William Harlow on the other pie, as followeth:—

The abouesaid Nathaniel Morton and his wife haucing a desire to haue a child of the said William Harlows, viz?, Nathaniel Harlow, being now neare

two yeares and an half old, the said Willam Harlow doth by these psents comitt his said son Nathaniell Harlow to the said Nathaniel Morton and his wife Lydia Morton, vntill hee be of the age of one and twenty yeares; and this is to be vinderstood, that the said Nathaniel Harlow is to be and continew with the longest liner of them, the said Nathaniel Morton and Lydia Morton, vntill hee be of the age of one and twenty yeares; if incase that either the said Nathaniel Morton or his said wife decease before hee be of the age of one and twenty yeares, and the said Nathaniel Morton and Lydia Morton to take care of him and prouide for him as is meet in such case; further, the said Wiltam Harlow doth by these Osents engage that incase the said Nathaniel Morton doth decease before the said Nathaniel Harlow be of the age of seauen yeares, that hee pay or cause to be payed to Lydia Morton, the now wife of Nathaniel Morton, ten pounds, to healp her towards the more comfortable bringing vp of the said child; and incase the aboutsaid Nathaniel Morton and his wife Lydia Morton both of them decease before the said Nathaniel Harlow be of the age of one and twenty yeares, then hee is to returne to his father Harlow, or his order, without any further charge to him or his assignes. In witnes heerof wee haue mutually sett to our hands the day aboue written.

1668.

29 October. PRENCE. Got".

NATHANIEL MORTON, WILŁAM HARLOW,

In the Psence of Thomas Southworth. Thomas Faunce.

*Att the Court of his Matter held att Phymouth, for the Jurisdiction 1668-9. of New Phymouth, the 2 and Day of March, Anno Dom 1668.

2 March. $[*5^{b}.]$

Willam Bradford, Before Thomas Prence, Goû, John Aldin. Thomas Hinckley, Josias Winslow, John Freeman, and Thomas Southworth, Nathaniel Bacon,

Assistants, &c.

T was ordered by the Court, that with the warrants for June Court next some propositions be made to the seuerall townes to consider whither some waves may not be thought vpon for the easment of our charges, either by graunting libertie to some pson or psons in each towne to trade powder, shott, guns, and mony, (now vnder prohibition) with the Indians, and that 2 March. PRENCE. GotB.

1668-9. all others being restrained, they should allow something yearly to the vse of the goument; and it is conceived that by this may acrew further benifitt to vs, in that heerby a greate pet of the porke that is now carryed by the Indians to Boston, and by them sold there att an vnder rate, may fall into the hands of some of our people, and soe the prise may be kept vp.

> Or by puting somthing upon such as draw wine and liquors to alow for theire lycence, and the excisse to bee taken off, or any other way that the townes may propose; in which it is desired they would exercise theire thoughts, and propose some suitable pson's in theire townes to manage such matters.

> In reference to the complaint of some of Taunton against Bridgwater and Rehoboth respecting the runing of lines and bounds of lands, which hath occationed controuersves between severall psons in the said townshipes, the Court have ordered, that some fitt psons be apointed out of each of the said townshipps to run the said lines; which incase they doe not effect to mutuall satisfaction betwixt this Court and the next June Court, that then the Court will see cause to appoint some to doe it; and that in the mean time there be noe treaspas vpon the timber or swampes of each other bordering vpon theire lines.

> In reference to the request of Peter Collymore concerning a psell of marsh appertaining to him, lying between the third and fourth clift att Seittuate, forasmuch as the bound markes are lost, and hee doubteth that hee is wronged therby, see as some of the naighbours bordering on him may have more then theire due, the Court hanc requested Capt Cudworth, Mr Tilden, and Cornett Studson to repaire thervuto, and to settle matters about the bounds of the same, if they can; if not, that they att the next Generall Court make report to the Court how they find matters in that respect.

> In reference to the request of John Louell, of Rehoboth, the Court hauc ordered, in consideration of his low condition and great nesessitic of land, that the towne of Rehoboth doe accomodate him and others in like nessesitie with a competency of land to supply their enessesitie on the land on the northsyde of the said towne, according to agreement; and inease they doe it not betwixt this date and the next June Court, the Court will then see cause, on due notice and information therof, to give him, the said John Louell, libertic to make choise of a place in the said tract of land for his accomodation.

> In reference vuto Josias Leichfeild, of Scittuate, the Court being certified that hee wilbe of age on the third day of Aprill next ensuing the date heerof, they have requested the major to repaire vnto Scittuate on the fift of the same month, and to see the said Leichfeild posessed of the land ordered to him by the Court, in reference to a legacye begneathed to him by John Allin, of

Scittuate aforsaid, deceased, and to see Micaell Peirse discharged of his en- 1668-9. gagement in reference thervnto.

2 March.

PRENCE, Got B

Eres of adminnestration was graunted vnto Anna Barstow to adminnester on the estate of Wiltam Barstow, late deceased.

*Att this Court, Christopher Winter and his daughter, Martha Hewitt, appeared, being bound ouer to the Court on suspiscion of comitting insest with each other; and after strict and pticular examination of them, the Court saw cause to comitt them both to ward for the grounds and reasons following: -

The principall grounds moucing the Court to suspend the finall issue of the case respecting Christopher Winter and Martha, his daughter, is because there is great feares that a very hainous and capitall crime hath bine comitted by them, viz?, insest of the highest nature, which, although it can not be att Osent proved by full and cleare testimony, yett it did very much face vpon them in many respects.

- 1. In Christopher Winters sending to invite Hewett or Tower to his said daughter some little time after shee conceived with child, when as not longe before they were both rejected in theire suite for her.
- 2. Because the said Martha will not discouer the father of her child, it is an argument that some pson is the father of it that shee hath more then ordinary grounds to be vnwilling to disclose.
- 3. Because of Winters hastening the marriage, and some expressions of his declaring that hee had noe comfort in the match, and his and his daughters carriage that day that they were married.
- 4. Winters acknowlidgment, that after hee had knowlidge of his said daughters being withchild, — being, as hee said, informed by Hewitt, — hee did not bring them together and enquire into it, nor reproue or beare witnes against her wickednes, as would have become a father that was innosent.
- His indulgence to his said daughter since this wickednes, although knowne formerly to be very austeer to his children.
- 6. His intensions to have gon for England about the time this cuill began to be taken notice of.
- 7. His telling of Hewitt that his said daughter was apt to be frighted; and was see affrighted by himself once, coming late home, that shee fell into a swound, &c, as the said Hewitt doth testify.
- I, Thomas Hewitt, aged sixty yeares or therabouts, testify, that my son, John Hewitt, was att home att my house att the time that Martha, his wife, said that shee had that abuse offered her that shee proued withchild; further, I testify that I went to her father Winters house within one weekes time, as I

[*6.]

2 March. PRENCE, Gor".

1668-9, was informed of her being laid; and shee haueing a young child in her lapp, I asked her whoe was the father of it, but shee gaue mee noc answare att that time; her father replyed and said, that questian did not belonge vnto mee to aske. Then I asked her if her husband were the father of it; this I did seuerall times before I had an answare of her; her father said that shee might answare mee to that questian; and shee answared and said the child was not her husbands; further, her father Winter said that I should know in time and place convenient whose the child was; and further saith not.

Taken in the Court, attested p me,

NATH: MORTON, Secry.

The testimony of John Hewitt, aged twenty seauen yeares or therabouts, doth testify, that some certaine time after I was marryed, my father Winter, being in discourse with mee and my wife, asked mee of what constitution I was off; I replyed, I was subject to be angry, as well as other men, but did not vsually expresse it in rageing tearmes. My father Winter replyed, "My daughter is of a very loueing disposition, but you must have a care of frighting of her; for," hee said, "I came from the mill, and did but give her a tapp with my horse rodd, and she droped downe in a swound;" but hee thought shee would have turned about and throwne somthing att his head, Further, when my wife was in trauell, my father Winter and I being in a house together by ourselnes some distance off from his dwelling house, hee said his daughter had a hard time, and hee feared that the midwife should charge it vpon her now to tell whose the child was; and I, the said Hewitt, replyed, shee would make her tell if shee could. Hee said, if hee had spoken to her, shee would not nor durst not, for shee should tell in time convenient; and further saith not.

*In answare to the petition prefered to the Court by Samuell Fuller, of [*7.] Plymouth, wherin hee complaineth against Jacob Cook for treaspasing ypon his land att Smeltbrook, the Court have ordered, that both of them be warned to appear att the Court to be holden att Plymouth in June next, and that then the case to be heard and determined; and that the said Jacob Cooke be warned in the mean time not further to treaspas on the land in controuersy by takeing wood of from it, &c.

> In reference vnto a former graunt of land graunted vnto Mr Collvare, the Court haue ordered, that hee shall haue fifty acrees of land in that tract of land purchased by Mr Prence and Francis Combe att Namassakett, in any place of it not yett disposed off.

William Crow, Edward Gray, and Serjeant Tinkham are ordered by the 1668-9. Court to settle the bounds of the Goûnors land on the which hee now liueth att Plaindealing.

2 March. [PRENCE,

In reference to the controuersy concerning the ten pounds mensioned in Governor.] an agreement between Mr Kanelme Winslow and his brother, Mr Josias Winslow, bearing date the 14th of August, 1668, comitted by mutuall consent of the aboutsaid pties vnto the determination of the Bench, whoe, after serious consideration of the pleas aledged, doe conclude and determine as followeth, viz : that it appears vnto them that the verdict of the jury in October last did not determine the land controuersy to be the lands of the said Kanelme, but left it as they found it, and therfore the abouemensioned ten pounds not due to be payed by the said Josias vnto the said Kanelme.

In reference vnto a letter directed vnto the Goû from Bridgwater, therin certifying the proceedings of the said towne concerning John Robinson, the Court, takeing notice and appropring therof, have also further ordered and doe request Mr William Brett and John Willis, Senir, to take care and paines about his land, which they desire may be lett out for the psent to the best advantage they can, as alsoe to dispose of the rest of his estate and concernes the best they can, soe as they may conduce to the good of him and his.

In reference vnto the land purchased by Mr Prence and Francis Combe att Namassakett, the remainder of it vndisposed of, the comonage and proffitts therof the Court have ordered to belonge vnto the said Mr Prence and Francis Combe vntill it be otherwise disposed of by the Court, and the charges of the purchase therof paved vnto them by such as it shalbe disposed vnto.

In reference vnto a claime made by Benjamine Bartlett vnto some land in Alkermuse Feild, in the right of Mr Jonathan Brewster, the Court haue ordered, that William Crow shall lay him out four acrees in the said feild, soe as it may be a little prejudiciall to the naighbours as may be.

*James Cole, Senir, and Mary, his wife, for that the said Mary Cole was taken selling strong liquors to an Indian, contrary to an order of Court prohibiting the same, was fined the sume of fine pounds to the vse of the collonic.

James Cole, Senir, and Mary, his wife, for that the said Mary Cole suffered diners psons after named to stay drinking on the Lords day, att her house, in the time of publicke worshipp, was fined the sume of three pounds.

James Clarke, Phillip Dotterich, Mary Ryder, and Hester Wormall, for theire staving and drinkeing att the house of James Cole, att Plymouth, on the Lords day, in the time of the publicke worship of God, were fined each of them ten shillings to the vse of the collonic.

And Christopher Blacke, for the same default, although not see faulty, was fined fine shillings to the vsc of the collonie.

[*8.]

2 March.
PRENCE,
GOUR.

Caleb Lumburt, for breaking the Kinges peace in striking of James Gleaghorn, was fined three shillings four pence; and in reference to his hostile carriages towards the said Gleaghorne, forasmuch as hee is reconcred of that which might have proved dangerouse to his life, hee, the said Lumbert, was seriously admonished and warned for the future not to doe soe any more, and cleared of his bonds.

John Bryant, son in law to Stephen Bryant, of Plymouth, for vseing revileing speeches to Edward Gray as soon as they came out of the meeting on the Lords day, was fined ten shillings to the vse of the collonic.

John Loe, of Marshfeild, for being drunke, fined fine shillings,

William Thomas and Samuell Arnold, Junit, for breaking the Kinges peace in striking each other, were fined each three shillings and four pence.

Richard Berrey, Seni', Jedediah Lumbert, Benjamine Lumbert, and James Maker, for smoaking of tobacco, att the end of Yarmouth meeting house, on the Lords day, in the time of exercise, were fined each fine shillings; and for such of them as are absent, and hane not taken order with the Treasurer for the payment of theire fines, the Court hane ordered, that the majestrates where they line shall demannd it; and incase of non payment, to warne them by a speciall warrant to appear att June Court to answare for theire neglect.

In reference vnto the psentment of Thomas Lucas, of Plymouth, for abusing of his wife and children, hee appearing in Court and promising reformation, and his wife alsoe appeared att the Court, and testifyed that since the time the said psentment relates vnto hee hath not abused them as aforsaid, with admonition the said Lucas was cleared of this psentment.

Att this Court, Mary, the wife of Jonathan Morey, and her son, Benjamine Foster, appeered, being suñoned to answare a complaint against the said Mary, for that shee, by her crewell, viniaturall, and extreame passionate carriages soe exasperated her said son as that hee oftentimes carryed binselding they words and otherwise; yea, soe was her turbulent carriages towards him, as that seuerall of the naighbours feared mirrder would be in the issue of it; shee, the said Mary, being examined respecting the punises, and owned her fault, and seemed to bee very sorry for it, and promised reformation; the youth, her son, likewise owned with teares his cuill behanior towards his mother, which gaue the Court such satisfaction as they passed his fault by with admonition; and in reference to the said Mary Morey, the Court, upon her engagement of better walkeing, are willing to take further tryall of her, and therfore condecended to lett her son remaine with her vntill the next June Court, and then further to doe in the case as occation shall require.

*.It the Court of Election holden att Plymouth the first Day of June, .Inno Doni 1669. 1 June.

PRENCE, GotB. Before Thomas Prence, Gour, Wiltam Bradford, [*9.] John Alden, Thomas Hinckley,

were chosen Asistants, and sworne.

Josias Winslow, John Freeman, and Thomas Southworth, Nathaniel Bacon.

Assistants, &c.

R THOMAS PRENCE was chosen Gour, and sworne.

Mr John Alden, Major Josias Winslow, Capt Thomas Southworth,

Capt Wiltam Bradford,

Mr Thomas Hinckley,

Leift John Freeman, and Mr Nathaniel Bacon,

Major Winslow and) were chosen Comissioners. Captaine Southworth

Mr Thomas Prence the next in nomination.

Mr Constant Southworth was chosen Treasurer, and sworne.

The names of the deputies of the seuerall townes that serued att this Court, and the seuerall adjournments therof, are as followeth: -

Leift Ephraim Morton, Thomas Huckens, Robert Finney, Ensigne Eames, Mr Constant Southworth. Anthony Snow, Cornett Studson. Phillip Walker, Isacke Chettenden. Nicolas Pecke, Mr Edmond Freeman, Junir, Daniell Cole, Willam Harvey, Jonathan Sparrow, James Walker, John Willis, Thomas Howes, John Russell, John Thacher, Mr James Browne.

John Chipman, 3

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| 1669. | *The Names of the Grand Enquest. | | | | | | | | | |
|---|---|-----------------|--|---------|--|--|--|--|--|--|
| 1 669. 1 June. PRENCE, GOC*. [*10.] | Wilłam Sabin, Leiftenant Gorg Macye, Mr Joseph Tilden, Mr Nicholas Tanner, Steuen Paine, Junir, | the Grassworne, | nd Enquest. (Francis West, Robert Barker, Jeremiah Hatch, Benjamine Hammon, John Gibbs, Jonathan Banges, Shuball Dimacke, Joseph Wilbore, John Hawes, | sworne. | | | | | | |
| | Nathaniel Willis, Nathaniel Winslow, | | John Whelden, Daniel Wilcockes, | | | | | | | |

Constables of the seuerall Townes.

| Plymouth, . | | | . Wilłam Clarke, sworne. |
|---------------|--|--|--|
| Duxbuř, | | | . Mr Allexander Standish, sworne. |
| Scittuate, . | | | $\cdot \left\{ egin{array}{ll} 	ext{Charles Stockbridge,} \\ 	ext{John Vinall,} \end{array} ight\} 	ext{sworne.}$ |
| Sandwich, . | | | . Thomas Tupper, Juni ^r , sworne. |
| Taunton, . | | | . Israell Deane, sworne. |
| Yarmouth, . | | | . Henery Vincent, sworne. |
| Barnstable, . | | | . Robert Parker, to bee sworne att home. |
| Marshfeild, . | | | $\cdot \left\{ egin{aligned} 	ext{John Foster,} \\ 	ext{Joseph Bent,} \end{aligned} ight\} 	ext{sworne.}$ |
| Rehoboth, . | | | · {John Pecke, Samuell Pecke, } sworne. |
| Eastham, . | | | . Benajah Dunham, sworne. |
| Bridgwater, | | | . Joseph Bassett, sworne. |
| Dartmouth, | | | . John Cooke, sworne. |
| Swansey, . | | | . Jonathan Bosworth. |
| Middleberry, | | | . John Nelson, sworne. |
| | | | |

Surveyors of the Highwaies.

| Plymouth, | | | . { Gorge Morton, Thomas Cushman, Juni ^r , Benajah Pra [*] t. |
|-----------|--|--|---|
| Duxbuř, | | | $\cdot \begin{cases} \text{John Rogers, Seni}^r, \\ \text{Roger Glass.} \end{cases}$ |

| Scittuate, | Rodolphus Ealmes, | 1669. |
|--------------------------|---|------------------------------------|
| Sandwĩ, | { James Doughtey. | 1 June. Prence, Gou ^E . |
| Yarmouth, | \{ \] James Leonard, Junit. \{ \) Edward Sturgis, Junit, \{ \] John Burgis. \{ \} John Chipman, \{ \} | |
| Barnstable, | { Thomas Huckens. } Joseph Bedle, | |
| Rehoboth, | \{ Wiltam Maycomber. \} Richard Martin, \} Nicholas Hyde. | |
| Eastham, | { Richard Knowles, { Wiltam Walker. { Samuell Allin, | |
| Bridgwater, | John Allin, Seni ^r . —— Nelson.‡ | |
| | elect Men. | [*11.] |
| Celect men of Plymouth, | Leiff Morton, Serjeant Harlow, Willam Crow. (Christopher Wadsworth, | |
| Celect men of Duxburrow, | | |
| Celect men of Sandwich, | Edmond Freeman, Junir, Wilłam Swift. (Gorge Hall, | |
| Celect men of Taunton, | Walter Dean, William Harvey, James Walker, Richard Williams. | |

^{*}Att this Court, the Court graunted that Namassakett shalbe a township, and to be called by the name of Middleberry, and is bounded with Plymouth bounds on the easterly syde, and with the bounds of Taunton on the we-terly

1669.

1 June. PRENCE, GotR.

This addition was graunted Court, July 7, 168). This recorded more fully in book from 1678

syde, and the bounds of Bridgwater on the northerly side or end, and on the southerly side or end to extend six mile from the wadeing place, and att the end of the said six mile to run east to Plymouth line, and from the said line west to Taunton line; and incase the west line runes to the southward of Taunton line, then to run vntill wee come vp to the southermost ptc of Taunatt the Generall ton bounds, and then square of north to it. And it is further ordered by the Court, that a competencye of Lind be prouided and reserved for a minnester

In answare to the request of Mr John Gorum for the necke of land called to 1683, p. 34. Papasquash Necke, the Court brue grainted viito him one hundred acrees therof if it can be purchased of the Indians.

within theire township, of such lands as are ynpurchased,

This was in reference vnto to looke out for Lind.

Accomodation of land graunted vnto Thomas Paine, to have it att Naaformer graunt massakett, with Experience Michell, Henery Sampson, and Thomas Little, if it be there to be had; if not, that hee may have some elswhere if hee can find it vndesposed of.

The Court have graunted vnto Benjamine Church that hee shall have

This graunt is made void and 10th, 1670.

null, June the the land which was somitimes the land of William Paybody, lying amongst the freemens land att Taunton River, the which the said Paybody surrendered vp vnto the countrey, exchanged for other land elswher, viz; all the land and right of land which the said Wiltam Paybody had there as an ancient freeman, both laved out and valayed out, is now graunted vato Benjamine Church, which is for full satisfaction for all the right his father, Richard Church, deceased, hath to land in this collonie.

> In reference vnto a gift pretended to be be given by Phillip the sachem vnto James Leanard, Senir, the Court have graunted that incase hee doe produce a deed of gift from the said sachem for the said land under his hand and seale, att the Court to be holden att Plymouth the first Tusday in July next, that then hee shall have four-core or a hundred acrees of it.

> This Court ordered, that Edward Tayler shall and may demaund the sume of forty shillings in the behalfe of his daughter, Mary Tayler, of the estate of John Turner, in the costody of Thomas Huckens, of Barnstable; and the said Thomas Huckens paying the said sume by this order from the Court, this shalbe his discharge.

> Memorand: that Anthony Annible be remembred with accomodation of land.

> Wheras Robert Parker was orderly chosen by the towne of Barnstable to serue in the office of a constable, and did not appear to take oath, the Court hane ordered that hee shall appear before Mr Hinckley or Mr Bacon, to take oath, which if hee refuse or neglect to doe, that the towne choose another in

his rome, and returns his name to the Treasurer, that soe his fine may be required.

1669.

I June. Prover

In answare vnto the petition of Abraham Jackson to remite three barrells of tarr forfeited to the countrey by the breach of a law prohibiting the makeing of tarr, the Court haue ordered, in reference vnto his poor condition and many losses, that hee shall have seauen bashe'll of Indian corn payed to him by the Treasurer.

Lives of adminiestration is graunted viito Francis Steaens, Junit, to adminiester on the estate of Francis Steaens, of Rehoboth, late deceased.

Lres of adminnestration is graunted vnto Job Crocker, to adminnester on the estate of John Crocker, of Barnstable, late deceased.

Lies of adminiestration are graunted vnto John Ormsbey, to adminiester on the estate of Johannah Martin, late deceased.

Forty shillings is remited of the fine of James Cole, in reference to that pte therof which was for selling liquor to the Indians.

Att this Court, Nath Fish appeared, being summoned to answare for raising and deuolging a falce and scandulous report on divers psons att Sandwich; hee owning his fault therin, and engageing hee would not doe see any more, was released.

*Att this Court, Christopher Winter, allies Grabbam, was indited on suspition of comitting insest with his daughter, Martha Hewett; hee puting himselfe on legall tryall, the grand enquest found not the bill, and soc hee was released.

[*13.]

In reference vnto the said Martha Hewett, shee haueing a bastard borne of her body, which was groundedly suspected to be begotten by her said father, though not legally proued, as aboue-said, shee alsoe refusing to confesse the father thereof, for her said whordome was centanced by the Court to suffer corporall punishment by whipping att the post, which according was pformed and executed.

And in answare vnto John Hewett, her husband, his carnest petition and request to be divorsed from her, the Court, not being fully satisfyed see as to proceed therein, haue referred the case to a further hearing att the Court of his ma^{te}, to be holden att Plymouth the first Tusday in July next, and the said price to appear and to produce such enidence as may furth τ cleare the case, and see for \bar{p} -sent were dismissed.

In reference vnto an attachment serued on a psell of ceder bolts att the suite of Edward Gray, John Thompson, and Benjumine Bartlett, and in reference vnto the complaint of Nathaniel Thomas, Nathaniel Winslow, William Foard, Juni', John Carner, Josias Snow, Jacob Dingley, and John 1 June.
PRENCE,
GOUR.

Foster, against the said Edward Gray, John Thompson, and Benjamine Bartlett, for vajust molestation in attaching or causing theire goods to be attached,
viz, cedare bolts in or neare vato a swamp or swampes lying northwest or
northerly from Moonponsett Pond, on pretence of great damage don vato to
themselues and others, it was agreed by both pites that each one shall beare
the charges of this theire said processe, and that the cheife marshall shall
haue twenty shillings in siluer for his paines about the attachment, to be paid
by each pite ten shillings, and that those that cut the said bolts shall haue
libertie to fetch them away; and soe the controuersy is ended.

Elkanah Johnson and M^{*} John Gorum engaged before the Court to stand bound vnto the celectmen of the towne of Marshfield in the suffic of forty pounds, for the appearance of the said Johnson att the Court to be holden at Plymouth the first Tusday in July next, to answare the complaint of the said celectmen, in reference vnto a child laved vnto him by Dinah Silnester.

In reference vnto Francis Wast, his takeing an hogg from an Indian neare vnto Mattapoisett, on pretence that that the said Indian had forfeited his hogg by marking of him contrary to order of Court, the Court haue ordered that hee pay the sume of thirty shillings to the said Indian; and wheras hee tooke a gun from the said Indian, that hee speedily returne him his gun againe.

£res of adminnestration graunted vnto Abigall Dunham, Seni[†], widdow, to adminnester on the estate of John Dunham, Seni[†], deceased.

The Court haue ordered that on the one and twentyeth of this instant June, the line shalbe run between the Namas-saketts mens land, called the Major's Purchase, and the townes of Marshfeild, Duxburrow, and Bridgwater, Mr Wilfam Crow and Gorge Bonum were apointed by the Court to doe it, with John Tompson and Wilfam Nelson for the purchasers, and such of the scuerall towneshipes as shalbe appointed vpon knowlidge of it; and in ease none of the townes shall come, haueing due notice of it, or if __ coming should refuse to acte, then the other men appointed are to proceed without them, and each towne to beare theire proportion of the charge of the runing of the said line.

*. Itt the Court held att Plymouth the fift Day of July. . Inno 1669.

1669.

PRENCE, Got's.

[*14.]

Josias Winslow, Thomas Southworth,

Before Thomas Prence, Esquire, Gour,

John Alden,

Assistants, &c.

William Bradford,

Thomas Hinckley,

John Freeman, and Nathaniel Bacon,

TT this Court, John Hewett and his wife appeared, the said Hewett still A carnestly requesting a divorse from his said wife, shee having bine detected of whordom; but notwithstanding what euidence was produced by them att this Court, the case appeared very difficult in reference to some pticulars. The Court have referred it to the next Court of his matic, to be holden att Plymouth the last Tusday in October next, for a finall determination of the same.

In answare to the petition of Robert Latham, and his daughter, the wife of Isacke Harris, wherin hee complaineth of great neglect of the said Harris in not takeing care for his wifes comfortable subsistence, being departed the goument, and hath left her, with her child, to be burthensom to the said Robert Latham, her father, and that, notwithstanding such order as the Court hath formerly taken, shee is neglected to be supplyed with such nessesaryes for her subsistence as is meet, this Court doth order and authorise the celectmen of the towne of Bridgwater, viz', Leift Haward, John Willis, Senir, and John Carey, to take notice of what vizable estate appertaineth vnto the said Isacke Harris, and to take it into theire costody, and to improve it for the releife and subsistence of his wife aforsaid, and that they be carefull to keep a due account of theire receipt and disbursments on that behalfe.

In reference vnto the complaint of Jehosabath, the wife of John Robins, of Bridgwater, for want of meanes for her subsistence, the Court haue ordered that what estate can be found appertaining to the said John Robins shalbe desposed by the celectmen of the towne of Bridgwater, with the healp and aduise of Mr William Brett, for the payment of such debts as the said Robins oweth, and the resedue for the support of him and her and theire child.

Liberty is graunted by the Court vnto Willam Swift to keep an ordinary for the entertainment of strangers att Sandwich.

Libertie is graunted vnto Ralph Allin to keep a ferry att or neare Pocassett for the transporting of passengers to and from Road Hand to the maine; 5 July.
[PRENCE,
GOVERNOR]

and likewise libertie is graunted vnto him by the Court to purchase an hundred acrees of land of the Indians, on condition that hee pay the sume of ten pound to the collonie; this land is to be purchased for him by M^{*} Constant Southworth, or James Walker, or either of them, being ordered by the Court with himselfe to doe it.

Gorg Vaughan is allowed to keep an ordinary for the entertainment of strangers att Middleberry.

[*15.]

In answare vnto a petition prefered to the Court by the towne of Swansey for a necke of land called Papasquash Necke, that it may be graunted vnto them for the promoting of a way of trade in this collonic, the Court haue graunted the said necke of land vnto the said towne for the ends aforsaid, excepting one hundred acrees of land graunted vnto M^{} John Gorum by order of Court, and M^{*} Browne, John Allin, and Ensigne Smith being ordered by the Court to Lay it out soe as it may be as little prejudicial to his or theire interest as may bee.

Further, in answare vnto the said petition, it is ordered and graunted by the Court, that for the accomodateing of more inhabitants in the said township, that all such lands as the Indians can well spare shalbe purchased by Captaine Willett or Mr Nathaniel Paine, alwaies prouded that the Goû be acquainted with such lands before any purchase be made of them; further, that the towne of Swansey shall have the same privilidges in receiveing of townsmen into theire towne as other townes in this jurisdiction have; onely, forasmuch as many in our collonic are in want of land, such, being comended to them by this goûment, shalbe supplyed by them before any others.

In answare vnto the petition of Wilłam Brewster and Wrastleing Brewster, (two grand children of the Reverend Mr Wilłam Brewster, deceased.) requesting accoinodation of lands, the Court haue granted that incase they, the said Wilłam and Wrestleing Brewster, shall see cause to goe to line att Swansey, that they be accoinodated with lands there, as being such as are coniended vnto them by the goûment for that end, as abone expressed.

The Court haue graunted vnto Anthonic Annible a competent accomodation of land, where M^r John Howland, John Chipman, and Jonathan Sparrow are graunted land lying on Taunton Riner neare Tetientt, in the purchase of land that Capt Willett purchased for the countrey if it may be had there; if not, elsewher, if it may be found within this jurisdiction.

In reference vnto the request of James Leanard for a smale necke of land which hee pretended to be given him by Phillip, the sachem, the Court have ordered that if hee can procure a deed vnder hand and scale from the said Phillip, that hee shall have fourscore or an hundred acrees of it, provided it prejudice noe former graunt.

1669.

5 July. Pro ver. Got^a.

In answare vnto the petition of M^{*} Thomas Cushman for accomodation of land, the Court hane graunted that hee shalbe accomodated att or neare Namassakett, where Henery Sampson, Experience Michell, and Thomas Littles graunts are, if it be there to be had; if not, elswhere within this jurisdiction, if it can be found.

The Court being informed that Wilłam Blackmore, of Scittuate, that in respect of the loss of one of his eyes, it prough dangerouse vnto him to traine and beare arms as formerly, have gluen libertie that henceforth here be excused from training and bearing arms in that respect.

[*16.]

*Att this Court, John Dunham, Senir, came into the Court and complained against John Dotey, that hee mett him in the high way, and did crewelly beate him, and affeirmeth that hee goeth in danger of his life because of the said Dotey, and hath taken an oath before the said Court for the truth of the pinises, and prayeth a warrant of the peace against him.

Released.

 $\begin{cases} \text{John Dotey acknowlidgeth to owe vnto our soft lord} \\ \text{John Enige the sume of} \\ \text{John Soule the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sume of} \\ \text{Sum of the sume of} \\ \text{Samuell Smith the sumell Smith$

The condition that if the said John Dotey shall and doe keep the peace towards our soft lord the Kinge and all his leich people, and in speciall in reference vnto the said John Dunham, and appear att the Court of his mane to be holden att Plymouth the last Tusday in October next, and not depart the said Court without lycence; that then, &c.

This Court ordered, that the Treasurer, in the behalfe of the countrey, is to make good a barrell of marchantable beefe to M^e Green, the printer att Cambridge, which is to satisfy what is behind ynpayed for, and towards the printing of the booke called New Englands Memoriall, which barrell of beife is sofithing more then is due by bargaine, but the Court is willing to allow it on consideration of his complaint of a hard bargaine about the printing of the booke aforsaid.

William Randall, Senit, for villifying the goument by approbrious speeches, is fined the sume of five pound to the vse of the collonie.

VOL. V.

4

1669.

29 October.
PRENCE,
Gou*.

[* 17.]

*. It the Court of his Ma^{ne} held att Phymouth, in New Enghand, the 29 Day of October, 1669.

Before Thomas Prence, Esquire, Goû,
John Aldin,
Josias Winslow,
Thomas Southworth,

Wilłam Bradford, Thomas Hinckley, and Nathaniel Bacon,

Assistants.

THERAS there hath bine a joynt agreement by and between Mr Thomas More and Samuell Dotey and scuerall others of the towne of Eastham about laboure in takeing vp of monies cast away in a wracke belonging to the said More att Cape Cod, and the said More haueing alowed vnto the said Dotey four shillings a day, there remaining upon account due the sume of three pounds and seauenteen shillings due vnto the said More from the said Dotey, hee haueing layed out the said sume in a mare and colt, the mare being a blacke mare, the topp of the left care being cutt off, and a little bitt cut out vnder each care, and a red mare colt, with a white face, the topp of the left care cutt off, and a little bitt cutt out vnder the farr care, hee haueing nothing else to pay, and leaueing it to the determination of the Court, the Court have ordered that the said mare and colt be taken vp and apprised by two indifferent men att mony prise, and to be responsible to answare vnto the said Mr More or his order the said sume and charges of takeing her and her colt vp; and incase the mare and colt comes to more then the said sume and charges, then the ouerplusse to be returned to the said Dotey.

In reference to a horse in controversy betwixt Thomas Pope and Richard Willis, the said horse hancing bine in the costody of the said Willis, and by him lett goe soe as hee can not be found and brought to tryall, the Court hance ordered, that the said Richard Willis shall forthwith deposite the worth or value of foure pounds in the hands of John Wood, of Plymouth, whoe was then constable of Plymouth when the said horse was attached att Popes complaint, and that the said Pope and Willis shall appear att the Court to be holden att Plymouth the next March after the date heerof, to make the best proffe they can whose hee is; and if in the mean time the said Willis doe produce the horse, that then hee to bee freed from this engagement of the foure pounds, but if hee doe not, that then the said foure pounds to be responsible to answare those to whom the horse shalbe found to be long vpon tryall.

Att this Court, Richard Willis came before the Court and engaged his house and land vnto John Wood for eccuritic for the payment of the said foure pounds. John Ewen, for comitting formication with Ruhamah Turner, was fined the same of three pounds to the vse of the collonic, abated heerof twenty shillings.

In reference to the p-entinent of Ephraim Done, of Eastham, for horribly slaundering and belying of his naighbours, hee was fined for telling of two lyes about the same the sune of twenty shiflings to the vse of the colonic, and refered for future cencure to a further tryall of his future conversation, and incase hee approachimselfe better then his fault heerin, to be passed by; but if hee doe yet further offend in this kind, that then the agravation to be remembered according to his demeritts, with answarabe punishment,

Gorge Russell, of Scittuate, for breach of the Lords day, fined ten shillings.

Robert Laurance, sometimes of Plymouth, for breaking the peace and
swearing, fined eight shillings and foure peace, viz', for breaking the peace,
three shillings and four peace, and for swearing, fine shillings.

Thomas Starr, for speakeing euill of one of the majestrates, fined 20s.

Thomas Starr, for vseing words and carriages tending very much to vucleanes, was fined twenty shillings.

*The Court doth allow Robert Shelley to take the estate of his son, John Shelley, into his hands from Samuell Bacon, allowing such due charges as the said Bacon hath bine att about it, and giveing him a discharge on receipt of the same.

John Sprague is allowed by the Court to keep an ordinary att Duxburrow,

In reference vnto two scuerall petitions prefered to the Court, the one by Elizabeth Bullocke, widdow, and the other by Samuell Bullocke, in reference to the dispose of the lands and estate of Richard Bullocke, deceased, the Court doe request and appoint Captaine Thomas Willett, Leift Hunt, and Ensigne Smith to take some paines in settleing matters about the lands of the said Richard Bullocke between his heires and the said widdow, and inease they doe compose and settle the said lands to satisfaction, that they would please to send in vnto ____ the Court what they have done in the pmises; and inease they can not settle thinges about it, that they acquaint the Court with the sticke att the next March Court, and concerning the remainder of the estate, that they give in an accompt of what is left of it to the Court, that soe they may take order about it att the said Court.

In reference vnto a shirt stollen by an Indian from Christopher Blake, and sold vnto Nathaniell Winge, which shirt is now in the costody of the constable of Sandwich, the Court haue ordered that the said constable shall returne the said shirt vnto the said Blake, and to require the said Winge to pay fine shillings to the said Blake in satisfaction for his trouble 1669.

29 October, Prence,

[*18.]

29 October.
PRENCE,
GOU^B.

and charge about it, and two shillings and six pence to the said constable for his busines about it, and that the said Winge be required to looke up the said Indian, and bringe him or cause him to be brought before some one of the majestrates of this jurisdiction, to answare for his said fact.

In reference vnto the complaint of Penninnah Linnitt, widdow, against David Linnit, that hee hath possessed himselfe of her house and land giuen her by the will of her deceased husband, Robert Linnitt, and giueth her noo satisfaction for the same, the Court haue ordered, that if hee doe not giue her satisfaction about the same betwixt this and the next March Court, that then the Court will take course that hee shalbe disposessed theref.

Att this Court, Arther Howland, Phillip Leanard, Willam Norkett, and Willam Hincksman appeared according to summons to answare for theire neglect of paying theire rate to the minnestry. The Court, haucing heard theire seuerall answares, doe determine as followes: that the said Arther Howland, in respect vnto his age and low condition, bee acquitted for what is pasd; and the rest of them forthwith to pay theire proportions they were rated the last yeare to the minnestry; and that the constable be payed for his distresse that hee shalbe nessesitated to make vpon them or any of them in that behalfe.

Att this Court, Robert Ransom and his wife appeared, being bound oner thervnto to answare for theire contensious and vnworthy carryages each to other in theire walkeing in marriage condition, and on theire engagement to liue better in that behalfe they were for the psent cleared, and theire bonds for theire appearance in theire sight cancelled.

Att this Court, letters of adminnestration were graunted vnto Mistris Sissillie Fish, of Sandwich, widdow, to adminnester on the estate of Robert Rollocke, deceased.

8 December. [*19.] *Att the speciall Court held att Plymouth the eight Day of December,
Anno Dom 1669.

Before Thomas Prence, Esq^r, Goue^r, and John Alden, Josias Winslow, Wiltam Bradford, Thomas Hinckley, and Nathaniel Bacon,

Assistants.

IN reference vnto a controversy between the townes of Taunton and Bridgwater, concerning the bounds of theire townshipes, that wheras theire hath bine senerall debates about it, and that now theire agents have appeared

att this Court, and some endeauors by both themselues and the Court to bring the case to an issue, but for psent can not, the Court haue ordered that if they doe not agree the case between themselues, or that neither pty doe complaine by way of action betwixt this date and the next March Court; that then the Court will see cause to impannell a jury to bring the said contronersy to a finall issue and settlement.

1669.

8 December, PRINCL, Gorff.

Att this Court, Jane, the wife of Samueli Hallowey, of Taunton, appeered, being sent by the townesmen of the said towne, that forasmuch as her carryage towards her husband was soc turbulent and vild, both in words and actions, as hee could not line with her but in danger of his life or limbs, and alsoe her carryage before the Court was soc audations as was intollerable; for her said vild and notorious practices and carryages shee was centanced by the Court to be comitted to the jayle during the pleasure of the Court; but shee, hancing bine but one night in close durance, manifested great pensinenes and sorrow for her said miscarriages, and engaged to carry better for the future; on which, as alsoe by the carnest sollisitation of her husband, shee was sett att liberty, that shee might goe home with her husband, and soe to passe vpon tryall in hopes of better practices for the future.

Wee, whose names are vnderwritten, being impannelled by M⁷ John Alden on the corronors enquest, to make enquiry how John Paybody came by his death, doe find, —

That hee ryding on the road, his horse carryed him vnderneath the bow of a young tree, and violently forceing his head vnto the body therof, brake his skull, which wee doe judge was the cause of his death.

sworne,

SAMUELL SABERRY,

JOHN TRACYE,

HENERY SAMPSON,

JOHN SPRAGUE,

RODULPHUS THACHER,

JOHN WASHBURNE,

JOHN WADSWORTH,

BENJAMINE BARTLETT,

WILLAM CLARKE,

JOSEPH PRIOR,

SAMUELL HUNT,

JOSEPH WADSWORTH.

Dated this 18 of the 9th month, 1669.

1669. S December. PRENCE. GovE.

Att the Court held att Plymouth in October last past before the date heerof, the Court taking into theire consideration the vsefulnes and seasonablenes of the sermon preached att the Election Court att Plymouth in June last, did order, that the said sermon should be printed, which accordingly was in this yeare don and pformed, by the approbation alsoe of Mr Chauneve and Mr Shepard, whoe also aded imprimature thervuto as it is now extant.

1 March. [*20.]

1669-70. *Att the Court of his Maie held att the Towne of Plymouth, for the Jurisdiction of Phymouth, in New England, the first Day of March, Anno Doin 1669.

> Before Thomas Prince, Esquire, Gour, Thomas Hinckley, John Aldin, John Freeman, and Josias Winslow, Nathaniell Bacon.

> > Willam Bradford. Assistants, &c.

N reference vnto the further request of Mr John Jacob to have a decission of the land hee with others bought of Mr Hatherley, att Accord Pond, the Court hane ordered, that hee shall take out such coppies out of the records of Conihassett land as are behoofull to the said deuission, and repaire to the Gout and major for the ordering of the same to be don by the marshall as soon as a convenient time and opportunite wilbe Psented.

Att this Court, Richard Willis appeared to answare the complaint of Thomas Pope, for detaining of a horse that hee laved claime vnto, and desired that the said controversy might be tryed by a jury of twelve men by way of action; but Joseph Bartlett, the said Popes attorney, refused to joyne issue with him in that way; on which the Court ordered that the said horse shouldbe kept by the said Willis vntill June Court next, and if in the mean time any can come in and make better claime and title to him then the said Willis, they shall have him, paying all due charges; but if none other in the interem shall or doe come in and make better title to him, by the said Court hee shall then be reputed to be the said Willis his horse,

In reference to the psentment of John Tilson, in breaking the Kings peace by strikeing Robert Ransom, the said Tilson is fined 3° 44.

Richard Bishop, for prloyning of a psell of sheeps woole from Gorge

Crispe, is centanced to pay to the said Crispe the sume of thirty shillings upon demand, on receipt wherof hee is to rest satisfy concerning the matter, and the said Bishop cleared.

1 March. Prence, Gous.

John Loe, for being drunke the second time, that is to say, convicted thereof before the Court, here is find the sume of ten shillings, according to order.

Thomas Mathewes, for vareasonably beateing of the Indian Ned, and therin breaking the Kings peace, is fined three shillings and four pence; and for the abuse of the said Indian, and for and towards his charges in coming too and attending the Court, the said Mathews is ordered to pay him fourteen shillings.

Att this Court, Ralph Smith, Samuel Smith, and Daniel Smith, (by his father,) appeared to answare the suites coffienced by Josias Cooke against them, which suites were by the said Cooke withdrawne; the Court alowed the charges to the defendants for theire appearance and attendance att the Court to answare the said suites.

In reference to a complaint made against Nathaniel Fitsrandall for refusing to pay the sume of one and twenty shillings to the minnestry att Barnstable, which was the sume awarded him by order to pay thervnto, the Court, heering his defence, but not judging it sufficient, did centance him to pay the sume of forty two shillings to the Treasurer, according to order of Court prouided in such a case.

*Christopher Blake, for being drunke, fined fine shillings, and for his vascemly carriages in his drunkenes with an Indian woman, is centenced by the Court to sitt in the stockes two houres att Yarmouth on theire next training day; and incase hee shall goe aside to escape the execution of the said centance, that then hee shalbe taken by any constable within this jurisdiction, in whose liberties hee shalbe found, and publicly whipt.

In reference vnto the psentment of Jane, the wife of Samuell Hallowey, of Taunton, together with other horrible and abusive speeches and actions by her spoken and done against her husband and others, not onely in other places, but in the psence of the Court, shee is centanced to bee publickly whipt att Taunton; and wheras shee is att psent with child, the execution of the said centance is refered vntill shee shalbe deliuered and abroad againe; and the constable of Taunton is to inflict the said punishment, or to cause it to be inflicted, att the time forenamed; which if hee refuse to doe, hee shall bringe her to Plymouth, that it may be inflicted by the vnder marshall att the publicke post; and in reference to the complaint of the said Jane Hallowey against Jonathan Briggs, that hee had comitted adultery with her two seaerall times,

[*21.]

I March. PRENCE. Goun.

1669-70, the Court caused a bill of inditement to be drawne up and prefered against him, which the grand jury went forth ypon, and could not find the said bill, and soe the said Jonathan Briggs was cleared before the Court.

Furthermore, in answare vnto the earnest request of the said Samuell Hallowey to be disorced from his said wife, shee haveing not onely most horribly abused him, as is manifested by the testimonies to the abouesaid pseutment, and att other times, as is about hinted, but alsoe confessed that shee hath comitted adultery with divers persons; vett notwithstanding, the Court, being not very cleare to such a proceeding att psent, refered the full answare thervnto vntill the next June Court, being willing to take mature advice and deliberation about it, as is beehoofull to soe waighty a matter.

Att this Court, Robert Ransom appeared to answare his psentment for speaking wicked and reproachfull words against the Gour and majestrates, and did put his Øsentment vpon trauerse; the jury cleared him legally, there being but one witnes appearing against him in that case; altho they were pswaded that the acusation spake like vnto the said Ransoms language.

Att this Court, John Prince, Junir, of Nantaskett, appeared, haueing bine acused by Bethyah Tubbs that hee had begotten her with child; but it soe fell out by the ordering hand of God, that shee being sent for to heare some testimonies that hee said hee could produce, tending to his clearing, shee fell in trauell, and was delivered of a child while the Court was then in being att Plymouth, on which the time being computed that shee acused him to have done the acte, it was found not to answare to the time of the child's beirth, it being come to full prection; on which the Court cleared him, see farr as they could as yett descerne, from being guilty of the said fact.

Wheras Joseph Turner, Senir, was 6 sented att October Court, 1669, for slaundering, and for horrid inciuillitie in words and actions, and in the Osence of seuerall weomen, as by plentifull testimonies appears, it being pleaded att this Court, to which hee was summoned to answare the said psentment, that the tearmes of the psentment were see generall, that hee could not be prouided att that time to answare to it, the Court alowed that hee should hane knowlidge of the pticular heads of his charge contained in the testimonies giuen him, in order to his answaring itt att June Court next; which accordingly was done.

[*22.]

*Forasmuch as Joseph Turner departed from this Court without the Courts leave or knowlidge, wheras they expected eccuritie for his appearance to answare his pseutment att June Court next, the Court ordered that hee should be arrested and cecured to the said Court, the charges against him being see many and of see hainous a nature.

In reference to the psentment of Micaell Peirse, of Scittuate, for vascemly carriages towards Sarah Nicolls, of Scittuate, forasmuch as there appeared but one testimony to the pseutment, and that the testimony was written and not read vnto the deponant, the Court saw cause to remitt the said Øsentment.

1669-70. 1 March. PRENCE Got#.

Att this Court, Serjeant Isacke Bucke was approved and established by the Court to be leiftenant of the milletary companie of Scittuate.

And John Sutton was approved and established to be the ensigne of the milletary companie of Scittuate.

Lies of adminiestration is graunted vnto Jehosabath Robins to adminiester on the estate of John Robins, deceased.

A Writing appointed to be recorded, as followeth: -

August the third, 1670. Att the Vinivard.

Att a Generall Court held vpon the Vinevard. To his Matie, our sour lord the Kinge: -

Wheras James Skiffe, Late inhabitant of Sandwich, but now att the Vini- This was been vard, hath petitioned and sued for a bill of diuoree from his wife, whervpon 10th of May, this psent Court hath taken it into serious consideration, and haucing received 1671. sufficient testimony that the late wife of James Skiffe hath vulawfully forsaken her lawfull husband, James Skiffe, and is gone to Roanoke, in or att Vergiunia, and there hath taken another man for to be her husband, an wee haueing received severall testimonies of it, -

Therfore know all men by these prents, that the authoritie of the Court hath graunted vnto the aforesaid James Skiffe a Lawfull bill of diuorse from the former woman, namely, Elizabeth, the daughter of Mr Naighbor Cooper, inhabitant of Boston; that James Skiffe is free from the aforsaid woman, which was his lawfull wife; and that the aforsaid conenant of marriage is now desolued and of non effect.

This abouewritten is a true coppy, taken out of the original by mce, Thomas Doged, clarke to the Court att the Viniyard.

August the 8th, 1670.

This was heer entered by order from the Gour the day and yeare expressed in the margeant.

VOL. V.

ã

7 June. [PRONCE, GOVERNOR.] [*23.]

1670. *At the Court of Election holden att the Towne of Plymouth, for the Jurisdiction of New Plymouth, the seauenth Day of June, Anno Dom 1670.

> Thomas Hinckley, Before Thomas Prence, Gouernor, and John Alden. John Freeman, and Josias Winslow, Nathaniel Bacon, Wiltam Bradford.

> > Assistants, &c.

R THOMAS PRENCE was chosen Gout, and sworne.

Mr John Alden. Major Josias Winslow, Capt Willam Bradford, Mr Thomas Hinckley, Leiftenant John Freeman. Mr Nathaniel Bacon, and Mr Constant Southworth,

were chosen Assistants, and sworne.

Mr Thomas Prence and Major Josias Winslow were

chosen Comissioners.

Mr Constant Southworth was chosen Treasurer, and sworne.

The Names of the Deputies of the seuerall Townes that serued att this Court.

Wiltam Crocker. Mr John Howland, Thomas Huckens, Leift Morton, Wiltam Paybody, Ensigne Eames, Cornett Studson, Anthonic Snow, Mr Stephen Paine, Isacke Chettenden, William Sabin, Richard Bourne, Wiltam Harvey, Daniell Cole, James Walker, Jonathan Sparrow, Thomas Howes, John Willis, John Allin, John Thacher, John Morton.

*The names of the Selectmen in each Township of this Jurisdien. [*24.]

> Leifte Morton, Serje Harlow, Plymouth. Wiltam Crow,

| M ^r Christopher Wadsworth, M ^r Samuell Saberry, Benjamine Bartlett, Cornett Studson, | }. } | | | | | Duxburrow, | 7 June. [PRENCE, GOVERNOR.] |
|---|------------|---|---|---|---|-------------|-----------------------------|
| Isacke Chettenden, Isacke Buck, | }. | | | | | Scittuate. | |
| James Skiffe, | j | | | | | | |
| Mr Edmond Freeman, Junir, | | | | | | Sandwich. | |
| Willam Swift, | 1 | • | • | | • | 113628 | 10 |
| Wilłam Harvey, | ì | | | | | |) (G |
| James Walker, | }. | ٠ | ٠ | ٠ | ٠ | Taunton. | |
| Mr Hawes, | í | | | | | | |
| Edward Sturgis, Senir, | | | | | | | |
| Thomas Howes, | } . | | | | ٠ | Yarmouth. | |
| John Thacher, | | | | | | | |
| John Miller, |) | | | | | | |
| Thomas Huckens, |) | | | | | | |
| John Tompson, | \ . | | | | | Barnstable. | |
| Joseph Laythorp, | } | | | | | | |
| Ensigne Eames, | Ì | | | | | | |
| Wiltam Foard, Seni | }. | | | | | Marshfeild. | |
| John Bourne, | | | | | | | |
| Leiftenant Hunt, | Ì | | | | | | |
| Mr Steuen Paine, | }. | | | | | Rehoboth. | |
| Ensigne Smith, | J | | | | | | |
| Nicholas Snow, |) | | | | | | |
| Daniell Cole, | | | | | | | |
| Leifteň Rogers, | }. | ٠ | | | • | Eastham. | |
| Josias Cooke, | 1 | | | | | | |
| Jonathan Sparrow, | J | | | | | | |
| John Willis, Seni ^r , |) | | | | | | |
| John Carrey, | }. | ٠ | | | | Bridgwater. | |
| Leiftenant Haward, | J | | | | | | |
| John Cooke, | | | | | | - | |
| James Shaw, | }. | • | ٠ | | ٠ | Dartmouth. | |
| Samuell Hickes, | J | | | | | | |
| M ^r James Browne, | | | | | | G. | |
| Mr Tanner, | }. | • | • | • | | Swansey. | |
| M ^r Allin, |) | | | | | | |

| 1670. | *The Names of the Grañ Enquest. | | | | | | | | | |
|------------------------------|---|---------------|---|--|--|--|--|--|--|--|
| 7 June. Phence, Goc*. [*25.] | John Cushen, Walter Briggs, ‡Henery Wood,‡ deceased, Nathaniel Paine, John Finney, Phillip Delanoy, Sargeant Ephraim Tinkham, Benajah Prate, John Tracye, Wiltam Witherley, Judah Thacher, | sworne, | Nathaniel Thomas, James Hamblen, Joseph Buckland, Henery Dillingham, Thomas Tobey, John Caruer, Thomas Paine, John Haward, Sannell Luther, Elisha Hedge, John Hathewey, Pelegg Sherman. | | | | | | | |
| | The Names of the Constables | of the sever | all Townes of this Jurisdiction. | | | | | | | |
| | Plym, Duxbuř, | | . Joseph Warren. . John Rogers, Juni ^r . | | | | | | | |
| | Scittū, | | Samuell Clapp, Timothy White. | | | | | | | |
| | Sand, | | . Joseph Holley Nathaniel Williams. | | | | | | | |
| | Yarmouth, | | . Samuell Sturgis, | | | | | | | |
| | Barnstable, Marshfeild, | | . M ^r Thomas Allin. . Jacob Dingley. | | | | | | | |
| | Rehoboth, | | John Fitch, Richard Bowin. | | | | | | | |
| | Bridgwater, Eastham, | | John Eames. Samuell Smith. | | | | | | | |
| | Dartmouth, | | Ralph Earle. | | | | | | | |
| | Swansey, | | Nathaniel Chafey. | | | | | | | |
| | Surveyor | rs of the Hig | hwaies. | | | | | | | |
| | Plymouth, | | {Gorğ Bonum, Stephen Bryant, Abraham Jackson. | | | | | | | |
| | Duxbu r , | | Micaell Peirse, | | | | | | | |
| | Scittuate, | | { John Turner, Juni ^r , Joseph Barstow. | | | | | | | |

[*26.]

| Sand, | | | | ^ ^ | 1670. |
|------------------|--|--|----------------|--|-------|
| Sand, Taunton, . | | | | ^ ^ | |
| Yarmouth, . | | | $\cdot \Big\{$ | John Burgis, Edward Sturgis, Jun | |
| Barns ť , | | | | James Lewis, Samuell Fuller, the son of Cap t Fulle | r. |
| Marshfeild, . | | | | | |
| Rehoboth, . | | | . { | Preserned Abell, John Butterworth. | |
| | | | | Richard Knowles, Samuell Freeman. | |
| Bridgwater, | | | . { | Joseph Bassett, Robert Latham. | |

*The Names of such in each Town-hip which are appointed to looke after the Minnesters Rate,

Seittuate, { Edward Jenkens, } John Turner, Seni^r. { Wiltam Harvey, } James Walker. { Taunton, } { James Walker. } { Thomas Howes, } John Thacher. { Thomas Huckens. } { Thomas Huckens. } { Thomas Huckens. } { Elisha Besbey, } { John Bourne. } { Leifte Freeman, } { John Willis, } { Leift Haward, } { Samuell Parker, Seni^r. } { Samu

 M^τ Bourne, M^τ Huckens, M^τ Walker we appointed by the Court to take the Treasurers account.

Att this Court, irs of adminnestration were graunted vnto Mistris Elizabeth Tilden to adminnester on the estate of M^t Josepth Tilden, deceased.

*This Court, being enformed that the Indians are desirous to sell a smale [*27.] psell of vpland att a necke called Quanamett, or neare therabouts, on the

7 June.
[PRENCE,
GOVERNOR.]

South Sea, doth therfore order M^r Hinckley and M^r Bourne, of Sandwich, to purchase the same, and it to be reserved for M^r Thomas Walley, Seni^r, of Barnstable, vnto the Courts confeirmation therof vnto him when they shalbe in capassitic thervnto.

This Court hanc confeirmed vnto Joseph Burge, of Sandwich, a former graunt of a psell of vpland lying between the Red Springe and the Red Brooke att Pochasett, next vnto the land of Willam Paybody, being about fourscore acrees, with six or eight acrees of meddow, vnto the said Joseph Burge, his heires and assignes, for euer.

Att this Court, a certaine tract of land, formerly graunted vnto Wilłam Paybody, lying att or neare a place called Pinquin Hole, was confeirmed by the Court vnto him, the said Wilłam Paybody, his heires and assignes, for ener; the which was graunted vnto him in way of exchange for all his right of land which hee hath att Taunton Riuer as an ancient freeman, both deuided and vndeuided; the which, his whole interest there, hee, the said Wilłam Paybody, hath att this Court surrendered vp to the Court againe.

Att this Court, the Treasurer, Cornett Studson, and Thomas Huckens are impowered by the Court, in the behalfe of the countrey, to make sale of the abouesaid land, surrendered vp by William Paybody, lying att Taunton Riuer, as aboue expressed.

The Treasurer is appointed by the Court to agree with some workeman to build an addition to the countrey hous to entertaine the majestrates att Court times and other nessesary vses of the countrey.

Memorand: that att this Court John Williams appeared, in the behalfe of Nathaniel Man, of Scittuate, to enter an appeale from the Court of the Celect Men att Scittuate; and the Court refered the entery and tryall therof vntill the next July Court, because matters are not fully settled in respect of the order about appeales; and the Court engaged, that there shalbe no advantage taken by the bonds given in for the proceeding of the said appeals.

In reference to the complaint of Mr Josias Winslow, Scni', in the behalfe of the towne of Marshfeild, against Capt Nathaniel Thomas, for neglecting and refusing to make payment of the sume of one pound scauen shillings and nine pence, due from him to the minnestry att Marshfeild, the said Capt Thomas appearing, and his son, Nathaniel Thomas, in his behalfe, and hancing lad competent patience and time given them by the Court to give in his reasons for refusing to pay his said proportion, and they refusing to joyne issue with the said Josias Winslow in the case, the said Captaine Thomas is centanced by the Court to pay the sume of two pounds fifteen shillings and sixpence, according to the order of Court.

The Court haue graunted liberty vnto Leistenant Rogers to purchase a psell of land of the Indians att a place called Naamcovicke, neare Eastham, being a pte of the land reserved for the purchasers. The bounds are as followeth, viz': it begins att or neare the mouth of a riner called Pottanumaquatt Riner, att the Indian fence, and soc runing along the said fence towards the southwest vntill it comes to the meddow of the said Leiftenant Joseph Rogers, att the northwest corner, and bounded by the said fence and salt water towards the northeast and east.

1670. 7 June. PRENCE, Gotta.

In reference to the complaint of Willam Randall, Senir, against John Rogers, of Marshfeild, for takeing a paver of oxen out of his pasture without his leave, the Court have ordered, that hee shall returne him his oxen againe, and to the said Randall twenty shillings and six pence for his journeys and charges to the Court about it.

In reference vnto a coate, in the hands and costody of Wiltam Clarke, of Plymouth, which was left by a stranger in the towne of Plymouth aforsaid, the Court have ordered the said Wiltam Clarke to pay vnto the Treasurer the sume of fifteen shillings, and to have the said coate; and incase owner come and challenge it, then the said fifteen shillings to bee repayed to him againe.

[*28.]

*The Court doth abate vnto James Cole, Junir, twenty shillings due for this yeare of the excise, in regard that hee is a new beginner in keeping the ordinary att Plymouth.

Att this Court, Jonathan Hatch, for selling liquors to the Indians, fined three pound.

Samuell Chandeler, for being drunke, fined fine shillings.

John Sprague, for suffering Samuell Chandeler to be drunke in his house, fined ten shillings.

Thomas Pope, for villifying the minnestry, fined ten shillings.

Thomas Hughes, for breaking the Kings peace, fined three shillings and Hughes, by foure pence.

striking Richard Willis.

Thomas Lucas, for breaking the Kings peace, fined three shillings and Lucas, by strikfoure pence.

ing of Samuell Jenney.

Samuell Norman, for breaking the Kinges peace in strikeing Lydia, the wife of Henery Tayler, was fined three shillings and four pence.

And in reference to the said Norman his throwing his hoe att Hannali Danis, and therby soe hiting her therwith as that her life was much indangered, hee was centanced by the Court to pay vnto the frinds of the said Hannah Dauis, for and towards the reparation of the wronge done to her in that behalfe, the sume of ten shillings; and in reference to his turbulent 7 June.
PRENCE,
GOU'S.
Cleared and

carriages mensioned in the pmises, and his frequency and aptnes to such like practices, hee, the said Samuell Norman, was centanced by the Court to find surties for his good behaulor.

The condition, that if the said Samuell Norman be of good behauior towards our soû lord the Kinge and all his leich people, and in speciall towards the pties wronged by him as aforsaid, and appear at the Court of his ma^{tie} to be holden att Plymouth the last Tusday in October next, and not depart the said Court without lycence; that then, &ê.

John Dunham, Seni^r, being bound ouer to this Court to answare for his abusive speeches and carriages towards Sarah, the wife of Benjamine Eaton, and being connict therof, was centanced to be bound to his good behauior.

Cleared and released.

The condition, that if the said John Dunham be of good behauior towards our soû lord the Kinge and all his leich people, and in speciall towards Sarah, the wife of Benjamine Eaton, and appear att the Court of his ma^{ne} to be holden att Plymouth aforsaid the last Tusday in October next, and not depart the said Court without lycence; that then, &c.

In reference vnto a complaint made against William Randall, Senir, for neglecting to pay his proportion to the rate for the minnestry att Scittuate, forasmuch as hee engaged speedily to make payment of what hee is rated in that behalfe in good and currant pay, incase hee soe doe, hee is freed by the Court from paying double, according to the order prouided in that behalfe; or otherwise to be exacted.

And in reference to the like complaint against John Palmer and Henery Ewell, they engaged to the Court to tender theire goods to the constables of Scittuate for the payment of theire proportions to the said rate; which incase they shall neglect to doe, the said constables of Scittuate, or either of them, are hereby impowered to make destresse vpon theire goods, or soc much therof as will satisfy and make good double theire proportions of theire said rate, according to the aforsaid order of Court.

Att this Court, Thomas Sauory was dismised from his office of vnder marshall, haueing bine found seucrall times vnfaithfull in the pformance of his said office, and att this Court, in speciall, by letting Joseph Turner, being comitted to him as his proner, make an escape from him, to the great offence of the Court and countrey; the said Turner being found guilty of many abominable crimes, and had received his demeritts had hee not made an escape as aforsaid.

*Wheras the bounds of Sandwich can not be found on the records of our Court, this Court hath graunted, according to their request, that theire bounds shalbee fairly entered on the records of the Court. 7 June.
PRENCE
GOT'S.

[*29.]

The Court haucing appointed Mr Thomas Hinckley, Thomas Dexter, Senir, and Mr Constant Southworth to settle the bounds between Plymouth and Sandwich, these are to certify, that the men abone mensioned haue, with the concurrence of the agents of the townes abonesaid, agreed and determined the bounds to be as followeth, viz@: that the towne of Sandwich shall run three quarters of a mile from any pite of the fence of John Ellis his feild, between his house and the sea, vpon what point of the compasthey please; and att the end therof to pitch theire stake, and thence to run a northeast line to the sea, and a southwest line into the woods; onely incase a southwest line from the said stake shall cutt of any pite of the Herring Riner, to deprine the towne of Sandwich of the benifitt of the alewines, that then the said line shall run more westward, to cleare the said riner vnto the towne of Sandwich. In witnes wherof they haue heervnto sett theire hands, this niŭteenth of February, 1663.

THOMAS HINCKLEY,
THOMAS DEXTER,
CONSTANT SOUTHWORTH,

The easteren bounds of the towneship of Sandwich is from two or three stumpes neare vnto the house of Ralph Jones, and runs northeast to the sea, and southwest into the land, vntill it comes over Satuit Pond to marked pyne trees.

The constablericke of Sandwich to extend vnto Sacconecsett bounds, both for English and Indians; see ordered by the Court.

Att this Court, Samuell Hallowey, of Taunton, importanced the Court for a divorce from his wife, Jane Hallowey, expressing himselfe much agreined with her continued approbrious and addacious asserting and affeirning that shee had comitted adultery with Jonathan Briggs; in consideration whereof the Court passed an order to William Harvey and James Walker, of Taunton aforsaid, authoriseing them to examine her as soon as shee can conveniently after her being vp out of child bed, to know of her whether shee will yet stand to and maintaine her said assertion; which if incase shee doe, and that the said Hollowey doe appeer att the Court of his matie to be holden att Plym-

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outh aforsaid the last Tusday in October next, and produce sufficient testimony, vnder the hand of the said William Harvey and James Walker, that shee still affeirnes that shee hath comitted the said acte, the Court will then see cause to graunt him a bill of divorse.

Wheras Joseph Turner, Seni', was bound ouer to this Court to answare his psentment, which was for most lacinious, abseane, and vild expressious and actions, spoken and acted towards severall psons divers times, wherof hee was legally convicted by cleare and manifest enidence, (which is extant;) and haucing put the said psentment on travice, and the jury bringing in a verdict wherin they say they find him guilty in the whole psentment, vales it be in the first pticular and the first pte of the ninth; this Court doth therefore centance him, the said Joseph Turner, to receive corporall punishment by whiping, and therby to receive thirty stripes, fifteen wherof to be inflicted att Plymouth att the publicke post, soone after hee shalbe apprehended; and the other fifteen att Scittuate, on some publicke training day, as soone as it may conveniently be done and pformed.

The Names of the Jury.

Mr Samuell Sabery, Gorg Watson, Serjeant Ephraim Tinkham, John Finney, Henery Wood, Steuen Briant, Phillip Dellanoy, John Tracye, Benajah Prat, Benjamine Church, Thomas Cushman, James Hamblen.

5 July. [*30.] *Att the Court of his Ma^{ve} held att Plymouth the fift Day of July, Anno Don 1670.

Before Thomas Prence, Gour,
John Alden,
Josias Winslow,
Wiltam Bradford,

Thomas Hinckley, John Freeman, and Constant Southworth,

Assistants, &c.

INCKLEY was appointed by the Court to take eccuritie in the Courts behalfe of Elizabeth Goodspeed, widdow, the relict of Nathaniel Goodspeed, late deceased, for her adminnestration on his estate.

This Court doth order, that the two children of the said Nathaniel Goodspeed shall haue, each of them, forty shillings reserved for them out of the estate of the said Goodspeed, and delivered to them by the abovesaid adminnestrator, or her order, when they come to be of age.

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In reference vato the complaint of John Jourdaine, in the behalfe of his daughter, Jehosabath Robins, against Gorge Turner, of Bridgwater, for detaineing certaine clothes appertaining vato the estate of John Robins, deceased, the Court hane ordered, that the said Turner shall deliuer a certaine cloake, which is one piticular of the said clothes, vato the said John Jourdaine on his demaund, and retaine the rest of the said clothes vato himselfe.

Edward Sturgis, Senir, is allowed to keep an ordinary att Yarmouth, and required to keep good orders in his house in that respect, that rude fellows be not found nor suffered there to misdemean themselues.

John Miller is required by the Court to cease and desist from keeping an ordinary att Yarmouth.

John Woodcocke is allowed by the Court to keep an ordinary att the Ten Mile Riuer, (soc called.) which is in the way from Rehoboth to the Bay, and likewise injoyned to keep good order, that noe vurullynes or rebaldry be pmited there.

The second weeke in August, on the third day of the weeke, is appointed by the Court for the widdow Bassett and Elisha Hedge to appear att Plymouth to proue the wills and inuentoryes of the deceased Captaine Hedge and William Bassett.

Elisha Hedge, being detected of selling liquor to the Indians, fined three pounds.

Robert Harper, for his rayling and revileing of Mr Thomas Walley, Senit, minnester of the gospell, as appeared by cleare and manifest euidence, was centanced by the Court to be whipt att the post, which accordingly was pformed.

Memorandum: that Jonathan Cudworth and his wife be sent for, to answare for comitting fonication with each other; and likewise Elizabeth Adkins, for the same.

Abisha Marchant, for being found to be in bed with Mary, the wife of Morgan Jones, was fined the sume of forty shillings to the vsc of the collonie.

Elizabeth Doxey, late seruant to M^{*} Joseph Tilden, deceased, being deliuered of a child, and charging of Nathaniel Tilden to be the father of it, the said Nathaniel Tilden appeared att this Court to answare to it, and being examined, deneyeth it; notwithstanding, the Court saw cause to take eccuritie of him to saue the towne of Scittuate harmles from any damage that might acrew vnto them by the said child vntill another father appeareth; and a 1670. 5 July. PRENCE Gous.

warrant was directed to the constables of Scittuate to cause her, the said Doxey, to bee sent as soon as shee is capable to Plymouth, to receive punishment according to her demeritts.

In reference and in answare vnto the petition of Thomas Sauory, that hee might be admitted to his place of vnder marshall againe; through the vrgeneye of the said Sauory, and the concurring desire of seuerall whose hands were subscribed to his said petition, the Court was pswaded to admitt him to his place againe; Edward Grav and Wiltam Clarke likewise giucing their words for his better pformance of his office then formerly.

[*31.]

*Wheras it is manifest to the Court, that twelve acrees, more or lesse, of land, which was formerly graunted vnto Gorge Vaughan, lying in Middleberry, in the majors purchase, on the southsyde of Namassakett path, by reason of somthing impeading, was not recorded vntill now, this Court doth heerby rattify, assure, and confeirme the said twelue acrees, more or lesse, of land, vnto the said Gorge Vaughan, and ordered it to be heer recorded.

It was agreed att this Court, agreed and concluded by and between the agents of Namassakett and the towne of Duxburrow, that the bounds between Duxburrow and the majors purchase shalbe from two smale red oake trees marked that are att the northwest corner of Jonses River Pond, and from thence on a straight line to the Indian Head River Pond, where the brooke runs out of the pond.

Wheras it is euident to the Court, that a certaine tract or psell of land, called Old Cookes Holes, lying att Jonses Riuer meddow, was formerly graunted vnto Francis Cooke, of Plymouth, deceased, in the liew of some land which is supposed would have fallen within his line att the Smelt Brooke, but is not fully settled on the said Cooke and his heires and assignes, this Court doth by these psents fully and absolutely settle, rattify, assure, and confeirme the said graunt of land or tract of land, being threescore acrees, be it more or lesse, lying att Joneses Riuer meddow, vnto the said Francis Cooke, his heires and assignes, foreuer; which said land was given by the said Francis Cooke vnto Richard Wright and Thomas Michell, comonly called Old Cookes Holes, and since his decease rattifyed and confeirmed vnto the said Richard Wright and Thomas Michell by John Cooke, the heire vnto the said Francis Cooke, as appears by a writing vnder his hand and seale.

Of the reipts of these porlowed by the Court, see in the yeare 1675.

In reference to a controversy betwixt Nathaniel Man and John Cowin, tions heer al- his father in law, both of Scittuate, that wheras the said Man, being heire to an house and land now in the possesion of the said Cowin, & hath bine dethis booke in prived of his right therin ener since the time hee hath bin of age, this Court doth order, with the consent of both pties, that the said Cowin shall remaine

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possessed of the said house and land for the tearme of fine yeares from the date heerof on condition hee pay, or cause to be payed, the full and just sume of three pounds six shillings and eight pence a veere vnto the said Nathaniel Man or his order in good and current pay of the countrey, att prise current att the delinery therof, if hee, the said Cowin, sees cause to keep it the said fine yeares, or soe longe of the said fine yeares as hee sees cause to keep it; and inease hee keepes it the said tearme of fine yeares, that then, att the expiration therof, hee is to surrender it vp to the said Nathaniel Man. And wheras the wife of the said Cowin hath a right to the thirds of the said lands whiles shee liueth, it is likewise ordered by the Court, that incase the said Cowine shall or doe leave the said land before the tearme of five yeares aforsaid be expired, that then the said Nathaniel Man shall pay or cause to be paved vnto the said John Cowine or his order the full and just sume of one pound thirteen shillings and four pence a veere, from the time the said Cowin leanes it vntill the decease of his mother. It is further ordered by the Court, that the said Cowin, during the time of his improvement of the said land, shall not make hauocke or destroy the timber theron, but shall onely haue libertie to improve it for frugally building or fencing upon the said land, and not elswhere; and alsoe, that when the said Nathaniel Man can give a true intelligence to the Court how longe hee hath bine of age, that then the said Cowine is to make good vnto him that which is due for rent for the time past.

Wheras Capt Willett, Leift Hunt, Ensigne Smith, and Phillip Walker, This agreeor any three of them, were requested and appointed by the Court to take some sented vnto paines in settleing matters about the estate of Richard Bullocke, deceased, and approved by the majes Capt Willett being from home, the other three settled all matters between the trates, and orwiddow Bullocke and her son in law, Samuell Bullocke, as followeth, vizi : he recorded; the said widdow Bullocke is to have the house and home lott, and a little and Samuell Bullocke alsoe iland containing half an acree of salt marsh that lyeth neare the house, and one fierly consentacree of vpland, for her selfe and her heires for euer; and for the tearme of written agreeher life shee is to have the vse of five and twenty pounds comonage, and the ment with his mother. vse of one aeree of broken vp ground three yeares.

dered been to

And in reference to the remaining pet of the estate not disposed of, the Court hane ordered, that the widdow shall pay such debts as are owing therfrom, and give notice to the Court of what remaines, that soe they may compare it with the innentory, and settle it in the best way they can.

*Wheras the Court hath ordered, that all the tarr made in the goument shalbe sold to some psons within the collonie, if any such will give eight shil[*32.]

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lings in mony for euery smale barrell, and twelve shillings for euery great barrell, during the full tearme of two yeares, and that during the said tearme noe tare shalbe transported or sold out of the collonie by any pson whatsoeuer but by or vnder those that engage to give as aforsaid, vnder the forfeiture of all such tarr soc transported or sold, or the vallue of it; the one halfe to the collonie, the other halfe to the psons engageing as aforsaid. Wee whose names are heer underwritten, takeing the sence of the Court to be, that the aforsaid tarr shalbe deliuered to some one of vs, or some one of our order, att the water syde in each towne, whervnto it shalbe brought in good, marchantable caske, and vpon due tryall made, found to be marchantable tarr, doe engage to pay or cause to be payed the said sume of eight shillings p smale barrell, and twelve shillings p great barrell, for all such tarr made, conditioned, and deliuered as aforsaid, untill the full tearme of two yeares aforsaid shalbe expired.

Dated the 24th of June, 1670.

THOMAS HINCKLEY, JOHN FREEMAN, RICHARD BOURNE, THOMAS HUCKENS, WILLAM CLARKE, The marke of EDW: GRAY, SAMUELL STURGIS, WILLAM SWIFTE.

By order from some of the this last clause was adod Ana 1670.

This Court doth accept of the abouemensioned engagement, and doe heerby order and declare the Court order abouesaid relateing thervnto to take place according to the sence therof about declared imediately from and after gust the 11th, the 10th of this instant July vntill the tearme of two yeares shalbe fully expired; alsoe, Mr John Freeman being to take of all the tarr made within the liberties of Eastham which shalbe brought to him or his order, and to pay the prise abouenamed p barrell to such as shall deliuer it conditioned as abouesaid; and Samuell Sturgis to doe the like for the liberties of Yarmouth; and Mr Thomas Hinckley and Thomas Huckens to doe the like att Barnstable; and Richard Bourne and Wiltam Swift to doe the like for Sandwich; and Edward Gray and William Clarke to doe the like for Plymouth and all the westeren townes of the collonic; John Cobbs, of Taunton, being the place of delinery of what tarr shalbe made within the liberties therof. And for the better pformance of the pmises, and the advancement of the publicke good therin, this Court doth charge and require all coopers respectively, to see that all the caske they make be sufficiently good and tite, and according to the

accustomed size of late in vse amongst us, as they will answare the contrary att their prills; and that all that shall bring in and deliner any tarr as aforsaid doe see to it that they deliner theire tarr in good, sufficient, tite caske as aforsaid, which said caske are not to be lesse than will containe sixteen gallons, beer measure.

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PRENCE, GOUR.

[*33.]

August 11th.

*Att a meeting of the Goû and seuerall of the majestrates of this jurisdiction in the nature of a special Court, appointed by the Court held att Plymouth the fift day of July last past before the date heerof, —

Att this Court Elisha Hedge appeared, and produced, according to order, the will and inventory of the estate of Capt Wiltam Hedge, late deceased; which were proued, and tres of adminuestration graunted to him, the said Elisha, to adminuester on the said estate.

Att this Court, likewise, Mistris Mary Bassett, widdow, appecred, and produced, according to order, the inventory of the estate of Mr William Bassett, of Sandwich, late deceased, which inventory was likewise orderly proued; but before letters of adminnestration were graunted vnto her, the said Mary Bassett, the Court saw cause to take an engagement of her in the behalfe of the children of the said William Bassett as followeth:—

August the 11th, 1670. Mistris Mary Bassett, widdow, the relict of Wiltam Bassett, of Sandwich, late deceased, coming before the majestrates of this jurisdiction to prone the inventory of the estate of her deceased husband, Wiltam Bassett aforsaid, doth before them heerby engage to sett apart and reserue the sume of two hundred pounds out of the said estate for the vse and benifitt of her children, to be desposed off to them, with the advise of the Court, as they, the said children, shall come to be of age; provided, that if in the interem any great damage shall befall the said estate, that then it shalbe considered of by the Court to be abated as reason shall require.

£res of adminnestration was graunted to Mistris Mary Bassett to adminnester on the estate of M^r Wilłam Bassett, of Sandwich, late deceased.

Att this Court an Indian called Wilłam, the son in law of Cawsetan, appeared, and complained that the oxen of Leitenant Ellis had broken in to his corne att Breake Hart Hill, and produced the testimony of Elisha Hedge and John Dauis to proue it; whoe doe testify, that viewing the damage, they adjudged it to be about six bushells, and affeirmed that the fence about the said corne is good.

The bounds of the land graunted formerly by the Court vnto John Mor-

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ton, Seni', vizg: a psell of land lying in that which is comonly called the Majors Purchase, att Namassakett, ranging vpon the easterly syde with Jonathan Dunhams land, and soe runing north and south nearest with the said land, and soe extending from the old Indian path on the south end, and soe to the country road on the north end, and soe vnto a red oake marked standing att the easterly corner, and soe from the said tree to another red oake tree standing on the southerly corner, onely excepting a smale gore of land belonging to Captaine Mathew Fuller, which is within these bounds.

Further, the Court haue graunted vnto the said John Morton another psell of land within the said Majors Purchase att Namassakett, lying on the southwesterly syde of the said Jonathan Dunhams land, and to range with the said land of Jonathan Dunham three score pole from the aforsaid country road, and soc to extend from the said Jonathan Dunhams land still on the southwesterly syde vnto a great rocke well knowne which stands neare vnto the said country road, and the said rocke to be a bound on the northwest corner, and soc from thence to a white oake tree marked standing on the southeast corner.

John Marchant, Seni^r, is approved by the Court to be leiftenant of the milletary companie of Yarmouth.

Elisha Hedge, for selling liquor to the Indians, fined fifty shillings.

Abisha Marchant, for being in bed with Mary, the wife of Morgan Jones, fined forty shillings.

[*34.]

*In reference to the complaint of diuers of the inhabitants of Rehoboth, that they were oppressed in being soc high rated for theire lands lately purchased of the collonic on the northerly syde of the towne, that it did greatly frustrate the intent both of the buyers and sellers, which was principally for the accomodation of the poorer sort with land, and yett soc as not to oppresse them as much otherwise,—

The Court doe determine, that the mile and halfe that was given as an inlargement to the towne of Rehoboth be layed to that towne for theire easment in rates and charges, but to be rated according to the way the Court order prouided, and not according to that townes singular way of rateing;—

And that all the rest of the north lands within theire purchase, both farmes and else, be rated senerall and apart from the said towne, viz⁰₀, thirty shillings towards a forty pound rate to the collonic; and according to that proportion, and not otherwise, to be charged to the minnestry and other town charges, vntill the Court shall see cause otherwise to dispose concerning them, vntill which time they shall alsoe be and remaine within the constablericke of the township of Rehoboth. And wheras those lands on the northsyde of Rehoboth were sold and by deed passed ouer to the propriators of that towne, viz, to all that hold lands there, from a fifty pound estate and vpward, yet by mutuall consent and agreement amongst themselues, all the inhabitants were taken in to be joynt purchasers, it is determined that the names of such as were not comprehended in the abone mensioned deed shalbe entered in theire towne record, and in the publicke record of the collonic alsoe, if they desire it, as full and equall purchasers and propriators in the said lands with the rest.

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11 August.

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Goul.

In reference to a controuersy arising betwixt the townshipes of Rehoboth and Swansey about the rateing of lands which belonge to the inhabitants of one of them lying within the line of the other,—

This Court, according to a power reserved to them in the graunt of Swansey township, as by record appears, haueing heard the pleas by the agents on both sydes, and vpon mature consideration, doe order and determine, for a finall settlement of the said contronersy, as followeth, viz::—

- That the meddowes comonly knowne by the name of the Hundred Acree Meddows, although they lye within Swansey line, yett to belonge to the township of Rehoboth, and there to be rated as they have bine vsed to be, and not ynto Swansey.
- 2. That the meddowes belonging to Sowamsett, commonly called the Fiue Ten Acree Lotts, lying within the line of Rehoboth, shalbe and belonge to the towneship of Swansey, and there to be rated, and not vnto Rehoboth.
- That the rest of the lands be rated to each township respectively as they be and shall fall within theire line.

*.Ht the Court held att Plymouth, for the Jurisdiction of New Plymouth, the 29^x of October, 1670.

29 October. [*35.]

Before Thomas Prence, Esquire, Gour,
John Aldin,
Josias Winslow,
Wiltam Bradford.

Thomas Hinckley, John Freeman, Nathaniel Bacon, and Constant Southworth,

Assistants, &c.

A TT this Court, Captaine Thomas Willett, Mr James Browne, Mr John Allin, John Butterworth, and William Albey were impowered by the Court to haue the disposing of lands within the township of Swansey, and for Yol, V. 7

29 October.
PRENCE,
GOUB.

the admition of inhabitants into the said towne; and this trust and power respecting the paises to bee att the dispose of the said men nominated vntill the Court shall cause otherwise to order.

In reference vnto the complaint against John Miller, of Yarmouth, for challenging a mare contrary to order of Court, which hee att psent can not proue to be his, the Court haue ordered, that hee shall see the said mare forth coming vpon demaund; and if hee can cleare vp that shee is his, that hee repaire with such cuidence to Mr Hinckley and Mr Bacon, and they to returne the same vnto the Court; & if they approue it, then hee, the said Miller, is to retaine the said mare; if otherwise, the Court to take order about her for the dispose of her according to the order of Court.

Wheras the widdow Elizabeth Bullocke, of Rehoboth, hath with eare and industry brought vp diuers smale children hitherto since the decease of her husband, and still is carefull and industrious to bringe them vp, some of them being yett smale; and that it doth appeer to the Court, that the debts due from the estate are for the most pite defrayed, and ther being left three cowes and a mare of the estate; the Court haue ordered and settled the said cattle vnto the said widdow, Elizabeth Bullocke, in reference vnto the bringing vp of the said children.

In reference vnto one Rowland Wills, brought into the towne of Scittuate by John Williams, whoe hath lined diners yeares from his wife, the Court that the said Wills may stay in Scittuate if hee please untill his next cropp is reaped; and hee haueing now engaged that hee will send for his wife in the interem; which incase shee come, and that hee procure libertie of the towne and approbation of the majestrates to stay, well; if otherwise, to depart the goûment; and in the mean time the said John Williams standeth heerby engaged to saue the towne of Scittuate from any damage that may acrew unto them by the said Rowland Wills as longe as hee lines on the farme, or until his tearme is out.

This Court hath appointed and haue given letters of adminnestration vnto John Nelson and Samuell Wood to adminnester on the estate of Henery Wood, of Middlebery, late deceased.

Att this Court, John Louell, Juni^{*}, with the consent of his father, John Louell, Seni^{*}, of Rehoboth, made choise of Joseph Siluester, of Scittuate, to be his guardian, which was approued by the Court.

Ester Silnester came before this Court, and made choise of John Louell, Senir, aforsaid, to be her guardian, which was approved by the Court.

Att this Court, Dauid Wood, Joseph Wood, and Benjamine Wood did make choise of John Morton, Seni^r, and Leiftenant Morton, to be theire guardians, which was approued by the Court. Daniel Ramsden, for selling liquor to an Indian, fined fifty shillings mony.

*Att this Court, Willam Rogers, for comitting fornication before marriage, was centanced to pay fine pound in mony or be whipt.

Att this Court, Edward Jenkens was ordered to pay three pounds for and in the behalfe of his daughter, Mary Adkinson, whoe is fined for haueing earnal coppulation with her husband, Marmeduke Adkinson, before marriage and before contract; and the said sume being payed, shee is then freed from appearance att the Court to answare for that fact.

Att this Court, Jabez Snow and his wife were fined the sume of ten pounds for haueing carnall coppulation with each other before marriage.

Att this Court, John Cooke, for breaking the Sabbath by vnessesary trauelling theron, was fined ten shillings.

Att this Court, William Hincksman, for breaking the Sabbath by carrying of wood, was fined ten shillings.

Memorand: that a barrell of powder that Duxburrow borrowed of the country the last generall training was now payed.

Att this Court, Humphery Johnson demaunded his charges expended about an action wherin hee was nonsuited.

In like mañer, alsoe, did Nathaniel Turner,

Att an occationall meeting of two of the majestrates with the Goû, on the 12th of December, 1670, in reference vnto the complaint of Timothy White, of Scittuate, against Thomas Hart, that hee hath stollen seuerall thinges from . , vpon examination confessing the same, was him att Scittuate, the said centanced by the Goû and Assistants aforsaid to returne the said goods againe to the said White, and did alsoe order him to pay the sume of twelve shillings vnto him for charges hee hath bin att in procecuting against him; and wheras two smale inconsiderable ruggs are found to appertaine vnto the said Hart, the said majestrates have ordered them to be disposed for psent into the hands of James Cole, soe as that if any will redeem them, and give more then twelve shillings for them, they may have them, and give or pay the overpluse to the said Hart; and the said Thomas Hart, for his pilfering and stealing of the pticulars aforsaid, together with his intollerable lying in his examination about the same, hee was centanced by the authoritie aforsaid to be scuerely whipt att the post, which accordingly was pformed.

1670.

PRENCE, Goth. [*36.] 1670-1. *Att the Court of his Ma**e held att Phymouth, for the Jurisdiction of New Phymouth, the S* of March, 1670.

8 March.
PRENCE,
GOUR.

[*37.]

Before Thomas Prence, Esquire, Goû, John Alden, John Josias Winslow, Nath Wiltam Bradford.

Thomas Hinckley, John Freeman, Nathaniel Bacon, and Constant Southworth,

Assistants, &c.

ATT this Court, proclamation was made that if any can lay any just claime vnto any debt due from the estate of Willam Bassett, of Sandwich, they are to come in and demaund it betwirt this date and the Court of his ma^{tic} to be holden att Plyñi in July next.

Att this Court, Mary Bassett, Juni[†], made choise of Major Winslow to be her guardian.

And Willam Bassett, Juni^r, made choise of M^r Hinckley to be his guardian, which was approved by the Court.

Att this Court, Hannah Hull made choise of Joseph Holley and Nathaniel Fitsrandall to be her guardians, which was approved by the Court.

Att this Court, Benjamine Siluester came into the Court, and made choise of Joseph Siluester and Israell Siluester to be his guardians, which was approved by the Court.

John Williams doth heerby stand bound and ingaged vnto the Court in the suffice of ten pounds in the behalfe of Peter Worthylake, now in durance att Plymouth, whoe was arested att the suite of Captaine William Hudson, of Boston, that hee, the said Worthylake, shall answare the complaint of the said Captaine Hudson according to the tenor of the warrant, if hee agrees not with him before.

In reference vnto the psentment of John Sutton, of Scittuate, for that the said Sutton, on Thursday the weeke before July Court last past, went into Mistris Elizabeth Tildens parlour early in the morning, and opened her chest where her mony was with an intent to take mony out of it,—

Hee was fined the sume of forty shillings to the vse of the collonic, and to find surties for his good behauior; but being not able to gine eccuritie any otherwise then by himselfe, the Court accepted his owne bond.

Released.

The condition, that if the said John Sutton be of good behavior towards

our soft lord the Kinge and all his leich people, and appear att the Court of his ma^{tic} to be holden att Plymouth the first Tusday in June next, and not depart the said Court without lycence; that then, &c.

8 March.
PRENCE,
Got*.

James Pursevall, for his contempt of authoritie in nott departing the collonic according to order, and for his makeing an escape from one with whome hee was sent, in reference to his goeing to Verginnia to cleare himselfe of suspision of haucing a hand in runing away with a boate, &ê, hee was centanced to pay a fine of flue pound.

Willam Hedge, John Gray, and Edward Sturgis, for breaking the Sabbath by sailing from Yarmouth to Boston on the Lords day, were fined each of them thirty shillings.

John Gray, for breaking the Kinges peace in striking of John Hawes, was fined the sume of three shillings and four pence to the vse of the collonie.

John Mathewes, Samuell Mathewes, Samuell Gray were guilty, att the same time as those abouenamed, in prophaning the Lords day, and to be sninoned in to answare it.

In reference vnto an Indian called Will, for his vnsufferable, insolent carriage in oposing of and strikeing att the constable of Yarmouth with an axe, &e, was fined twenty shillings.

Willam Griffin and Richard Michell, both of Yarmouth, for fighting [.
together, and therby breaking the Kinges peace, were fined each 3, 4,4.

In reference vnto the complaint against John Sprague, that about the beginning of December last hee did highly misdemean himselfe in the house of James Cole, of Plymouth, near vnto or on the evening before the Sabbath day, in drinking, gameing, and vnciuell reuelling, to the dishonor of God and the offence of this goûment, by his gameing and bringing in off a mare inciu-illy into the parlour of James Cole aforsaid, for which said misdemenors hee was centanced to sitt in the stockes two houres, which accordingly was pformed; and for his being there the greatest pet of the afternoon vntill the enening, hee was a fine shillings.

Richard Tayler Tayler, for his being in companie of the said Sprague and others the greatest pte of the afternoone aforsaid, and siting tippling with them, and by his psence abeting them in their euill practices, was fined ten shillings to the vse of the collonie.

Nathaniel Tilden, for vneiuell carriages with Elizabeth Doxey, hee was fined forty shillinges.

Att this Court, one whoe called himselfe William Thomas, for pilfering of tobacco from Edward Gray, was centanced to be whipt att the post, which accordingly was inflicted; and hee is ordered also to pay twenty shillings to [*38.]

1670-1. Edward Gray, and to defray the charges of his imprisonment, and to depart the goument.

8 March. Prence, Gou^r.

Att this Court, Samuell Packer, Senit, was lycenced and authorized by the Court to keep an ordinary att Bridgwater, and to be prouided competently for the accomodateing of strangers, and to keep good orders in his house in that behalfe.

Att this Court John Cowin, of Scittuate, appeered, being bound ouer to answare for speaking of contemptable words against royall authoritic, in that hee should say hee scorned to be in subjection to any English man, and that there was neuer any Kinge in England that was an English man but one erookedbacked Richard, a crooked rogue, just like such an one as hee named, viz, a crooked man well knowne in the towne of Scittuate. Diners testimonyes came in against him, which testifyed on oath the same in substance abouenserted; but because the seuerall euidences could not att this Court appeer to testify the words to his face, and for that the case is rare, and the Court being willing to gaine healpe and aduise from others as much as may be in it, it was refered vntill June Court next, and the said Cowin to be kept in durance vntill then.

James Cole, Juni⁷, is allowed by the Court to keep an ordinary att Plymout, and is required by the Court to keep good order in his house, that there be noe reuelling there, nor that hee suffer any of the inhabitants to stay drinkeing past the time allowed by the Court.

5 June.
[*39.]

*Att the Generall Court of Election held att the Towne of Plymouth the fift Day of June, Anno Dom One Thousand Six Hundred Seaventy and One.

Before Thomas Prence, Esq. Goû, John Aldin, Josias Winslow, Wilłam Bradford, Thomas Hinckley, Nathaniel Bacon, and Constant Southworth,

Assistants, &c.

THOMAS PRINCE, ESQ., was chosen Goû of the jurisdiction of New Plymouth, and sworne.

| Mr John Alden, Major Josias Winslow, Captaine Wilłam Bradford, Mr Thomas Hinckley, Mr John Freeman, Mr Nathaniel Bacon, and Mr Constant Southworth, | were chosen to the office of Assistants, and sworne. $.$ | 5 June. PRENCE, Gov ^a . |
|---|--|------------------------------------|
|---|--|------------------------------------|

This Court have ordered, that if God should take away the Goû by death, or otherwise deprine us of his healp by absence, or other bodily weaknes disable him to discharge his place, that in such case the next eldest majestrate to serue in the office of a deputy Goû for this pent yeare, as the Goû might and ought for to doc.

Thomas Prince, Es $\widetilde{\Gamma}$, Major Josias Winslow, were chosen Comissioners.

Mr Hinckley next in nomination.

Mr Constant Southworth was chosen Treasurer, and sworne.

The Names of the Deputies of the seuerall Townes of this Jurisdiction whoe scrued theratt and att the Adjournments therof.

| Robert Finney, | Wilłam Crocker, |
|--|----------------------|
| Leift Ephraim Morton, | Thomas Huckens, |
| Mr Josias Standish, | Ensigne Marke Eames, |
| Wiltam Paybody, | Anthony Snow, |
| Cornett Robert Studson, | Mr Stephen Paine, |
| Isacke Chettenden, | Wilłam Sabiu, |
| M ^r Edmond Freeman, Juni ^r , | Josias Cooke, |
| Wiltam Harvey, | Thomas Paine, |
| Wiltam Witherley, | John Willis, |
| John Thacher, | John Russell, |
| John Miller, | Mr James Browne. |
| | |

The Constables of the seuerall Townes.

| Plymõ, . | | | | | | Jacob Cooke. |
|----------|-----|--|--|---|---|---------------------------------|
| Duxburre | , . | | | | | Benjamine Church. |
| M 144 | | | | | | Anthony Collymore John Ensigne. |
| senti, . | | | | • | • | John Ensigne. |
| Sand | | | | | | Steuen Skiffe. |

| ,,, | |
|------------------------------------|---|
| 1671. | Taunton, Joseph Wilbore. |
| 5 June. Prence, Gou ^k . | Yarmouth, Joseph Hall. Barnstä, Samuell Allin, Marsh, \begin{align*} |
| [*40.] | *The Grand Enquest. Mr Micaell Peirse, Mr John Gorum, Mr Thomas Howes, Mr Allexander Standish, Mr Edward Gray, Ensigne Thomas Leanard, Hugh Cole, John Bryant, Senir, Willam Twining, Francis Crooker, John Rogers, Senir, John Rogers, Senir, John Rogers, Senir, Lodowicke Hawkes, Lodowicke Hawkes, |
| | The Celect Men. |
| | Plymouth, |

| Plymouth, | | | | Leift Morton, Serjeant Harlow, Wiltam Crow. |
|-----------|--|--|--|--|
| Duxt, . | | | | M ^r Samuell Saberry, Christopher Wadsworth, Benjamine Bartlett. |
| Scittū, | | | | Leift Backe, Cornett Studson, Isacke Chettenden. |
| Sand, | | | | Mr Edmond Freeman, Juni ^r , James Skiffe, Seni ^r , Wilłam Swift. |

| | Leift Macye, | 1671. |
|---|------------------------------------|--------------------|
| Taunton, | Rich Williams, { Walter Dean, | 5 June. Present |
| | James Walker, | Gous. |
| | Wiltam Harvey. | |
| | (Mr Edmond Hawes, | |
| | Mr Thomas Howes, | |
| Yarmouth, | { Edw Sturgis, Seni ^r , | |
| | John Thacher, | |
| | John Miller. | |
| | Leift Laythorpt, | |
| Barns ť , | . Thomas Huckens, | |
| | John Tompson. | |
| | Ensigne Eames, | |
| Marshf., | Anthony Snow, | |
| | John Bourne. | |
| | Mr Steuen Paine, Senir, | |
| Rehoboth, | Leift Hunt, | |
| | Ensigne Smith. | |
| | Nicholas Snow. | |
| | Daniel Cole, | |
| Eastham, | Thomas Paine, | |
| | Jonathan Sparrow, | |
| | Marke Snow. | |
| | John Willis, | |
| $\operatorname{Brid}	ilde{g}	ilde{w}$, | Leift Haward, | |
| | John Carey. | |
| Dartmouths, | Was omitted this yeare. | |
| | M ^r James Browne, | |
| Swansey, | { Hugh Cole, | |
| | Samuell Luther. | |
| Surveyor of | the Highwaies. | |
| indire, ora | | |
| | Joseph Warren, | |
| Plymonth, | Daniell Dunham, | |
| | John Dotey. | |
| Duxb, | John Wadsworth. | |
| ruav, | · · · (Samuell West. | |
| VOL. V. S | | |

| 1671. | | | | | | | | | Richard Curtis, James Cudworth, Juni ^e , Joseph Siluester. |
|--------------------|------------|---|---|---|---|---|---|---|--|
| 5 June. | Scittñ, . | | | | | | | | James Cudworth, Junit, |
| PRENCE, | | | | | | | | | Joseph Siluester. |
| Gov ⁿ . | S | | | | | | | | { Ralph Allin, Seni ^r , { John Blackwell. { John Maycomber, { Encrease Robinson. |
| | oanu, | • | | • | | • | • | • | John Blackwell. |
| | Т | | | | | | | | John Maycomber, |
| | raumon, . | | • | • | • | • | • | | Encrease Robinson. |
| | V1 | | | | | | | | Edward Sturgis, Seni [†] , [Joseph Howes. [John Dauis, Samuell Hinckley. [Nathaniel Thomas, Micaell Foard. |
| | 1 armouth, | • | • | • | | ٠ | • | | Joseph Howes. |
| | D 2 | | | | | | | | John Dauis, |
| | Dainst, . | | • | • | • | • | • | | Samuell Hinckley. |
| | Monek | | | | | | | | Nathaniel Thomas, |
| | Maisii, . | • | • | • | • | • | • | • | Micaell Foard. |
| | D-1.~ | | | | | | | | James Reddaway, John Perram. Nicholas Snow, Gyles Hopkins. John Eames, Seni ^r , John Haward, Seni ^r . |
| | Keno, | • | | • | | • | • | • | John Perram, |
| | v | | | | | | | | Nicholas Snow, |
| | East, | ٠ | • | • | ٠ | • | • | | Gyles Hopkins. |
| | D.:17 | | | | | | | | John Eames, Seni ^r , John Haward, Seni ^r . |
| | Drugwater, | • | • | • | • | • | ٠ | • | John Haward, Seni ^r . |
| | | | | | | | | | Wilłam Palmer, Henery Tucker, Richard Sisson. |
| | Dartmouth, | | | | | | | | Henery Tucker, |
| | | | | | | | | | Richard Sisson. |
| | | | | | | | | | Nathaniel Pecke, |
| | Swansey, | | | | | | | | Joseph Carpenter, |
| | | | | | | | | | Nathaniel Pecke, Joseph Carpenter, Zachariah Eedey. |
| | | | | | | | | | • |

[*41.] *The psons appointed in each Towne to see to the Gathering in of the Minnesters Maintainance, and to ___ payed vnto them satisfactorily and seasonably both for Time and Specie.

| Plymouth, | ٠ | | | . None. |
|------------|---|--|--|---|
| Duxburrow, | | | | . None. |
| Scittuate, | | | | · { John Turner, Senir, Edward Jenkens |
| Sandwich, | | | | . None. |
| Taunton, | | | | $\cdot \begin{cases} \text{Wilłam Witherell,} \\ \text{Samuell Smith.} \end{cases}$ |
| Yarmouth, | | | | Samuell Ryder, John Miller. |

| Barnst, | $\cdot \left\{ egin{aligned} & & & \mathbf{M^r \ Hinckley}, \\ & & & & \mathbf{M^r \ Huckens}. \end{aligned} ight.$ | 1671. |
|-------------|--|--|
| Marshf., | Mr Josias Winslow, Thomas Doged. | 5 June. Prence, Gou ^s . |
| Rehoboth, | . { Leift Hunt, Wilłam Carpenter. | |
| Bridgwater, | John Willis, | |

In reference vnto the towne of Dartmouth, it is ordered by the Court. — That wheras a neglect, the last yeare, of the gathering in of the sume of fifteen pounds, according to order of Court to be kept in stocke towards the support of such as may dispence the word of God vnto them, it is againe ordered by this Court, that the sume of fifteen pound be this yeare levied, to be as a stocke for the vse aforsaid, to be delivered vnto Arther Hathewey and Sarjeant Shaw, to be by them improved as opportunity may psent for the ends aforsaid.

It is enacted by the Court, that if any Indian or Indians shalbe found to This law in haue any powder or shott, armes or liquors, and will affeirme that they had it selling powder of this or that pson of the English, or that by concurring cercomstances and shott to Indians. equivolent it is probable they had it of such English, if the said pson shall vpon his oath testify that hee or shee hath not sold, given, or healped the said Indian, or any other Indians, vnto the said powder, or shott, or liquors, they shalbe accompted free and cleare of the said fact, or otherwise to be rendered guilty, and to be proceduted accordingly, and this tryall to be before a majestrate or one of the celect men of the towne.

For the prevention of great abuse by the excessive drinking of liquors in A law. ordinaryes, this Court doth order, that every ordinary keeper in this goûment shalbe heerby impowered and required, that incase any pson or psons doe not attend order, but carry themselues vaciuilly, by being importunately desirous of drink when deneved, and doe not leave the house when required, such ordinary keeper shall returne theire names to the next Court, that soe they may be proceeded according to the nature of the offence; and incase any ordinary keeper shall neglect soe to doe, hee shalbe fined fine shillings for euery default. It is further ordered by this Court, yt some two or three men be appointed in every towne of this jurisdiction to have the inspection of the ordinaries, or in any other places suspected, to take notice of such abuses as may arise in reference to the &mises or otherwise, and make report therof to the Court.

| 00 | TELINOUTH COLONI RECORDS. |
|-------------------------------|---|
| 1671. | The mens names appointed herrinto in each towne are as followeth: |
| 5 June. | Leif. Morton, |
| Prince, Gou ^k , | Plym, Serjeant Harlow, Benajah Pratt. |
| | Benajah Pratt. |
| | $	ext{Duxb}, \dots 	ext{Valenty}, \ 	ext{Francis West}.$ |
| | |
| | Cornett Studson, |
| | Scitt, Edward Jenkens, |
| | Charles Stockbridge. |
| | Sand, $\begin{cases} James Skiffe, \\ Edward Perrey. \end{cases}$ |
| | Edward Perrey. |
| | James Walker, |
| | Taunton, |
| | John Dean. |
| | Yarmouth, |
| | Nathaniel Bassett. |
| | John Finney, Senir, |
| | Barnst, James Hamblen, Juni, |
| | James Cobb. |
| | $egin{array}{cccc} { m Marsh}, & & & & & \\ { m Ensigne Eames}, & & & \\ { m Thomas Doged}. & & & \\ \end{array}$ |
| | Thomas Doged. |
| | Rehob, $\left\{ egin{array}{ll} \mathbf{M}^{\mathrm{r}} & \mathbf{Stenen} & \mathbf{Paine}, \\ \mathbf{Leift} & \mathbf{Hunt}. \end{array} \right.$ |
| | Leiff Hunt. |
| | Ensigne Smith, |
| | Eastham, Jonathan Sparrow, |
| | Thomas Paine. |
| | $\mathrm{Brid} \widetilde{\mathfrak{g}} \widetilde{\mathfrak{w}}, \ldots \ldots \left\{ egin{array}{ll} \mathrm{John\ Haward,\ on\ the\ plaine.} \\ \mathrm{Nathaniel} & \times \end{array} \right.$ |
| | |
| | Dartmouth, $\left\{ \begin{array}{ll} \mathrm{Serj: \ Shaw,} \\ \mathrm{Gorge \ Soulc.} \end{array} \right.$ |
| | Gorge Soule, |
| | Swanse, Sicholas Tanner, |
| | Nathaniell Pecke. |
| | Middlehood Doob o |

[*42.] *It is enacted by the Court, that noe rum shalbe sold in this goûment to A law. exceed in prise about five shillings a gallon, or if retailed, two pence a gill.

Middlebery, Jonathan Dunham.

It is ordered by the Court, that a jury shalbe impanneled to laye out a new way between a place called Johns Bridge and the meeting of the Three Riuers in the township of Bridgwater. Libertie is graunted vnto Gyles Rickard, Seni', to draw and sell wine and liquors att Court times for the refreshment and entertainment of strangers, soe as hee keep good order in the sale of it, but withall not to sell any att other times. 5 June.
PRENCE,
Got^R.

John Gray, of Yarmouth, for swearing prophanly, was fined fine shillings. Samuell Mathews, for sayleing from Yarmouth to Boston on the Lords

Samuell Mathews, for sayleing from Yarmouth to Boston on the Lords day, fined thirty shillings.

Richard Marshall, for abusing his wife by kiking her of from a stoole into the fier, was centanced to sitt in the stockes during the pleasure of the Court, which accordingly was pformed.

Nathaniel Woodward, for speaking abusive words against M^e Shoue, the pastour of the church of Taunton, was centanced by the Court to sitt in the stockes during the pleasure of the Court, which accordingly was pformed.

Nathaniel Soule, being detected of telling scuerall lyes which tended greatly to the hurt of the collonic in reference to some pticulars about the Indians, was centanced by the Court to pay a fine of flue pound or to be publickly whipt.

James Cole, Seni[†], for being found drunke the second time, was fined 10°.
Joseph Ramsden, for being found drunke the second time, fined ten shillings.

William Walker, for stealling of cloth from Thomas Clarke, of Boston, was centanced to paye double to the said Clarke, and for telling a lye about it was fined ten shillings.

Walter Winser, for selling liquor to the Indians, fined fine pounds; but vpon consideration of some pticulars about it, it was abated to thirty shillings.

Att this Court, John Cowin was indited for speaking contemptable words against the royal dignity of England, in that hee said hee scorned to be in subjection to any English man, and that there was neuer any Kinge in England that was an English man but one crooked backed Richard, a crooked rogue, just like such an one as hee named, viz, a crooked man well knowne in the towne of Scittuate.

This case being put vpon tryall, the jury brought in not guilty, and soe hee was by open proclamation cleared.

The Names of the Jury.

| | M ^r Micaell Peirse, | | Hugh Cole, | | | | |
|-----------|-------------------------------------|---------|------------------|--|--|--|--|
| sworne, < | M ^r John Gorum, | | John Wood, | | | | |
| | M ^r Allexander Standish, | | Aron Knap, | | | | |
| | Ensigne Thomas Leanard, | sworne, | Jonathan Dunham, | | | | |
| | John Bryant, | | John Soule, | | | | |
| | Francis Crooker, | | Edward Dotey. | | | | |
| | | | | | | | |

| 1671. | *The Names of the psons apointed by the Court to view the Damage done | 9 |
|---------------|---|---|
| $\overline{}$ | to the Indiana by the Hames and Hames of the English | |

| $\overline{}$ | to the Indians by the Horses and Hoggs of the English |
|-----------------|--|
| 5 June. | |
| PRINCE, | Serjeant Harlow, |
| Gov*. [*43.] | Plym, $\left\{ \text{James Clarke,} \right\}$ |
| [40.] | Plym, |
| | Duxb, The celect men. |
| | Esra Perrey, |
| | Sandwich, Edward Perrey, |
| | Micaell Blackwell. |
| | Duxb, The celect men. Sandwich, Esra Perrey, Edward Perrey, Micaell Blackwell. John Hathewey, Edward Bobbitt, James Phillips. Yarmouth, The celect men. |
| | Taunton, Edward Bobbitt, |
| | James Phillips. |
| | Yarmouth, The celect men. |
| | (Leift Laythorp, |
| | Tho Huckens, |
| | Barnst, John Tompson, Samuell Fuller, |
| | Samuell Fuller, |
| | l Cant Fullers son |
| | Rehő, |
| | Rehő, Wilłam Sabin, |
| | Peter Hunt. |
| | East, The celect men. |
| | Dartmouth, |
| | Dartmouth, Gorg Sisson. |
| | Swansē, The celect men. |
| | Gorge Vaughan, |
| | Swansë, The celect men. Middleber, |
| | |

[*44.] *The Oath of the Water Bayley.

You shall faithfully scrue in the office of a water bayley in the jurisdiction of New Plymouth, and shall carefully obscrue such orders of Court as concerns youer said office, with speciall reference vato the improvement therof att Cape Cod and places adjacent; you shall faithfully discharge the trust imposed vpon you in demaunding and receiueing whatsocuer shalbe due vato the collonic by such fish as shalbe there taken, and shall scasonably give in a true accompt therof vato the Treasurer yearly. So healp, &c.

Thomas Paine was chosen to be the water bayley of the jurisdiction of New Plymouth, and sworne att this Court. In answare vnto the petition prefered to this Court by Mr John Prince and Mr Nathaniel Bosworth, of the towne of Hull, allies Nantaskett, in the behalfe of the said towne, to have libertie to imploy some boates and theire companies for the takeing of mackerell with netts, att the season therof, att Cape Codd, this Court doth graunt vnto them libertie for two boates and there companies, to take mackerell there att the season therof; soe as they make payment of what is due to the collonie from forraigners, notwith-standing any order of Court extant, prohibiting others to fish there. 5 June,
PRENCE,
GOUR,

*The Court determines all the guns in our hands that did belonge to Phillip are justly forfeit, and doe att the psent order the deuiding of them, to be kept att the seuerall townes according to their equall proportions, vntill October Court next, and then to bee att the Courts dispose, as reason may appear to them, and then to belonge vnto the townes, if not otherwise disposed of. By the Court.

[*45.]

That which the Court grounds theire judgment vpon is, -

For that att the treaty att Taunton Phillip and his councel did acknowlidge that they had bine in a preparation for warr against vs; and that not grounded vpon any injury sustained from vs, nor pronocation giuen by vs, but from theire owne naughty harts, and because hee had formerly violated and broken sollemne concannts made and renewed to vs; hee then freely tendered (not being in a capasitic to be kept faithfull by any other bonds) to resigne vp all his English armes, for our future occuritie in that respect; hee failed greatly in pformance therof by eccrett conveying away and carrying home scucrall guns that might and should have bine then deliuered, and not giuing them vp since, according to his engagement, nor soe far as is in his power, as appeers in that many guns are knowne still to be amongst the Indians that line by him, and not soe much as giueing order to some of his men, that are vnder his vinediate comann, about the bringing in of theire armes.

In his indeauoring since the treaty to render vs odiouse to our naighbour collonie, by false reports, complaints, and suggestions.

And his refusing or avoiding a treaty with vs concerning these and other matters that are justly offenciae to vs, notwithstanding his late engagement, as well as former, to submitt to the kings authoritie, and the authoritie of this collonic.

It was also ordered by the Court, that the armes of the Indians of Namassakett and Assowamsett, that were feched in by Major Winslow, and those that were with him, are confiscate and forfeite from the said Indians, for the grounds aboue expressed, they being in complyance with Phillipe in his late plott, and yett would neither by our Gou* order nor by Phillips desire, bring 1671. 5 June. PRINCE. Goun.

in theire armes, as was engaged by the treaty; and the said guns are ordered by the Court to the major and his companie, for theire satisfaction in that expedition.

This Court have agreed and voated, that some force be raised and sent to the Indians att Saconett, to feeh in theire armes, and in defect therof theire psons, as occation may require.

And for the management of this enterprise it is refered to the councell of warr, or soc many of them as shall meet, soe as they be nine in number, vizo, the major pte of them concurring.

The Names of such as are aded to the Majestrates to be off the Councill of Warr.

> Mr Josias Winslow, Senir, Leift Morton, James Walker, Cornett Studson, Thomas Huckens, Ensigne Eames, Nathaniel Morton, Isacke Chettenden.

The oath to be adminnestred to such as are to be aded to the majestrates to be of the councill of warr, as aforsaid : -

This oath is otherwise ororders of July Court, anno 1671, in this booke.

You shall reddily appear on any sumons directed vnto you by the presidered; see the dent of the councell of warr, att such place or places as you shalbe ordered vnto by the said summons, vnlesse any ineuitable prouidence shall or may hinder youer said appeerance, on which occations and meetings you shall faithfully, with respect to the glory of God and the good and welfare of this jurisdiction, afoard vouer best aduice and councell in all matters of importance and waighty concernment (or soe seeming) that may or shalbe psented before you; in reference to the continuance of peace or nessesitated warr, as occation may require; you shall faithfully keep cecrett all such expeditions and achieuements as may or shalbe ordered and contrined by the councill of warr, tending to the generall peace and good of this collonie of N. Plymouth; you shall with like cecresye conceale all other matters that may be agitated and transacted by the said councill, in reference to the Pmises, that shalbe thought meet by the president and councell aforsaid to be concealled. See healp you God, whoe is the God of truth, and the punisher of falsehood.

[*46.]

*Three shillings a day is allowed for a man and his horse, to all such as were imployed in the late expedition for the fetching in of armes from the Indians; and this allowance to be pmanent for the future vntill it shalbe otherwise ordered.

And likewise for any teame of foure oxen and an horse, and a man to

goe with them, that have bine and are to be imployed in the countryes service, to have five shillings a day. 5 June.
PRENCE,
Got⁸.

In answare to a petition prefered to the Court by Mr Richard Wharton and Mr John Saffin, of Boston, marchants, to have a peculiar libertic to themselfs and other ptenors to improve such pyne, spruce, and ceder timber as groweth on our country comons, for the produceing of rosen, turpintine, and mastick, this Court have graunted and doe order that the said Richard Wharton & John Saffin, and theire ptenors, shall have libertic to improve such pyne, spruce, and ceder trees as groweth on our countryes comons, for the ends aforsaid, for the tearme of ten yeares from the date of this pseut Court, held att Plymouth this fifteenth day of June, 1671, on these conditions following:—

Imp^r: Provided that they and their said ptenors procure the like liberties of the other two collonies in confeaderation.

- See that it proue not destructive to our said timber to be improved as aforsaid.
- Pronided that notwithstanding this graunt, it shalbe att the libertie
 of our owne inhabitants to improve and imploy any such timber, viz', pyne,
 spruce, and ecder, for any other vse, growing vpon any of our countryes
 comons.
- 4. Prouided that the said Richard Wharton and John Saffin and theire ptenors doe sett vpon the said enterprise of producing of turpintine, rosen, and masticke, in this collonie, within the tearme of two yeares from the date of this 6-sent Court above mensioned.

These conditions and rescruations being ducly obserued, this Court doth heerby prohibite all others within this jurisdiction from improucing of any of the said timber, for the ends aforsaid, for the tearme of ten yeares, beginning from this psent Court, held att Plymouth, the 15th day of June, anno Dom 1671.

Richard Dillinga, for breakeing the Kinges peace by striking of Jabeze Howland, was fined
$$\dots \dots \dots$$
 3 : 04

The bounds of Jonathan Dunhams land att Namassakett, layed out by Willam Nelson and Willam Crow, appointed by the Court, as followeth:—

New Plymouth. Haucing read an order of ye Court of this jurisdiction, bearing date June the 7th, 1665, to lay out vnto Jonathan Dunham thirty acrees of land in that tract of land called the Majors Purchase, which is on the eastwardsyde of Namassakett Riuer; haucing accordingly layed out, measured, and bounded the said thirty acrees, att the east end, next a brooke, with a great white oake, and att the west end, next the said brooke, with a

5 June.
PRENCE,
GOUR.

great white oake, which brooke is on the southsyde of the said land, and the said land is layed out to butt home to the brooke, att the west end; on the northsyde it is bounded with a red oake tree, that hath a red oake bush att the roote of it; and att the northsyde and east end is marked a great white oake, for the bounds theref. October 30th, 1665.

WILLAM CROW, WILLAM NELSON.

Besides an adition joyning to the said land att the northeasterly end of it, between the said land and the old path adjoyning to both, bounded by the said path att the northwesterly corner, between John Mortons land and it, layed out by the order and inspection of Captaine Southworth, whoe procurred the said land of the Court for the said Jonathan Dunham.

*The Indians engagement to the collonic of New Plymouth for theire fidelitie vnto the English, agreed vpon amongst themselues the 10th of Aprill, 1671, and declared by some of the cheife of them att the Court held att Plymouth the seauenth day of June, 1671.

Wee, the Indians of Paomett, doe engage our fidelitie vnto the gou ment of New Plymouth, that wee will submitt ourselues vnto theire gourment, and if wee understand or heare of any plott or designe contrived against the English, or any pte of them, by any other Indians, wee doe heerby engage to reveale, declare, or discouer it to some one or more of the majestrates of New Plymouth. And further, if they have occation to make vse of our healp, if any that shall or may come against the English lineing within the gourment of New Plymouth, wee doc engage to healp them, if they desire or require our assistance, to the sheding of our blood, or the lose of our lines; the like wee engage for our posteritie for euer, that shall succeed vs; and forasmuch as the English and wee, the poor Indians, are of one blood, as Acts 17th, 26, for wee doe confess wee poor Indians in our lines were as captines vnder Sathan, and our sachems, doeing theire wills whose breath perisheth, as Psalmes 146, 3, 4; Exodū 15, 1, 2, &c; but now wee know by ye word of God, that it is better to trust in the great God and his strength. Psã 118, 8, 9; and besides, wee were like vnto woulnes and lyons, to destroy one an other; but wee hope and believe in God; therefore wee desire to enter into covenant with the English respecting our fidelitie, as Isai: 11, 6, and this wee further desire, that if the English should heare any cuill report of vs, wherby there might be any occation of suspision of our fidelity, wee desire it might not be beleived or received vntill wee might have the libertie and opportunitie to cleare ourselues; for wee desire to keep our conenant and engagement, if God healpes vs soe to doe.

5 June.
PRINCE,
GOUR.

And wee, the Indians of Nausett, Sakatuckett, Nobscussett, Paomett, Mannamoiicke, and Wequahutt, and Mattakeesett, doe all of vs, for our sclues, our naighbors, and our riseing generation, doe engage for ourschues and our naighbors, respecting our fidelitie to the English, as before expressed, concerning the Indians of Paomett in energy respect; vnto the which engagement wee of our respective places of Paomett, Sakatuckett, Nobscussed, Mannamoiicke, Mattakeesett, and Wequahunt haue heervuto sett our hands this seauenth day of June, 1671, for our sclues and in the behalfe of our naighbors in our scuerall places, as is expressed before.

The marke of M^a JOHN, and QUAQUANSUCKE, of Paomett. SAMPSON, of Nawsett, is sicke att this time. JOHN QUASON TASWOTT, of Mannamoicike, his of marke and the marke of SACHEMUS and LITTLE ROBIN, A and WAHWOONETTSHUNKE, of The marke of SAMPSON, of Nobscussett, of Mattakeesett, his of Mattakeesett, his of Mattakeesett, his of Mattakeesett, his is not come.

The Indians whose names are to the abone written, subscribed att the Court held att Plymouth the scanenth of June, 1671, came p-smally into the Court, and tendered themselues to be subject to the Court, to be in fidelitic, both them and theire posteritic, vnto the English; and for the confeirmation therof they subscribed theire hands, and the Court ordered that this writing should be recorded.

5 July.
PRINCE,
GOUR.

[*48.]

*Att the Court held att Phymouth, the fift of July, 1671.

Before Thomas Prince, Esq⁷, Goû, Thomas Hinckley,
John Aldin, John Freeman,
Josias Winslow, Nathaniell Bacon, and
Wiltam Bradford, Constant Southworth,

Assistants, &c.

THE Court have deputed and impowered our honored Gont, Mr Constant
Southworth, Mr Thomas Clarke, and Benjamine Bartlett, or any three
of them, to adminnester on the estate of Mr William Collyare, deceased, for
the payment of debts and legacyes, see farr forth as the said estate will beare,
and if in any thing respecting the primises there may be difficulty, and the
legatees or psons interested in the said estate doe not agree, in such case the
aboutesaid adminnestrators shall have pticular order concerning the same from
the Court; and acting according thervuto, it shalbe theire warrant and discharge.

The Court haue ordered the Treasurer, Captaine Bradford, to impannell a jury att Bridgwater, to lay out the new way to Plymouth, which is judged to be a nearer and better then that which was formerly layed out; and also to lay out such other wayes as are nessesary in the said towne.

The Court haue ordered, that the North Purchase, see called, shall lye vnto the towne of Rehoboth, vntill it comes to be a township, and in the mean time to beare the scauenth pte of all rates that shalbe leuied for the publicke charges of that towne; and when the said purchase shall become a townshipp by itselfe, then the said towneship of Rehoboth to be eased in their rates.

The Court hane ordered the Treasurer to pay vnto Samuell Clapp, the late constable of Scittuate, for his charge in bringing Willam Rogers, of Scittuate, to the jayle, twelue shillings.

Wheras fifteen shillings mony was taken away by the Gour from a servant of James Pursvall, of Sandwich, whoe run away, the Court orders eight shillings of the said mony to be payed to the constable of Bridgwater, for his paynes in bringing him to Plymouth, and the remainder was returned by Mr Bourne to the said Pursvall.

Arther Hathewey, of Dartmouth, is appointed by the Court to adminnester an oath to any witnes to gine enidence to the grand enquest in that towne, as occation may require. In reference vnto the complaint of John Rogers, Seni^t, of Duxburrow, against Wilłam Nelson, Juni^t, Adam Wright, and the Indian Wilłam, the son of the Blacke Sachem, for takeing vp his mare, and markeing her, and detaineing her, wherby the said Rogers is much damnifyed, the Court dee award the said Indian Wilłam to pay to John Rogers twenty shillings, and another Indian, called John, being found faulty in the said pitculars, is awarded to pay to the said Rogers ten shillings in currant country pay, att prise currant; and the said Adam Wright and Wilłam Nelson cach of them ten shillings to the vse of the collonic.

5 July.
PRENCE,
GOUR.

The next page forward containes an order of the Generall Court holden att New Plymouth, June the 16th, 1671, in answare to a petition from many of the inhabitants of Scittuate, dated March the scauenth, 1670, in reference to theire vadeuided lands, as followeth:—

[*49.]

*By an order of this Court of October, 36, it appears the towne of Scittnate was allowed, and the purchasers and freemen were comissionated, to dispose of the lands thereof for the accomodation of a society or township; and what such trustees did within the compas of theire comission or order must be alowed and owned. But it appeers not to vs, that it was in theire power by that order to deriue and pas ouer theire power and trust in whole or in pte vnto others, neither did they since procure the allowance of this Court soc to doc; and therfore wee judge theire acte of the 13th of December, 47, to be vnwarrantable and invallid, wherin they resigne up the power of disposing of the townes lands vnto the whole inhabitants of the towne; and that if then they would and did lay downe theire comission, it did att the same instant returne to the Court, from whence it was received; and the Court doth now declare theire acceptance and confeirmation of what the said trustees did vnto the said 13th of December in reference vnto any graunts of lands that they made in propriety vnto any inhabitants of that place, and doe further alow of and by our psent acte confeirme all after graunts of lands in propriety that have since that time bin made by the towne, (although not see regular and orderly as should have bin;) and takeing notice by many suites, contestes, plaints, and petitions, that the said towne are very vnsettled and vnresolued vnto whom the right of comous appertaines, and that by reason therof many vnworthy psons in that towne take advantage to make stripp and wast of theire timber. to the townes great damage and prejudice, and because such appears to be the condition of that towne that they can not of themselues reclaime nor suppresse such trespassors, nor settle the right of the comons for theire future peace, this Court, ypon the grounds about mensioned, and as fathers of the comon wealth

1671. 5 July. PRENCE, GouB.

being alsoe studious of the peace and prosperitie of that plantation, not seing any other or better way to effect theire settlement in reference to the Pmises, doe see reason to order, and doe heerby appoint, that a comittee of eight meet psons, whoe are supposed propriators of that towne, be indifferently chosen out of both pties to debate, determine, and settle the matter, soe much in controuersy, respecting youer right in comons theire proportion, and to prouide such orders as may be effectuall to preserue the towne from ruine and spoile as respecting the same; and two or three of the majestrates wilbe healpfull therin, if desired.

The psons appointed by the Court are, Capt James Cudworth, Cornett Studson, Isacke Chettenden, and Leiftenant Bucke on the one pte, and John Turner, Senir, John Turner, Junir, John Bryant, Senir, and John Daman on the other pte; and this Court doth comissionate and fully authorize and impower the abouemensioned to heer, debate, determine, and settle the right of the comons of that towne, and to proportion it according to the greater or lesser rights of the seuerall inhabitants therof, and to pserue the comons from wast and spoyle for the future; and what the abouesaid eight psons, or any fine or more of them concurring, shall order respecting the priises, shalbe valled and binding; and that they apply themselues to issue it between this and next Octobert Court; and if they doe not or can not soe agree as to attaine the end intended, (namly, the settlement of psons according to theire just rights and the pseruation of the comons from spoyle,) that they make theire returne to the said Court, whoe hold themselves bound to take what further course the case may require for the townes good; and what nessesary charge may arise in the procecution of this order, to be bourne by such as haue interest in the vadeuided lands of the towne of Scittuate according to theire seuerall proportions therin.

It is not intended by this order that the saw mill built by Mr Tilden and others should be deprived of any just privilidg therento appertaining by vertue of the townes order or contract with the builders.

Dated att Plymouth the 16 of June, 1671.

*A Declaration of an Engagement by the Indians inhabiting att Mashpee, Satuitt, Wakoiett, Wakatasso, Caukohchise, Ashemiuit, Saconess, and Mannomett, with divers others neare adjoving vito the Goument of New Plymouth, for theire Fidelitie, with theire Children and succeeding Generations, and likewise the Indians liucing att Mannomett Ponds,

> Forasmuch as wee, poore Indians, were a people delighting in warr and the confusion one of another, but now wee haucing found the benifitt of peace

Breakchart Hill, and the Rest of the Indians neare adjoyning.

[*50.]

5 July.
PRENCE,
GOUR.

by youer fauorable protection towards vs for these many yeares past, and haueing some time since intended to tender our fidelitie vnto this honored Court, but could not see conveniently accomplish the same vntill this time, and as wee hope some of vs. haucing received the faith of the gospell of Christ, and taught to seeke for peace and east of our Ivon like speritts, as Esayah 11: 6, 7, 8, 9, and that wee noe more by strangers and forraigners, but by the grace of Christ revealed in the gospell wee hope to be of the household of God, Eph. 2: 19, doe therfore vnanimously agree to submitt ourselues vnto youer goument, and to engage our fidelitie not to doe any thinge that may be destructive to this goument; or if wee heare or understand of any pson or psons, either amongst ourselnes or more remote from vs, that shall plott, contrine, or attempt vouer destruction in pte or wholly, wee doe promise and engage to reveale and discouer the same vnto the Goû then in being or to some one of the majestrates, and likewise to be reddy to apprehend any such pson that shall soe doe, and to assist you against any enimic that shall rise vp against you, euen to the losse of our lines, if you stand in need and require our healp.

And, further, wee doe humbly intreat youer protection and healp, if that any cuill psons should rise vp against vs in an hostile way to destroy a pte or all of vs, forasmuch as wee hane bine enformed of late that some psons have designed our destruction, not for any hurt that wee hane done vnto them, neither for any propriety that they can challenge to our psons or lands or what wee possesse besides, but onely for that wee are seeking after the knowlidg of the true God and his wayes. Thuse hopeing wee shall remaine faithfull vnto you in keeping of our engagement with you, doe confeirme it by seting our hands, a pte of vs for our selues and in the behalfe of our finds and naighbors inhabiting within the lymetts of the foremencioned places.

* Those that engage for Mashpee, Satuitt, and Wakoiett are Kanunnavs.

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The marke of of ASHUWOOHANITT,
for Cokashoise and Waskotassoo.
The marke of of AKOMONT, for Ashunuitt.
The marke of of WEBACOUITT,
The marke QUECHASETT,
Mannomett.
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For Mannomett Ponds and Break Hart Hill, with the rest adjoyning.

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The marke & of WANNO,
The marke of WILLAM KAUSETAN, X
The marke & of NANUNNETT.
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1671. *The Names of diuers Indians inhabiting att Agawaam, Sepecan, & Weweante,
with other Places adjoyning, whoe engaged theire Fidelitic to the Goßment of New Plymouth, the sixt of July, 1671.

Gov⁸. Asquibbs.

[*51.] Josias, allies Mattampahan.

Will, allies Washawanna.

Keesbenopont, allies John Wattaman.

John, allies Tanashpash.

Wompees.

Tom Wampees.

John Wampees.

James Wampees.

Steuen Wampees,

Tobey Cole, allies Naulmocomwitt.

Harry.

Tohquamonshoo.

Potwhoken.

Felix.

Conconwacoo.

Tautozen.

Mosnicksuke.

Nanawatcham.

Tataquasbant.

Nanapoo.

Keewenaan.

 $\mathbf{Munucksum}.$

Namushwhat.

Pawmansuke.

Naunowasin.

Maumanomdus.

Paupantsuke.

Wootachpoo.

Sampson.

James Tautisivnbacott.

Francis Chauchaubin.

Robin Sankonawwasuke.

Joseph Munnootunkes.

John Pickerell.

Wawoompaqauquin.

July 7th, 1671.

1671.

PRINCE,

The Oath to be adminnestered to such as are or shalbe aded to the Majestrates to be of the Councell of Warr in this Jurisdiction.

You shall reddily appear on any summon directed to you by the presedent of the councell of warr att such place or places as you shalbe ordered vnto by the said summons, vules any incuitable Prouidence doth or shall impead; att which meetings you shall, with respect to the good and welfare of this jurisdiction, giue youer best admice and councell in all matters of importance, or soe seeming, presented to you in reference to peace or warr; you shall not disclose or discouer any councell comitted vnto you, but shall conceale all matters that may be agitated and transacted in the said councell in reference to the fimises that shalbe thought meet to be concealed by the presedent and councell of warr. Soe healp you God, whoe is the God of truth and punisher of falcehood.

July 7th, 1671. The Names of those that were čosen by the Court to be aded to the Majestrates to be of the Councell of Warr.

sworne: { Captaine Mathew Fuller, Leiftenant Ephraim Morton, Ensigne Marke Eames, Cornett Robert Studson, Mr Josias Winslow, Senit, Secret Nathaniel Morton, Mr James Walker, Mr Thomas Huckens, Mr Isacke Chettenden.

'Att a meeting of the councell of warr held att Plymouth for the jurisdiction of New Plymouth, the 8rd of July, anno Dom 1671.—

[*52.] 8 July.

From this meeting of the councell of warr two messengers were sent with speed to the Indians att Saconett, with propositions as followeth, viz'; that if they would engage and pforme to bring in all theire English armes within four dayes after notice ginen them; and the cheife of them, viz', Awashunckes, Tatanmanah, Washawam, Wannamuttamett, Mahunnanah, and Wannurmanamin, sachems of Saconett, or any four of them impowered from the rest; incase any of them are by sicknes disabled, and doe psoually come in heer to Plymouth, and acknowlidge theire offence, and under theire hands ingage for theire future fidelitie, whore in soc docing shall hane assurance of theire peaceable returne, and the Court satisfyed therwith; but if they refuse or neglect

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8 July.
PRINCE,
GOUR,

to doe the same vpon any ptence whatsoener, then to proceed by force to reduce them to reason.

Vpon a supposition that they would not accept of the tearmes proposed,—
It was agreed that a hundred men should be pressed out of the scuerall townes of this jurisdiction in an equall proportion, to be in a reddines att Plymouth on Monday, the scauenth of August next, to to goe forth on the said expedition, vnder the comand of Major Josias Winslow as comander in cheife.

It was further ordered by the councell of warr, that Leiftenant John Freeman shalbe a second to the major in the said expedition;

And M^r Constant Southworth comissary; Captaine Fuller to supply the place of a leiftenant and a sarjean; and M^r William Witherell and Elisha Hedge for sarjeants.

It was also agreed, that forty of our trustiest Indians should also be procured to be in a reddines for to goe forth to be healpfull in the said enterprise.

The eight day of August next to be the time of theire setting forth; on which day the townes of Taunton, Rehoboth, Bridgwater, and Swansey are to cause theire souldiers that are to be sent forth to giue meeting to the major and the rest of the company att or neare Assonett, about John Tisdalls farme.

and the rest of the company att or neare Assonett, about John Tisdalls farme.

It was agreed that the comanuder in cheife shall have allowed vnto him

10° a day.

| A leiftenant, | | | | | | | | | | | | 06^{s} a day. |
|---------------|-----|------|----|-----|------|-----|----|-----|--|--|--|---------------------|
| A sarjeant, . | | | | | | | | | | | | $04^{\rm s}$ a day. |
| An ordinary | sou | ldie | r, | hor | se a | ind | ma | an, | | | | 03s a day. |

The Proportions of the Men pressed out of the seuerall Townes of this Jurisdiction to goe forth on the above mencioned Expedition.

| | | | 69 | | | | | 33 |
|---------------|---|--|----|---------------|---|---|---|----|
| Barnstable, . | ٠ | | 10 | | | _ | | |
| Yarmouth, . | | | 9 | Middleberry, | ٠ | | | 2 |
| Taunton, . | | | 12 | Swansey, . | | | | 4 |
| Sandwich, . | | | 10 | Bridgwater, . | | | ٠ | 5 |
| Scittuate, . | | | 14 | Eastham, . | | | | ō |
| Duxburrow, | | | 5 | Rehoboth, . | | | | 9 |
| Plymouth, . | | | 9 | Marshfeild, . | | | | 8 |

In all, one hundred and two.

[*53.] *It was agreed and concluded, that the minth day of August, 1671, should be observed as a sollemne day of humilliation in all the congregations of this

jurisdiction, to seeke the presence and fauor of God, and his blessing on vs on the entended expedition fore mensioned.

1671. 8 July. PRENCE, Goult.

This was otherwise ordered by reason of the agreement made with the squa sachem of Sacouett, which is as followeth: -

July 24, 1671. Articles of Agreement made and concluded between the Court of New Plymouth and Awashunckes, the Squa Sachem of Saconett, as followeth.

Impr. In that wee are in some measure satisfied with her vaulentary coming in now att last, and with her submitting herselfe vnto vs, yett that wee expect shee should give some meet satisfaction for the charge and trouble shee hath hitherto put vs vpon by her soe longe standing out against the many tenders of peace wee haue made to her and her people.

And that wee yett see a nessesitie to endeauor the reducement of such as haue bine the incendearves of the trouble and the disturbance of her peace and ours, and that as many of her people as shall give vp themselves and armes vnto vs att time appointed shall receive noe damage or hurt from vs, which time appointed is ten dayes from the date heerof.

And that wee may the better healp her to keep off such from her lands as may beerafter bringe upon her and us the like trouble, and to regulate such as will not be gouned by her, shee hath submitted the disposall of her lands to the authoritie of this goument.

And that if the psons and estates of such as wee are nessesitated to take armes against will not defray the charge of the expedition, that shee shall beare some due proportion of the charge. In witnes wheref, and in testimony of the said sachem her agreement heervuto, shee hath subscribed her hand in the Psence of

The marke of the Squa Sachem

AWASHUNCKES. James Barker. John Almey,

The R marke of Tattacommett,

The C marke of Samponett,
The G marke of Tamoneesam, allies Jeffery.

And in reference vnto satisfaction for what trouble and charge the collonie hath bin att respecting the pmises with her and her people, shee being not able att Øsent to defray any thinge, the councell of warr accepted her verball engagement for the payment of the sume of fifty pounds sterling.

23 August
[PRENCE,
GOVERNOR.]
[*55.]

- *Seucrall Concusions agreed on by the Councell of Warr att theire Meeting held att Plymouth on the 23 of August, 1671, as followeth.
- 1. The councell of warr, haucing scriously considered of the case in reference to the Phillipe, the cheife sachem of Pacanacutt, hee haucing neglected to answare his ingagement to bringe in his armes att the day appointed, and alsoe in his not coming in to giue the reason therof, being required thervnto, and his vukind carriages towards vs as otherwise, see in his indeauoring to insence our naighbour collonic against vs by misinformations, and by his insolent carriages and expressions of vs and against vs, and likewise by his entertaining of many strange Indians which might ptend danger towards vs; in special, by his entertaining of diners Saconett Indians, professed enimies to this collonic, and this against good coancell giarn him by his best frinds; the pmises considered, doe vnanimously agree and conclude, that the said Phillip hath violated and couenant plighted with this collonic att Taunton in Aprill last.
- 2. It is vnanimously agreed and concluded by the said councell, that wee are nessessifly called to cause the said sachem to make his psouall appearance to make his purgation in reference to the paises; which incase of his refusell, the councell, according to what att psent appears, doe determine it nessesary to indeauor his reducement by force; and inasmuch as the controversy, which hath seemed to by more emeadately between him and vs, doth concerne all the English plantations, it is therefore determined to state the case to our naighbour collonies of the Massachusetts and Rhode Hand; and if by theire waighty advice to the contrary wee are not discreted from our psent determinations, to signify vnto them, that if they looke vpon themselus concerned to engage in the case with vs against a comon chimic, it shalbe well accepted as a naighbourly kindnes, which wee shall hold ourselves obliged to repay when Providence may see dispose that wee hase oppertunitie.

Accordingly, 4ers were despatched and sent from the councell, one vnto the said Phillip, the said sachem, to require his psonall appearance att Plymouth on the 13th day of September next in reference to the pticulares about mencioned against him; this letter was sent by M^e James Walker, one of the councell, and hee was ordered to request the companie of M^e Roger Williams and M^e James Browne to goe with him att the delinery of the said letter.

And an other letter was sent to the Gour and Councell of the Massachusetts by the hands of Mr John Freeman, one of our majestrates, and a third was directed to the Gour and Councell of Rhode Hand, and sent by Mr Thomas Hinckley and Mr Constant Southworth, two other of our majestrates, whoe are ordered by our Conneell with the letter to vnfold our psent state of matters relateing to the pmises, and to certify them also more certainly of the time of the meeting together in reference to engagement with the Indians, if theire be a going forth, which wilbe on the 20 of September next.

23 August. [Prence, Governor.]

It was further ordered by the Councell, that those formerly pressed shall remaine vuder the same impresment vntill the next meeting of the said Councell on the 13th day of September next, and soc also vntill the intended expedition is issued; vulesse they shall see cause to alter them, or adde or detrate from them, as occation may require.

And that all other matters remaine as they were in way of preparation to the said expedition, vntill wee shall see the mind of God further by the pticulares forenamed, improved for that purpose.

It was further ordered by the Councell, that all the townes within this jurisdiction shall in the interem be sollisitously carefull to prouid for theire safety by convenient watches and wardings, and carrying theire arms to the meetings on the Lords dayes, in such manor as will best stand with theire pitculares and the comon saftey.

And in priculare, they ordered, that a guard shalbe provided for the saftey of the Gournors pson, during the time of the above named troubles and expeditions.

And the Councell were sumoned by the presedent to make theire psonall appearance att Plymouth, on the thirteenth day of September next, to attend such further busines as shalle then pseuded by Prouidence in reference to the pmises. Is september.

September, [*56,]

*On the 13th of September, 1671, the councell of warr appeared according to theire sumons, but Phillip, the sachem, appeared not, but in sted therof repaired to the Massachusetts, and made complaint against vs to diuers of the gentlemen in place there, whoe wrote to our Gout by way of pswasion, to aduise the Councell to a complyance with the said sachem, and tendered theire healp in the acheineing therof, declaring in sume that they resented not his offence see deeply as wee did, and that they doubted whether the concannts and engagements that Phillip and his predecessors had plighted with vs would plainly importe that hee had subjected himselfe and people and country to vs any further then as in a naighborly and frindly correspondency.

The Councell, haueing deliberated vpon the pinises, dispatched away letters declareing theire thankfull acceptance of theire kind proffer, and invited the confissioners of the Massachusetts and Conceticutt, (they then being in the Bay,) & some other gentlemen, to come to Plymouth and aford vs theire help; and accordingly on the 24th of September, 1671, Mr John Winthorpe, Gour of Conceticott, Major Generall Leuerett, Mr Thomas Danforth, Captaine William Dauis, with diuers others, came to Plymouth, and had a faire and deliberate hearing of the controuersy between our collonic and the said sachem, Phillip, hee

13 September.
[PRENCE,
GOVERNOR]

being psonally psent, there being also competent interpretors, both English and Indians, att which meeting it was proued by sufficient testimony to the conviction of the said Phillip, and satisfaction of all that audience, both the said gentlemen and others, that hee had broken his coucnant made with our collonic att Taunton, in Aprill last, in diners pticulares, as also carryed very vukindly vuto vs diners waves.

- 1. In that hee detained and neglected to bringe in the resedue of his English armes, not delinered att Taunton, according to his engagement, and that notwithstanding hee was allowed competent time, yea, his time enlarged, yett hee neglected as aforsaid, and instead of bringing them in, improved the oppertunity of time rather to make them out of the way.
- That hee had carryed insolently and proudly towards vs on scuerall occations, in refusing to come down to our Court, when sent for to have speech with him, to procure a right vnderstanding of matters in difference betwixt vs.
- That hee entertained, harboured, and abetted diners Indians, not of his owne men, which were vagabonds, our proffessed enimies, who, leaveing their owne sachem, repaired to him and were harboured.
- 4. That notwithstanding the great wronge hee had done vnto vs in these and such like respects, instead of repairing to the Court, and to endeauer a reconcilliation, hee takes his journey into the Massachusetts Bay, with seuerid his councell, indeauoring to insinuate himselfe into the majestrates, and to misrepresent matters vnto them, whoe are our good frinds and naighbors, and what in him lay, therby to worke mischeife and difference between them and vs.
- 5. That hee had shewed great incinillitie to divers of ours att severall times, in speciall vnto M^r James Browne, whoe was sent by the Court on speciall occation as a messenger vnto him, and vnto Hugh Cole att another time, &c.

The gentlemen forenamed, takeing notice of the pmises, haucing fully heard what the said Phillip could say for himselfe, haucing free libertie see to doe without interruption, adjudged that hee had don vs a great deal of wronge and injury respecting the pmises, and also abused them by carrying lyes and falce storyes to them, and see misrepresenting matters vnto them, and they p-waded him to make an acknowlidgment of his fault, and to seek for reconcilliation, expressing themselves that there is a great difference between what hee asserted to the gou'ment in the Bay and what hee could now make out concerning his pretended wronges; and such had bine the wronge and damage that hee had done and procured vnto the collonic as ought not to be bourne without competent repairation and satisfaction; yea, that hee by his insolencyes had in probabilitie occationed more mischeife from the Indians amongst them then had fallen out in many yeares before; they pswaded him therfore to humble himselfe vnto the majestrates, and to amend his wayes, if hee

expected peace, and that if hee went on in his refractory way, hee must expect to smart for it, the pticulares wherof are more att large to be seen in a full discourse between our majestrates and the gentlemen aforsaid and him, which is extant. In fine, severall propositions were drawne vp and read, vnto which Governor.] hee was left to accept of or reject, as hee should see cause, in reference vnto his entering into a new couenant with vs; and alsoe in reference to a way of reparation of some pete of the wronge don vnto vs, the contents wherof are as followeth, by him accepted of and signed vnto.

13 September. [PRENCE,

*New Plymouth, this 29th of September, 1671.

29 September. [*57.1

- 1. Wee, Phillip, my councell, and my subjects, doe acknowlidge ourselues subjects to his matie the Kinge of England, &c, and the gourment of New Plymouth, and to theire lawes.
- 2. I ame willing and doe promise to pay vnto the gourment of New Plymouth one hundred pounds in such thinges as I have, but I would intreat the fauor that I might have three yeares to pay it in, forasmuch as I can not doe it att Psent.
- 3. I doe promise to send in to the Gour, or to whom hee shall appoint, fine wouldes heads, if I can gett them, or as many as I can procure, vntill they come to the number of fine wouldes, yearly.
- 4. If any difference falls between the English and my selfe or people, then I doe promise to repaire to the Gour of Plymouth, to rectify the difference amongst vs.
- 5. I doe promise not to make warr with any but with the Gouernors approbation of New Plymouth.
- 6. I promise not to dispose of any of the lands that I have att present, but by the approbation of the gourment of New Plymouth.
- For the true pformance of the Omises, I, the said Phillip, sachem of Paukanaukett, doe heerby bind my selfe and such of my councell as are psent, our selues, our heires and successors, faithfully and truely to pforme. In witnes heerof wee have heervnto subscribed our hands the day and yeare aboue written.

The marke D of PHILLIP, Sachem. The mark \(\square\) of WOHKOWPAHENITT. The marke of WUTTAKOOSEEIM.
The marke of SONKANUHOO. The marke of WOONASHUM, allies NIMROD. The marke of WOOSPASUCK, allies CAPTAINE.

1671. 29 September. [PRENCE, GOVERNOR.]

In the presence of the Court and diners of the majestrates and other gentlemen of the jurisdiction of the Massachusetts and Conecticott, -

Takanumma, a sachem att Saconett, appeered in Court this third of Nouember, (71,) with Phillip, cheife sachem, and did engage for the future that hee, under the said Phillip, would stand to and abide by the same engagement of subjection to the Kinges matter of England, this gourment and the lawes therof, with other articles in the engagement, wherto the said Phillip hath subscribed as abouesaid, and that the said Takamunna shall and will bring in or cause to be brought in yearly one wolfs head vnto the Treasurer; Phillip, alsoe, the said cheife sachem, did engage for the said Takamuunas pformance of the said engagement in all points therof.

In witnes wherof, I, the said Takamunna, haue sett my hand.

The marke of TAKAMUNNA.

[*58.]

29 October. *Att the Court holden att Phymouth the 29th Day of October, 1671.

Before Thomas Prence, Esqr, Goû, Thomas Hinckley, John Freeman. John Alden. Josias Winslow. Nathaniel Bacon, and Willam Bradford. Constant Southworth, Assistants, &c.

▼ MIIS Court doe appoint and give libertie of adminnestration vnto M^r Thomas Prence, Mr Constant Southworth, Mr Thomas Clarke, and Benjamine Bartlett, to adminnester on the estate of Mr Wilkam Collvare, deceased; and it is further ordered by the Court, that Daniell Cole shall have and enjoy all such pticulars out of the estate of the said William Collyare, that are extant, which are specified in the first paper given by him, the said Willam Collyare.

In reference vnto a former controuersy between John Hathwey, of Taunton, and an Indian called Phillip, the Court hane ordered, that the said Phillip shall pay or cause to be payed vnto the said Hathwey, or his order, eight bushells and an halfe of Indian corne, within one month after the date heerof, in reference vnto and for full satisfaction for damage done by the said Indian Phillip vnto the swine of the said Hathwey.

This Court sees cause and doe heerby call in the lycence graunted to

Gyles Rickard, Senir, in reference to the selling lyquor and wine; and for his selling of syder to the Indians, hee is fined the sume of ten shillings to the vse of the collonie.

1671. 29 October. PRENCE. Gous.

James Cole, Seni*, being @sented before the Court on suspision of being drunke, forasmuch as it is not soe cleared to the Court as to proceed to execute the law against him, hee pleading infeirmitic of body, which may make some think that somtimes hee is drunke when hee is not, the Court haue att psent pased it by, see that it be remembred that if hee bee found for the future apparently to transgresse againe in the like kind, that be also remembered to be aded in the centance that then may be passed against him.

Lers of adminnestration are graunted vnto Mistris Jone Barnes and Jonathan Barnes to adminnester on the estate of Mr John Barnes, deceased, they giveing bonds vnto the Court to save them harmles from any damage that may acrew vnto them by theire said adminnestration,

In reference vnto two psentments against Robert Crosman, the one for cursing the celect men of Taunton, and for expressing himselfe in his passion as if he would make himselfe away, hee was centanced by the Court to be sett in the stockes on a publicke training day att Taunton.

John Otis, for selling syder without order from the Court, was fined the sume of forty shillings to the collonies vse, or to appear to answare for the same.

This Court doth authorise, comissionate and impower Mr Constant This order is Southworth in the behalfe and to the vse of collonic, to make sale of such more fully enlands as are bordering on the line betwixt the Massachusetts and vs, whervnto second page our collonie haue a right, by vertue of an Indian purchase, vnto such gentle-booke. men of the said Massachusetts collonic as haue motioned the same, or vnto any others, as oppertunitie may psent.

Letters of adminnestration was graunted vnto John Williams, to adminnester on the estate of Edward Wiltams, deceased.

*Att this Court, John Bucke and Mary Attkinson, being bound over thervnto to answare for comitting the acte of adultery with each other, appeered; and the said Bucke, being examined, deneyed the same, and did put his case vpon tryall of his peers. The grand jury brought in the bill of inditement bella vera in probabillitie. The petty jury brought him in guilty of the acte of adultery. The Court, takeing notice cercomspectly of what testimony might or was produced for the clearing of the case, together with the oath of the said Mary Atkinson, which shee tooke before the Court, wherin shee accused the said John Bucke to be the man that had comitted vncleanes with

her, and by whom shee hath the child that is now lineing with her, saw cause

[*59.]

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GOUR.

to accept of the said verdict, see farr as that wheras it is vncertaine whether the husband of the said Mary Atkinson is or was survincing att the time when the said acte was comitted, that they will suspend the execution of the law against them for adultery vntill that can be knowne; and in the interem, for asmuch as the fesent state of the fact, see farr as it yett appeers, renders them guilty of the acte of fornication, they were forthwith both of them centanced to be publickly whipt att the post, or to pay each of them a fine of ten pounds in currant siluer mony of New England; it being arbetrary to theire choise, they chose the latter, and see giucing bonds for theire appeerance att the Court, incase that it doe appeer that Marmeduke Attkinson, the husband of the said Mary Atkinson, was aliue when the said acte was comitted, and that the said John Bucke had giuen eccuritie to the Court for a certaine assumsett, to be payed towards the keeping of the child, they were both for the psent dismised.

Leiftenant Isacke Bucke standeth bound vnto the Court in the sume of ten pounds sterling, or condition that his son, John Bucke, doe psoually appeer before this Court, when by them required, further to suffer the centance of the law for comitting the acte of adultery with Mary Attkinson, the wife of Marmeduke Attkinson.

Edward Jenkens standeth bound vnto the Court, in the sume of ten pounds sterling, on condition that his daughter, Mary Attkinson, the wife of Marmeduke Attkinson, doe psonally appear before this Court, when by them required, to suffer the centance of the law for comitting the acte of adultery with John Bucke.

Leiftenant Isacke Bucke standeth bound vnto the Court, in the behalfo of his son, John Bucke, that hee shall pay or cause to be payed the sum of three pounds a yeare, for the tearme of eight yeares from the date heerof, vnto the said Mary Attkinson, or her order, in good and currant marchantable corn, att prise currant, when and as it shall become payable, to be for and towards the bringing vp of the child begotten in the said acte of vncleanes.

The Names of the Jury that tryed the abouenamed.

| John Morton, | John Rogers, Junir, |) |
|-----------------------------------|-----------------------|---------|
| Wilłam Hoskens, | Samuell Dunham, | |
| Andrew Ringe, | Wiltam Foard, Junir, | sworne. |
| James Clarke, | rne. Samuell Hunt, | sworne. |
| John Wadsworth, | Jabeze Howland, | |
| John Howland, Juni ^r , | Jonathan Pratt. | J |

*This Court receiveing letters from Capt Wiltam Hudson, in behalfe of himselfe and severall other gentlemen of Boston, to whom the honored Generall Court haue bin pleased to graunt seuerall psells of land within pte of those lands formerly purchased of Allexander and Phillip, cheife sachems of Pokanaukett, by Captaine Thomas Willett, for the vse of this collonic, pte wheref now falleth vpon the northsyde of the line, settled between the collonies of the Massachusetts and Plymouth, and the abouemensioned gentlemen manifesting theire reddines to compound with vs for our right lying on the northsyde of the line, in the jurisdiction of the Massachusetts, this Court being willing to comply with theire desires therin, haue impowered and authorised Mr Constant Southworth, in the name and for theire vse, to make sale of our right and interest in what vett remaineth vndesposed of, viz,, soe much of it as lyeth on the northerly syde of the line settled between the two collonies, to the abouesaid gentlemen or others; alwaies prouided that this Courts former graunt to Mr Richard Callicott be freely and really made good vnto him, both in vpland and meddow, with as much conveniency as may be.

29 October, Prence, Gore, [*60.]

On the 17th of January, 1671.

1 6 7 1-2.

Mary Churchill, being examined before the Goû and M^e Constant Southworth, confessed that shee is begotten with child by Thomas Dotey, and that shee had carnall coppulation with him three seuerall times, the first of them being about the fifteenth of July last past before the date heerof; the second time on the eight of August last past before the date heerof; and the third time about a senight after, which was about the time the said Dotey departed the goûment.

In reference vnto the second time the facte abouenamed was comitted, Serjeant Ephraim Tinkham, being examined, testifyeth as followeth, viz?: that hee, the said Sarjeant Tinkham, haucing occation to speak with the said Thomas Dotey, went to the house of Joseph Churchill, expecting to meet with him there, and coming to the house, knocked att the dore; but noe body answared, and soe hee went in and stayed a while in the outward roome; and by some noise that hee heard in the house, conceiued there was sombody within, although they answared not; but att length Mary Churchill came forth, and hee asked her if Thomas Dotey was in the house or noe; but shee did not reddily answare him, but after some pause shee answared that hee was in the house; soe hee desired to speake with him; and soon after, Thomas Dotey came forth, and soe the said Sarjeant Tinkham and hee went away together, and hee admonished the said Dotey to take heed least cuill might come of such carriages, or to that purpose; and the said Mary Churchill, being examined,

17 January. PRENCE, Gorn.

1671-2, affeirmed that the same time that the said Sarjeant Tinkham tooke them soe together as aforsaid, was one of the three times hee had carnall coppulation with her as abouesaid; and shee, being further examined, deneved that shee euer had to doe with any other man.

> John Drew and Joseph Churchill doe both of them acknowlidge themselues to stand bound heerby vnto the Court in the sume of ten pounds, joyntly and seucrall, by them well and truely to be paved.

> The condition that if Mary Churchill aforsaid doe psonally appear att the Court of his matie, to be holden att Plymouth abouesaid the first Tusday in June next, further to answare for her haueing earnall coppulation with Thomas Dotey, and that shee abide the judgment of the said Court, and not depart the Court without lycence, that then the abouewritten obligation to be void and of non effect; or otherwise to remaine in full force, strength, and vertue,

*Att the Court of his Ma'" held att Phymouth, for the Jurisdiction 5 March. [*61.] of New Phymouth, the fift Day of March, .Inno Dom 1671.

> Before Thomas Prence, Esquire, Goû, John Aldin, Josias Winslow,

Wiltam Bradford, Thomas Hinckley, and Nathaniel Bacon,

Assistants, &c.

R STEUEN PAINE, Senir, of Rehoboth, and Mr Nicholas Tanner, were appointed by the Court to see Mr Blackstones land layed forth according to the graunt.

In reference to a controuersy about the paying of rates, between the townes of Rehoboth and Swansev, the Court have ordered, that what meddowes or meddowe lands belonging to Rehoboth, & lyeth within Swansey bounds, shalbe rated to every rate of twenty pounds thripence an acree to Rehoboth, and soe the like proportion to any rate, be it greater or lesser; and likewise, that whatsoeuer meddowes lyeth in the township of Rehoboth, belonging to Swansey, shalbe rated to enery rate of twenty pounds thripence an acree to Swansey, and soe by like proportion to any rate, be it greater or lesser; and that this order shalbe a standing rule vnto those townes, vntill vpon the complaints of the inhabitants of the said townes the Court shall see cause otherwise to order; and wheras in reference vnto some arrees behind of rates as vett vnpaved by Mr Allin, hee refering himselfe to the determination of the

Court, it is by them ordered, that the said Mr John Allin, of Swansev, shall 1671-2. pay or cause to be payed to Robert Fuller, of Rehoboth, the sume of thirty shillings, and the sume of thirty shillings to Mr John Pecke.

COURT ORDERS.

5 March. [Prence,

Att this Court, Nathaniel Thomas acknowlidged before the Court that Governor.] hee stands bound vnto the Court in the penall sume of six pounds, both for himselfe and his heires, as surty for Humphery Johnson, in reference to the suite comenced by the said Johnson against John Turner, Junit, of Scittuate, to procedute the said action, and to be responsible to make good all such damage as the said Turner may suffer by the said action, incase it shall appear hee is vnjustly molested therby.

The Court have ordered that Robert Stanfords rate shalbe accepted in such specue as hee hath to pay, prouided it be paied att such rates as will procure soe much as hee is rated according to specue specified in the warrant sent to Scittuate last yeare for the rate.

In reference vnto the complaint of Samuell Smith, late constable of Easthame, against Joseph Harding, for abusing him in the execution of his office, the Court have ordered, that an order be sent to Mr Freeman, to cause the gun attached by the said Smith appertaining to the said Harding, to be returned to him againe, (if it may be had,) and that what is vnpayed of the award amerced on him to be paved, and for his abusine carryages towards the said constable, hee is centanced to pay a fine of ten shillinges to the vse of the collonic.

In reference vnto a complaint of Samuell Harry, the Indian, against Francis Combe, about a hogg taken vp and killed by the said Combe, which hogg is found on examination to be the said Indians, the Court haue ordered that the said Combe shall pay or cause to be payed to the said Indian twenty two shillings, in porke or other current pay to his content, within one month after the date heerof.

The Court have ordered, that notice be given to Mr Robert Marshall, that forasmuch as Mistris Jone Barnes complaineth that she can not prouide for his children, now in her costody, that hee, within one month or six weekes after the date heerof, take care to prouide for his said children, viz; John Marshall and Robert Marshall, or otherwise the Court will take course for the disposall of them.

In reference vnto the estate of Ralph Chapman, deceased, altho the Court is not satisfyed in some respects concerning his will, notwithstanding they haue ordered and doe request Edward Wanton, of Scittuate, to looke vnto and take care of the said estate for the pseruation and improvement therof and of his land, and to keep an account of his doeinges about it vntill the Court shall see cause otherwise to order.

5 March.
Prince,
Gov⁸.
[*62.]

*Vpon the psuance of a request made vnto this Court by Mr John Jacob, of Hingham, in behalfe of himselfe and severall others, for a decission of lands by them and others bought of Mr Timothy Hatherley, being three miles square, about Accord Pond, this Court haue ordered and impowered Major Josias Winslow and Mr Constant Southworth to impannell a jury for the decision of the said lands according to the senerall proportions of the psons therin interested, and to pforme any acte or actes that according to law might concerne the sheriffe in like case, for the full and compleat issue of the said devision; which said three miles square is to be laved out as followeth, viz(: the easterly end to begine att Accorde Poud next to Scittuate townshipe, and soe to run three miles southward; the north line to begin on the southsyde of the said Accord Pond, and soc to run three miles next vato a gussett of land graunted by the Court vnto Ensigne March Eames, (below this next entered.) vntill it comes to the pattent line; the westward bounds to begine att the pattent line, and soe to run three miles southerly, and soe to run from thence on a straight line to the end of the southermost pet of the east line aforsaid. Cornett Studson, alsoe, in the Court, consented thervnto.

It was further ordered by the Court, that the whole charge of the said deuision be layed on the lands, each of the owners to pay proportionable to his interest.

In reference vnto a former graunt of land made by the Court vnto Ensigne Marke Eames, a certaine p-ell of land, being in the forme of a gussett, lying next vnto Accord Pond, between the land there graunted to M^r Hatherley and the line between the pattents, is graunted and now confeirmed vnto Ensigne Marke Eames aforsaid, be it an hundred acrees, more or lesse.

In reference vnto a former graunt of accomodations of land vnto Mr Thomas Cushman, Senir, the Court doth graunt and confeirme vnto him the one halfe of the last purchase of land made by the Treasurer of Phillip, sachem of Paukanawkett, viz, the one halfe of that tract of land purchased by Mr Constant Southworth, Treasurer, lying and being att Assowamsett Ponds, on the westerly side of the said ponds, the other halfe belonging vnto Thomas Little; likewise, the Court haue graunted vnto the said Thomas Cushman, that incase any meddow can be found to be neare or convenient vnto the aforsaid land, that hee shall haue a convenient proportion thereof.

Likewise, Mr Constant Southworth is appointed by the Court to sett the bounds of the said tract of land; and William Crow and Edward Gray are appointed by the Court to make a decision therof between the said Thomas Cushman and Thomas Little.

Samuell Arnold, Junit, and his now wife were fined the sume of ten pounds for comitting fornication with each other before marriage. Josias Palmer, of Scittuate, for saying that M^e Witherells church was a 1671-2. church of the diuill, was fined ten shillings.

5 March. PRINCE, Gou⁸.

John Loc, of the towne of Marshfeild, for prophaning the Lords day by seruill labour and contemptable words, being minded of that abase, fined forty shillings or to be whipt.

Thomas Baxter, having bin accused of misdemeanor att the meeting house att Yarmouth, after examination was cleared.

*Att this Court John Williams, of Barnstable, appecred, being bound ouer to answare the accusation layed against him by Susannah Turner, of Sandwich, of begetting her with child, which hee stiffy and peremtorily denied; and the fact not being fully proued against him, the Court saw cause at the psent to take bonds of him for to allow a sume towards the keeping of the child; and soe hee was released for psent, being to appear att the Court of his main to be holden att Plymouth aforsaid the first Tusday in July next, according to the bonds following:—

 $\begin{array}{c} \mbox{John Williams, of Barnstable, standeth bound vnto the} \\ \mbox{Court in the penall sume of} & . & . & . & . \\ \mbox{John Howland the sume of} & . & . & . & . & . \\ \mbox{10:00:00} \\ \mbox{John Howland the sume of} & . & . & . & . \\ \mbox{10:00:00} \\ \mbox{Total constable penaltic penal$

The condition, that wheras the said John Williams is accused to be the father of the child which was lately borne of Sussanna Turner, of Sandwich, if, therfore, the said John Williams doe alow and duely pay two shillings by the weeke towards the keeping of the said child vntill the Court of his matter to be holden att Plymouth aforsaid the first Tusday in July next, and that the said John Williams doe appear att the said Court, and not depart the same without lycence; that then, &c.

Att this Court, Hester, the wife of John Rickard, Senit, of Plymouth, appecred, being sumoned to answare for her varieuell and beastly carriages and speeches to her said husband; and the pmises was fully proued against her by sufficient testimony, and shee was centanced by the Court to be publickly whipt att the post; but att the carnest intreaty of her selfe and others, and her promise of amendement, the said centance was suspended from psent execution, with this proviso, that if att any time for the future shee be taken in the like fault, either towards her husband or in any vaciuall carriages to others, shee is forthwith to be publickly whipt as aforsaid.

Shee was also att this Court prohibited to brew beer to sell, as formerly shee had done, because it appeared to the Court that it was a snare to her to occation cuill in the aforsaid respects.

In reference to a fram of an house, framed by Josias Wormall, according to agreement with Thomas Dotey, the said Dotey being departed the goûment, [*63.]

5 March. PRENCE. Gous.

1671-2, and the said Wormall not paved for his labour about the said fram, hee makeing his adresse to the Court, the Court ordered, that a proffer should be made to Joseph Dotey, the agent of the said Thomas Dotey, that if hee would take the said fram, and fulfill the couenauts that his brother, Thomas Dotey, made with the said Wormall about the said fram, hee might if hee pleased; if otherwise, that the said Josias Wormall might make sale therof to satisfy himselfe; which, youn the refusall of the said Joseph Dotey, hee, the said Wormall, sold, and therby is satisfyed.

> Richard Godfrey, of Taunton, being psented for speaking opprobriously of some in place in the towne of Taunton, was centanced by the Court to sit in the stockes att Taunton on a training day, see as it exceed not two houres.

> James Walker and John Richmond are authorised by the Court to purchase the land of the Indians in the behalfe of the towne of Taunton, lying on the west syde of Taunton Riuer, from the Three Mile Riuer downe to a place called the Store House.

> Wee, whose names are vinderwritten, being sumoned together by order from the Goû to view the corpes of Mr John Barnes, and to give in a verdict how wee judge hee came by his death, doe judge, that being before his barne dore in the street, standing stroakeing or feeling of his bull, the said bull suddenly turned about vpon him and gaue him a great wound with his horne on his right thigh, neare eight inches longe, in which his flesh was torne both broad and deep, as wee judge; of which wound, together with his wrinch of his necke or paine therof, (of which hee complained,) hee imediately languished; after about 32 houres after hee died. Vnto the truth wherof wee haue subscribed our hands.

> > JAMES SKIFFE, RENJAMINE HAMOND. JOHN WOOD, Seni, SAMUELL DUNHAM, JAMES COLE, Junit, NATHANIEL WOOD, Leift MORTON, Serge HARLOW, ALLEXANDER KENEDY, JOHN WOOD, Junir, GYLES RICKARD, Senir, JABEZ HOWLAND.

*Wheras att this Court Major Josias Winslow comenced suite against 1671-2. Wiltam, son to Tuspaquine, the sachem of Namassakett, in an action of the ease to the damage of twenty pounds for non payment of ten pounds and eight shillings due for a horse and other goods sold to him the last summer, as appeared by a bill vnder his hand; and that the said Major Winslow obtained a verdict against him, the said Wiltam, vizi, the bill to be payed to the plaintife, twelve pence damage, and the cost of the suite; hee, the said William, haueing nothing to pay the award of the jury, tendered a psell of land to be sold to make it good; the Court therefore deputed and appointed Mr Edward Gray to make purchase therof, that soe the said plaintiffe might be satisfyed his due according to the verdict of the jury.

5 March. PRENCE, Goun. [*64.]

July, 1672. This following was ordered to be recorded, vizo: a graunt of the seauem men appointed to order the affaires of the towne of Plymouth, and to graunt lands within that township.

July.

The 22cond of February, 1650. Wee graunt to Thomas Clarke the skirts of meddow lying vpon the pond att Mannomett, from the Creeke round abound.

John Turner, Junie, of Scittuate, complaining of inabillitie of body to beare armes and traine as formerly, hee is freed and discharged by the councell of warr from training for the future in the milletary companie of

Letters of adminnestration was graunted vnto Ensigne John Williams to adminnester on the estate of Edward Williams, of Scittuate, deceased.

Att the Court of his Matte holden att the Towne of Phymouth, for the Jurisdiction of New Plymonth, the fift Day of June, Anno Dom 1672.

Assistants, &c.

1672.5 June. [*65.]

Before Thomas Prence, Esquire, Goû, John Aldin, Josias Winslow, Willam Bradford.

Thomas Hinckley, John Freeman, Nathaniel Bacon, and Constant Southworth,

VOL. V. 12 1672. THIOMAS PRENCE, ESQR, was chosen Goû, and sworne.

5 June.
PRENCE,
GOUR.

John Aldin, Josias Winslow, Wiltam Bradford, Thomas Hinckley,

Gentlemen, were chosen Assistants, and sworne.

John Freeman,

Nathaniel Bacon, and

Constant Southworth,

The seuerall townes of this goûment, not knowing that the comissioners for the Vnited Collonies were to sitt att Plymouth this yeare, did omitt the sending of theire voates for our honored Goû to be comissioner in the first place, see that it fell out that Mr Hinckley had more written voates then hee; but the ouersight being espyed att the instant of election, and the freemen for the most pite then psent did vote viva vose for the Goû to be the first in our choise.

Soe that the comissioners chosen were, -

Mr Thomas Prence,

Major Josias Winslow;

And Mr Hinekly next in nomination.

Mr Constant Southworth was chosen Treasurer, and sworne.

The Names of the Deputies of the seucrall Townes.

Robert Finney, Ensigne Eames, Leift Morton. Nathaniel Thomas. Mr Josias Standsh, Leift Hunt, Wiltam Paybody, Daniell Smith, Thomas Tupper, Daniell Cole, Wilłam Harvey, Thomas Paine, Leiftenant Macey, John Willis, Ensigne Howes, John Russell. Edward Sturgis, Senir, Mr James Browne,

Thomas Huckens, John Tompson,

The Constables of the severall Townes,

John Morton.

Plymouth, Gorge Watson.

Duxburrow, John Wadsworth.

| Scittuate, | | | | | | | • | 1672. |
|---|------|-----|-----|------|------|------|---|--------------------|
| Sandwich, | | | ٠ | | | | • | 5 June. |
| Taunton. | | | | | | | · { Richard Steuens, Hezekiah Hoar. | PRENCE, |
| | | | | | | | | Gou ^B , |
| Yarmouth, | | | | | ٠ | | . Hosea Joyce. | |
| Barnstable, | ٠ | ٠ | ٠ | | ٠ | | . John Huckens. | |
| Marshfeild, | | | | | | | · { John Sawyer, Josias Snow. | |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | • | | • | | · | (Josias Snow. | |
| Rehoboth, | | | | | | | · { Wilłam Sabin, Seni ^r , John Miller, Seni ^r . | |
| renocorn, | · | Ċ | • | • | • | | | |
| Eastham, . | ٠ | ٠ | | | ٠ | | . Jonathan Banges. | |
| Bridgwater, | ٠ | | | | | | . Robert Latham. | |
| Dartmouth, | | | | ٠ | | | . Gorge Soule. | |
| Swansey, . | | | | | | ٠ | . Thomas Barnes. | |
| Middlebery, | | | | ٠ | ٠ | | . John Irish. | |
| | | | * T | he | Gr | and | l Enquest, | [*66.] |
| Anthony Sr | 1011 | | | | | | John Miller, of Yarmouth, | |
| Willam Ho | | | | | | | Anthony Perrey, | |
| Mr Edmond | | | mai | o . | | | John Perrum, | |
| Mr Samuell | | | | ., | | | Gorge Crispe, | |
| Ensigne Jor | | | | ldir | 1. | | John Blackwell, | |
| Walter Brig | | | | | , | | Thomas Deane, | |
| John Dama: | _ | , | | | | | Thomas Lumbert, | |
| John Carey | | | | | | | John Finney, | |
| John Dingle | | | | | | | Thomas Pope, | |
| Joseph How | | | | | | | Thomas Lewis, | |
| John Richm | | | | | | | John Miller, of Middleberry. | |
| Samuell Du | nh | am, | , | | | | • | |
| The N | Van | nes | of | the | e Ce | elec | et Men in each Towne. | |
| Plymouth, | | ٠ | ٠ | ٠ | ٠ | | Leift Morton, Serjeant Harlow, Wiltam Crow, (Wiltam Paybody, | |
| Duxberry, | | | ٠ | | | | Wilłam Paybody, Mr Samuell Saberry, Mr Josias Standish | |

5 June.
I RENCE,
GOUR.

| - | | - | | |
|----------------------|------|---|--|--|
| Scittuate, . | | | | M ^r Micaell Peirse, Jeremiah Hatch, John Cushen. |
| Sandwich, | | | | James Skiffe, Thomas Burgis, Steuen Skiffe. |
| Taunton, . | | | | Leift Macye, Richard Williams, Walter Deaue, John Tisdall, Senit, William Harvey. |
| Yarmouth, | | | | M [†] Hawes, Edward Sirgis, John Thacher, Ensigne Howes, John Miller. |
| Barnstable, | | | | Leiften Laythorpe, John Tompson, Thomas Huckens. |
| Rehoboth, | | | | Mr Steuen Paine, Senir, Ensigne Smith, Leiftenant Hunt. |
| Marshfeild, | | | | Leift White, Ensigne Eames, John Bourne. (Nicholas Snow, |
| Eastham, | , | | | Daniell Cole, Thomas Paine, Marke Snow, Jonathan Sparrow. |
| Brid <u>ğ</u> water, | | | | Leiftenant Haward, John Willis, Seni [†] , John Carrey. |
| Dartmoutn, | | | | John Cooke, Arther Hathewey, John Russell. |
| Swansey, | | | | . $\begin{cases} \text{Hugh Cole,} \\ \text{Thomas Lewis,} \\ \text{M}^{\text{r}} \text{ James Browne.} \end{cases}$ |

| Surveyors of the Highweyes. | 1672. |
|---|--|
| Plymouth, John Holmes, Joseph Bartlett, Benajah Pratt. | 5 June. Prence, Gou ⁿ . |
| Duxbury, | |
| Scittuate, | |
| Taunton, $\left\{ egin{array}{ll} { m James \ Walker,} \\ { m Ensigne \ Leanard.} \end{array} \right.$ | |
| Yarmouth, Edward Sturgis, Senir, Joseph Howes. | |
| $\operatorname{Barns	ilde{	t}}, \ldots \cdot \cdot \left\{ egin{array}{ll} \operatorname{John\ Dauis,} \\ \operatorname{Thomas\ Hinckley.} \end{array} \right.$ | |
| Rehoboth, | |
| Marshfeild, $\left\{ egin{array}{ll} { m Joseph \; Bedle,} \\ { m Samuell \; Sprague.} \end{array} \right.$ | |
| Eastham, $\left\{ egin{array}{ll} \mbox{John Done,} \ \mbox{Daniell Done.} \end{array} \right.$ | |
| $ \begin{array}{cccccccccccccccccccccccccccccccccccc$ | |
| Dartmonth, John Smith, Peleg Tripp, Wiltam Palmer. | |
| Swansey, Nathaniel Chaffey, Jonathan Bosworth, Hezekiah Luther. | |
| Middlebery, Isacke Howland. | |

*In answare to the petition of John Cooke, the Court haue ordered, that some speeddy notice be ginen to all the purchassers that haue an interest in the said controversye, that they gine notice each to other to meet together att Plymouth att the next Court in July next, in order to the settlement therof, either psonally or by a comittey; and if they can not agree soe as to putt a finall issue thervnto, that then the Court will see cause to interpose with their healpe soe as finally to determine the said controversye. [*67.]

5 June.
PRENCE,
GOUR.

In answare to a petition prefered to the Court by some of the inhabitants of Sandwich, complaining that they are much straightened in want of comons, and therfore to have libertic to purchase some lands above them adjoyning to them for theire supply, the Court have ordered, that such lands shalbe purchased by such as shalbe appointed thervnto, and to be disposed of by the Court to such as are likely to be healpfull in the support and maintainance of minnestry.

Att this Court, Mary Churchill was centanced by the Court to pay a fine of six pounds for comitting fornication, as shee saith, with Thomas Doten.

Att this Court, Doreas Billington was centanced to pay a fine of fine pound by the next July Court to be holden att Plymouth, for comitting fornication with _____, or to appear att the said Court, and to receive corporall punishment by whiping.

Att this Court Susanna Turner appeared, and was centanced to pay a fine of eight pounds, for comitting fornication, as shee saith, with John Williams, of Barnstable.

Daniell Cole, the son of Job Cole, for cursing, fined ten shillings.

Leift Peregrine White and Wilłam Nelson, Seni', were appointed by the Court to lay out or deuide certaine meddowes belonging to Pachague Necke, and the inlargement of vpland on Bridgwater syde of the riner; and the ptenors of Pachauge Necke aforsaid engaged to defray the charge thereof.

Thomas and John Buck, Juni', being att the house of Isacke Chettenden the third of June, 1672, the said John Bucke did acknowlidge that the word spoken by him about and concerning his testimony att October Court last past, which was comitted to record, was falce, viz₀", that the said Nicolls had taken a falce oath, it being rashly and unadvisedly spoken; and that hee, the said John Bucke, had noe just ground soe to speake, and that hee was sorry that hee had soe spoken; with which acknowlidgment the said Nicolls acknowlidged himselfe to be satisfyed.

Whereas wee, whose names __ vnderwritten, were sworne to take a view of a dead corpes, the which corpes was the daughter of Richard Lake, of Yarmouth; the which corpes wee haue viewed, and alsoe haue bine as carefull as we can to inquire into the cause or causes of the death of the said Lakes child; and wee doe all judge, according to what light wee can gather, that the child came to its end by falling into a brooke of water, and soe was drowned.

1672.

Dated Yarmouth, 28th of the 2cond month, 1672.

5 June. Prence, Gou^r.

JOHN HALL, Junit, ANDREW HALLOTT, THOMAS HOWES, JOHN THACHER, JEREMIAH HOWES, NATH: HALL, SAMUELL HALL, JOSEPH RYDER, JUN MILLER, JUDAIL THACHER, SAMUELL MATHEWS, GERSOM HALL.

A generall and publicke day of humilliation was obserued, by the appointment of the Court, throughout this jurisdiction, held in concurrance with our maighbour collonic of the Massachusetts on the thirteenth day of this instant June, with speciall respect vnto the sad, and in many respects deplored, estate of our natiue countrey, takeing in theire withall senerall thinges concerning our sclues heer in N. E.

This Court is ajorned vntill the first Thirsday in July next, att which time the comittees are to meet againe; it wilbe the fourth of the month.

*Att the Court of his Ma^{ne} holden att Plymouth for the Jurisdiction of New Plymouth, the first of July, 1672.

1 July. [*68.]

Before Thomas Prence, Esq^r, Goû,
John Aldin,
Josias Winslow,
Wiltum Bradford.

Thomas Hinckley, John Freeman, Nathaniel Bacon, and Constant Southworth,

Assistants, &c.

M^R CONSTANT SOUTHWORTH, M^r James Browne, and M^r John Gorum are appointed by the Court to purchase a certaine p̃sell of land of the Indians graunted by the Court to the said John Gorum, lying att Papasquash Necke.

1 July.
PRENCE,
GOUB.

This Court doth appoint the Treasurer, Captaine Cudworth, and Cornett Studson to repaire to Barnstable, to heare a difference between Captaine Fuller and Samuell Fuller, Senir, on the one pity, and the towne of Sandwich on the other pity, about bounds of lands; and incase they can issue it and settle it, that they see doe; but if not, that they make report vnto the Court how they find matters in that behalfe.

In reference vnto a controuersy betwixt Willam Hailstone and James Walker, which hath bine of longe standing, relateing to an award made by Mr John Wiswall, Mr Richard Callicott, and Capt James Johnson, concerning and for the issueing of some difference betwixt the said pties, they, the said Wiltam Hailstone and James Walker, refering the case for a finall issue to the determination of the Court, haueing heard theire please on both sydes, and pused all such writings that were produced relateing thervnto, doe determine and conclude as followeth, viz : that forasmuch as that it appeers, vpon examination, that the said James Walker hath not prormed the latter pte of the said arbetration, viz?, to repaire the said Hailstone his reputation in the church, and to make a returne therof vnto the said arbetrators, which hee neglected to doe, the Court doe therfore order, that hee shall pay or cause to be payed vnto the said Hailstone the sume of fine pounds, in either good, marchantable porke, or good barr iron, betwixt this date and the fifteenth day of October next, att prise then currant; and wheras the said James Walker did openly and vnaduisedly, on a Lords day, accuse the said Wiltam Hailstone of telling seneral palpable lyes and founded vpon a lve, wherby the said Hailstone was much scandalised, this Court doth heerby aduise the said James Walker publickly to acknowlidge the wronge hee hath done him in the meeting, on the Lords day, in the congregation; and this our award and joynt determination to be a full and finall issue of all such differences and controuersves as relate vnto the 6 mises.

This Court doe order M^t John Freeman and Richard Bourne to purchase a peece of land or psell of land att Mannomett, called and knowne by the name of the Old Feild, for the said M^t Bourne his more convenient improuement of his meddow there, prouided that the Indians to whome it belongeth shall haue free libertic, notwithstanding this order, to improue it without interruption, both them and theire heires foreuer.

Wheras Willam Paybody complained vnto the Court that Willam Numacke and Moses Numacke, of Pinquine Hole, allies Weesquebs, that they are indebted to him the sume of scauen pounds and four shillinges, what they cannot satisfy otherwise then by making oner some land for a time, this Court haue, with the consent of the said Willam and Moses Numacke, layed an extent vpon theire lands, willed to them by theire father, lying between the riner of Pingaine Hole aforsaid and Nucksissett, with the longe necke which goeth into the sea called Wenamett, both vpland and meddow, with all and singulare the appurtenances and prinlidges belonging thervnto, for the full tearme of ten yeares from the fifteenth day of October next, from thence fully to be compleated and ended, to be for the vse and impronement of the said Wiltam Paybody, to him and his heires and assignes for the full tearme abone expressed; onely that the said Wiltam Paybody is to mow the meddow this yeare, and the said Wiltam Numacke and Moses Numacke they or either of them may, by the payment of the abonesaid sume within one yeare from the date heerof, redeeme theire abonesaid land.

In reference vnto a whale brought on shore to Yarmouth from sea, the Court leanes it to the Treasurer to make abatement of what is due to the countrey theref, by law, as hee shall see cause, when hee hath treated with those that brought it on shore.

*This Court, att the former session, takeing notice of the longe continued difference between John Cooke, of Dartmouth, and many of the inhabitants and purchasers of that place, and judging it difficult for them to put themselues into a capassitic of ending it without the Courts interposing to theire healp, did then direct an order to the said towne and purchasers, to appear att the adjournment in July instant, in theire psons or by theire deligates, to attend a finall issue of the abouesaid controversyes. They, soe appearing att the Court, agreed joyntly to refer the whole matter of difference between the said John Cooke and the towne of Dartmouth or purchasers, respecting all theire publicke or comon transactions, to the majestrates of this Court, whoe, after a full hearing of pleas on both sydes, mannaged by John Smith, Samuell Hickes, and Peleg Tripp, in the behalfe of the purchasers, and well considered therof, doe award and determine as followeth:—

1. Viz₃, that John Cooke shall have and foreuer injoy a little iland called Ram Iland, by the said towne disposed to him for former service; and secondly, that they the said towne and purchasers doe pay or cause to be payed vnto John Cooke his debt of cleuen pounds for latter agencye and disbursments for them, and three pounds for his damage and trouble, which fourteen pounds shalbe payed to him or his order in good and marchantable porke, beefe, and corne, in equall proportions, att or before the middle of October next, or otherwise to his content.

And wee determine the bounds of the plantation to be according to a deed given by Phillip, the sachem, bounded on the cast by a blacke oake, marked on foure sydes, concerning which tree all pites did agree, and from

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1 July.
PRENCE, Gotes.

[*69.]

1 July.
PRENCE,
GOU⁸.

the said tree by a south line, as run by Robert Hazard, downe to the salt water, and by the contrary line into the woods extending eight miles from the said tree, and att the westerly end as bounded by the abouesaid deed.

And lastly, wee determine that, John Cooke being payed what wee haue aboue awarded, hee shall deliuer vp the deeds and acquittances concerning those lands vnto whom shalbe appointed to receiue and keep it for the towne and purchasers therin interested; and this wee order to be recorded as our award, and to stand as a full, absolute, and finall conclusion of the abouesaid controucrsyes between the said John Cooke and the towne and purchasers of Dartmouth aboue mensioned, and his and their heires for ener.

In reference vnto the towne of Dartmouth, it is ordered by the Court, that wheras an apparent neglect hath bine for the two yeares last past of the gathering in of the sume of fifteen pounds a yeare, according to the order of Court, to be kept in stocke, towards the support of such as may dispence the word of God vnto them, it being neglected the last yeare in pretence that those that were appointed by the Court to receive it, and improve it for the ends aforsaid, refused soe to doe, it is now ordered by this Court, that the sume of fifteen pounds be this yeare levied to be as a stocke for the vse aforsaid, to be payed and delivered vnto the constable of Dartmouth, in good and currant countrey pay, to be by him retained and keep vntill hee shall receive further order from the Court for the dispose of it.

Att this Court it was agreed by and between M^{*} Constant Southworth and Phillip, the sachem, in reference to the land att att Assowamsett Pond, that wheras the land purchased of the said sachem there was formerly to goe three quarters of a mile broad, and to goe oner Wachemocussett Brooke, it is now bounded by the said brooke below, and soe to goe vp by a pond; and what is wanting below by reason the breadth is cutt short by the said brooke, it is to be made vp abone.

[*70.]

*These psents testifies that wheras Thomas Butler, of Sandwich, haucing bought fifty acrees of land of Jonathan Morey, of Plymouth, and these lands falling into the hands of the Indians, via?, Quachattasett and Nanumett, the which Quachattasett with Nanumett hane freely and absolutely resigned vp vnto Thomas Butler the whole fifty acrees, the which lyeth in two places, that is to say, thirty acrees to be measured neare the Ceder Swamp, vpon the side of the path towards Sandwich, the which path goeth from Nanumetts land or planting feild vnto Breake Hart Hill, or the Salt Water Pond, and the other twenty acrees is to be measured out of a necke of land that shootes into the Herring Riuer Pond, the which is the bigest necke of land; all which

the whole fifty acrees wee, the aforsaid Quachattasett and Nammett, doe allienate from ourselnes, our heires and assignes for euer, vnto Thomas Butler aforsaid, for himselfe, his heires and assignes for euer: to haue and to hold both the pells of land before mensioned, with the timber, and wood, and grasse that is vpon it. Witnes our hands, this third of July, one thousand six hundred scauenty and two. 1 July.

Prence,
Gous.

Signed, sealled and delivered in the Psence of

Richard Bourne, Joseph Bartlett.

This abouesaid conveyance of land was ordered by the Court held att Plymouth, the third of July, 1672, to be recorded.

Att this Court, a letter was read in the Court, which was a returne of an answare to a letter sent vnto the Massachusetts, concerning our collonies acceptance of the proposition made by them for the continuance of the confeaderation, both which letters imported a joynt acceptance and concurrance in the proposition about the continuance theref.

Att this Court, John Williams, of Scittuate, appeered to answare a complaint against him for breaking the Sabbath by docing seruill worke theron, and hee prefered a petition to the Court, which was read and considered. Notwithstanding, the Court voated generally that hee lay lyable to be called to answare further to it; and wheras hee excepted against one pticulare in the sumons that was last sent for him, in that the place where hee soe brake the Sabbath was not specifyed, the Court proffered him to be tryed by a jury of his equalls, which hee neglected to accept, and soe the Court tooke further cognizance of the case; and infine hee was sentanced for his proplamation of the Sabbath by docing scrull worke theron, proued by diuers wittnesses, to pay a fine of forty shillings, according to the law, to the vse of the collonic.

Ollome.

John Williams, of Barnstable, standeth bound vnto the 10:00

Court in the penall snine of 10:00

John Howland, of Barnstable, in the suine of 10:00

The condition that wheras the said John Williams is accused to be the father of the child which was lately borne of Sussama Turner, of Sandwich, if therefore the said John Williams doe alow and duely pay two shillings by the weeke towards the keeping of the said child, vntill the Court of his matito be holden att. Plymouth aforsaid the first Tusday in March next, the one 5 July.
PRENCE,
GOUE.

halfe to be payed in Indian corne, and the other halfe in goods, both att prise currant, to be deliuered att James Pursevalls, att Sandwich, quarterly, (if the said child line soc longe,) and that hee the said John Williams doe appear att the Court aforsaid, and not depart the said Court without lycence; that then, &&.

Job Bourne, for refusing to serue in the office of a constable att Sandwich, was fined according to order the sume of four poundes.

Dorcase Billington is centanced to suffer corporall punishment by whiping, for comitting fornication; this to be pformed on some lecture day, when the Gou[†] shull see meet.

1 August.

*August the first, 1672. Francis Jones, being apprehended att Taunton for pilfering and stealing seuerall pticulares, and comitted to prison after examination, was centanced by the Court to be publickly whipt att the post, which accordingly was inflicted, and was forthwith deliuered to John Smith, of Taunton, attorney to Seth Smith, of Medfeild, in the jurisdiction of the Massachusetts, whoe engaged to the Court to deliuer him to the said Seth Smith, his brother, att Medfeild, to be psented before the next majestrate of the gou ment of the Massachusetts aforsaid, for the recovering of such charges as the said Seth Smith hath bin att in procedution of the said Jones.

10 September.

September 10th, 1672.—I, Thomas Hughes, of Plymouth, in New England, doe owne and acknowlidg a judgment of sixteen pounds, in currant siluer mony of New England, due and payable from my pson or estate vnto Mr James Brading, of Boston, or his assignes, whereof I ame convict in due course of law.—In witnes whereof I have herevnto sett my hand this 10th day of September, 1672.

THOMAS HUGHES.

This was acknowlidged before Thomas Prence, Esquire, Gou^{*} of the jurisdiction of New Plymouth, and before M^{*} John Aldin, and M^{*} Constant Southworth, Assistants in the same gou^{*}ment.

Testa me, NATHANIEL MORTON, Secretary.

12 September.

The 12th day of September, 1672, two Indians, the one named James and the other Hobson, appecred before Thomas Prence, Esq⁷, Gou⁸, and M⁸ Constant Southworth, Assistant, to answare for theire felloniously entering the house of John Macomber, Seni⁸, of Taunton, and taking some mony out of his house; and on hearing and full examination of the case, they were centanced to pay to the said Macomber treble restitution, which is nine shillinges, in siluer or the vallue therof, and to suffer corporall punishment by

whiping att the post, and to abide in durance vntill satisfaction is made as abouesaid; and likewise to satisfy the marshall for the charges of their imprisonment, and then to be freed. 1672.

14 August.

Prince,
Gogs.

August the 14th, 1672. The jury that was impannelled by the constable of Taunton to view the body of Peter Trebey, the son of Peter Trebey, of Newport, on Rhode Hand, being att Taunton with his mother, Bethya Trebey, att the house of Mr Gorge Shoue, doth giue theire verdiet as followeth. This Peter Trebey, being a child of about three yeares old, being neare the riversyde, by some accedent fell into the river, and was by Peter Pitts taken vp dead.

Walter Dean, John Turner,

Richard Williams, Ensigne Thomas Leanard,

Willam Harvey, Shadrach Wibore,

Joseph Wilbore, Thomas Linkolne,

James Leanard, John Richmond, Christopher Thrasher, Israell Deane.

Libertic of adminnestration is graunted vnto Anna Little, widdow, the relict of Thomas Little, of Marshfeild, deceased, to adminnester on the estate of the said Thomas Little.

*Plymouth, this 27th of the 6th, 1672. These are to whom it may concerne, that Wilłam Harvey and John Richmond, of Taunton, haue giuen mee bill vader theire hands, for the sume of eighty three pounds, which was due from Phillip, the sachem, to the collonie, for which sume the said Phillip engaged to mee foure miles square of land downe Taunton Riuer, and next vato Taunton bounds, which engagement or mortgage I heerby make ouer vato the abouesaid Wilłam Harvey and John Richmond, in the behalfe of the towne, for theire cecuritie for the aforsaid bills vader theire hands made vato mee; and for the truth of this I haue subscribed my hand the day and yeare aboue written.

CONSTANT SOUTHWORTH, Treasurer.

The 20th of Septem, 1672. Wee whose names are viderwritten, being 20 September, the jury warned by the constable of Taunton to view the corpes of John Richmond, Junif, wee found him dead, being killed by the ouerturning of a cart, as wee apprehend, the oxen rinning downe a hill, and one wheele ran ouer a rocke, and the eart did ouerturne yoon him; wee found him bruised on

[*72.] 27 August. 1672. his shoulders, and on his backe below his shoulders, which, as wee apprehend, was his death, and noe other way.

20 September.

PRENCE,

GOUR.

PETER PITTS,
CHRISTOPHER THRASHER,
SAMUELL SMITH,
JAMES PHILLIPS,
JONAS AUSTINE, Junit,
JOHN TISDALL, Junit,
RICHARD BRIGGS,
THOMAS HARVEY,
MALLACYE HALLOWEY,
DANIELL MOKENEY,
JOHN HODGIS,
JOHN SMITH.

The answare of the Court vnto the proposition or enquiry made by Mistris Tilden, whether they judge it meet that the charge of the education of her children, and the charge expended for & towards the reparation of the minnesters house, should be defrayed out of the intire estate of Mr Joseph Tilden, deceased, or out of her pet and portion therof; that forasmuch as it appears that it was the mind of Mr Tilden, in his life time, that the said charges should be defrayed out of his said intire estate, they judge it meet that it should soe be, and not out of her piculare pet therof.

In reference vato severall controversyes that have or may arise amongst the Indians, concerning titles and propriaties of lands, the Court orders, that such Indians as are or shalbe att any such controversye, shall repaire vato, or the controversy be refered vato theire cheife sachem, Phillip, sachem of Pokanakett, &c, for the clearing vp and giacing light into such controversyes, the Court judging that hee is best able soc to doe, and for that end, the said sachem being psent in the Court, they spake to him to be reddy and willing to be healpfull in the case, as occation might require, whoe accordingly engaged see to doe,

Lers of adminnestration was graunted vnto John Williams, of Scittuate, to adminnester on the estate of Edward Williams, rate of Scittuate, deceased.

*Att the Court of his Matte held att Phymouth the 29 & 30th of October, 1672.

Before Thomas Prence, Esqr, Gour, John Aldin,

Josias Winslow, Willam Bradford, Thomas Hinckley, John Freeman, and

Nathaniel Bacon,

29 October. PRENCE. GOVERNOR.] [*73.]

Assistants, &c.

THERAS, vpon a motion made by John Daman and Edward Jenkens, in the behalfe of seuerall of the ancient inhabitants of Scittuate, whoe have approved themselves to be peacable, and yett neither closing with the comittee in all thinges, nor yett approucing of the way and course that some others have taken in the towne, as to the disposing of the videuided lands of Scittuate, wherepon the Court gaue them a convenient time to returne theire propositions in reference to a medium or middle way between both, and the names of those psons, and did alsoe withall suspend the execution of the Court order respecting the pmises, vntill the said returne should be made to some of the majestrates, and if vpon theire said returns there should appear nothinge of waight to alter the aforsaid determination of the Court, that then there should be forthwith due course taken to put the said order in execution; and accordingly the said returns was made on the fifteenth of this instant November, and finding nothing therin of waight to alter the Courts said determination, the said order is put in execution as followeth: -

Plymouth, October 29th, 1672. This Court doth appoint and impower Captaine James Cudworth, Cornett Robert Studson, Leiftenant Isacke Bucke, Isacke Chettenden, John Daman, John Turner, Senit, John Bryant, and John Turner, Junir, or any fine or more of them, to lay out lands att Scittuate, vnto all those that had an ancient graunt of land from the freemen, before that which is called a surrender, as alsoe to those that were housholder inhabitants in Scittuate before 47, or the successors of such, that neuer received any land from the freemen; and incase the comittey be not satisfied concerning the right of any psons that make claime to lands on the abouesaid considerations, that they proceed to lay out vnto such as haue an unquestioned right, and that such as are doubtfull haue recourse vnto the Court to determine theire right; the proportions of land to be layed out wee order to be att the descretion of those that are thervnto appointed, provided noe mans proportion exceed eighty acrees or to be lesse than fifty; and it is to be layed out by these men 29 October.
PRENCE,
GOU'S.

wher it may be most convenient to the psons and least prejudiciall to the townes comons; Cornett Studsons onely to be adjoyning to the land hee had of the country, if by the judgment of these men it be not greatly prejudiciall to the towne; and that the psons aboutenensioned doe apply themselues to lay out lands to such as aboutesaid, and alsoe those lands that were by the majestrates and towne of Scittuate graunted to Mr Baker and Mr Witherell the last springe, with all convenient speed.

The Court haue impowered M^r Micaell Peirse, Edward Jenkens, and John Bryant, of Scittuate, to see vnto the execution of the order of Court prohibiting the transportation of plankes, boards, bolts, or barke out of this goument.

An Order directed to Thomas Paine, the Water Bayley.

This Court being enformed that few or none of ours are like to fish att the Cape by saine, and that diuers strangers desire libertic there to fish, these are therfore to impower you, in the behalfe of the Court, to give libertic to such strangers as shall desire there to fish, carrying orderly and paying such dues as by Court order is prouided; and this shalbe youer warrant therin for this fiscut season.

The Acknowlidgment of Roger Goodspeed.

These are to certify whom it may concerne, that what words passed from mee, Roger Goodspeed, att the meeting house att Barnstable, concerning John Jenkens his stealing my kidd and lying, were rash, vnaduised, and inconsiderate words; and vpou due consideration, I see I had noe just cause soe to say, and ame sorry for soe saying, and desire him to passe it by.

ROGER GOODSPEED, his mark, H.

[*74.]

*Att this Court, the Indian named Secunke, with his two sonnes, appeared in Court, and declared and proued by seuerall Indian testimonies, that all Scauton Necke was theire fathers land; and the said Indian testimony did testify, that it was these two younge mens lands, and was theire fathers, and theire grandfathers, and theire grandfathers; and the said Secunkes two sonnes did owne and acknowlidge that they had sold and disposed of pte of the said necke to the Bistable men, viz), that end of the said necke next vnto Barnstable towne, or the sandy beach, soe farr on the necke towards the westwards vntill it comes right against the brushey swamp, and on the maine to the said brushey swampe, and soe by a straight line to the sea. Alsoe, Quachattasett, the sachem of Mannomett, did likewise owne and acknowlidge

before the Court, that the aforsaid Secunke was the owner and propriator of the said Sewaton Necke, and that the said Secunke had given vnto the said Quachattasett all that pet of the said necke next vnto Sandwich vntill it comes to the said brushev swampe, neare vnto Robert Harpers. 29 October.
PRENCE,
Gor.

The Court, being satisfyed by these testimonies that the lands abouemensioned, being the souther pite or end of the said Scauton Neeke as farr as the brushey swampe on the maine, and from the said swampe by a straight line to the sea on the same point, that is, the range between the townes of Sandwich and Barnstable, was fairly obtained of the abouemensioned Secunke, the right owner, by Barnstable men, doe see clear reason to determine, that vnto the bounds aboue expressed doth and shall appertaine vnto the towne of Barnstable, and that the lands of Captaine Mathew Fuller and the lands of Samuell Fuller, Seni^r, doe alsoe come and joyne home vnto the abouemensioned line.

The Court allowes and gines libertie vnto Saconecsett men to make such good and wholsome orders as may be vsefull for theire comon good in the place where they line; and what shalbe done by the major pet shalbe binding to the whole.

Liberty is graunted by the Court vnto Ensigne John Haward to keep an ordinary for the entertainment of strangers att Bridgwater; and that hee proude himselfe with nessesaries in that behalfe, and keep good orders in his house, that see there be noe just cause of complaint by reason of any disorders in that respect.

In answare vnto a proposition made to the Court by the towne of Bridgwater, that wheras scuerall psons were formerly appointed by the Court to lay out theire lands, some wherof ar deceased, and others taken off by other occations, that they may haue libertie to depute some others amongst themselues to be improved for that end, the Court doe declare themselves willing that they may see doe, and that incase the propriators of the said lands shall gencrally agree vpon any thinge respecting theire lands, that the clarke of the towne shall comitt such theire conclusions to the records of the towne; and that Elder Brett, Mr Nicholas Byram, and Mr Samuell Edson be heerby deputed by the Court to purchase those lands which lye on the north syde of Teticott Riucr, within the bounds of Bridgwater, of the Indians, for the townes yes.

It is ordered by this Court, that an Indian called Old John, allies Mopes, shall pay vnto Willam Swift six pound, to be delinered in tarr att Sandwich, att or before the first of May next, with the charges which hath arisen about a suite contenced att the Court of the Celect Men of the towne of Barnsta-

V01., V.

14

29 October.
PRENCE,
GOUR.

ble against the said Swift; and in defect of payment as aforsaid, then the said Swift is heerby impowered to seize on the body of the said Old John, allies Mopes, and to bringe him or cause him to be brought before the Goû or Court, whoe will take such a due course as that his just dues shalbe satisfied by the seruice or sale of him, the said Old John, allies Mopes; and ypon the Courts graunt of this order, the said Willam Swift did engage to acquitt and release Jedadia Lumbard from that engagement of his to the said Willam Swift on that accompt of the said Old John, or any other Indians whoe were his eccuritie.

(Mr Missell Poisso

[*75.] *The Names of the psons appointed by the Court to see to the Execution of the Orders of Court prohibiting the Transporting of Plankes, Boards, Bolts, or Barke out of the Goûment; which Order beareth Date June, 1672.

| | | | M. Micaeli Feirse, |
|---|---|---|--|
| | ٠ | | . { Edward Jenkens, |
| | | | |
| | | | Mr Samuell Saberry, |
| | ٠ | | . $\begin{cases} \mathbf{M^r} \; \mathrm{Samuell} \; \mathrm{Saberry,} \\ \mathrm{John} \; \mathrm{Tracye.} \end{cases}$ |
| | | | (Willam Harlow, |
| • | | ٠ | $\cdot \left\{ egin{array}{ll} 	ext{Will} 	ext{am Harlow,} \ 	ext{Joseph Howland.} \end{array} ight.$ |
| | | | (Ensigne Lenard, |
| ٠ | | ٠ | · { Ensigne Lenard, John Tisdall, Seni ^r . |
| | | | |
| ٠ | ٠ | ٠ | $\cdot \begin{cases} \text{Justus Eames,} \\ \text{Samuell Sprague.} \end{cases}$ |
| | | | |

In reference to a controversye depending betwixt the townes of Taunton and Swansey respecting the lands mortgaged to the Treasurer by Phillip, the sachem, being by the said townes respectiue agents refered to this Court for the finall determination and issue therof, whose pleas being heard and duely weyed, this Court orders, that the three miles first purchased, for which a deed hath bin obtained of the said sachem, shalbe and belonge vnto the towne of Taunton, and accoumpted within theire township, and the other mile to be and belonge vnto the towne of Swansey and within theire township, provided that Swansey men doe pay or cause to be payed theire full part of the payment made or to be made for the redceming of the said lands mortgaged, or for the farther payment of the purchase vnto Phillip, according both for specie and time equally proportionable to the other lands purchased as abouesaid; alsoe, that Swansey men shall from time to time allow convenient wayes to Taunton men vnto theire meddowes lying within the line of Swansey, and timber to

fence them, with such smalle stripps or points of vpland to run theire fence on as may be nessesary for theire fenceing the said meddowes, and that the said meddowes bee exempted from rates att Swansey. 29 October.
PRENCE,
Gou's.

In reference vnto a controversye between John Williams, of Scittuate, and William Rogers, concerning accoumpts and other matters betwixt them, they have agreed, and have made choise before the Court of Capi Cudworth, Leiff Bucke, and Thomas Turner, or any two of them, to heare and finally to determine and to put to a full issue all such differences as are between them; and to meet together for that end and purpose on Munday, the 28th of this instant Nouember, 1672, att the house of Edward Jenkens; and John Cushen is heerby impowered to adminnester an oath to any witnesses in reference to the said case as occation may require.

William Makepeace, Senir, lineing att Taunton Riuer, for lacinious attempts towards an Indian woman, was centanced by the Court to be publickly whipt att the post, which accordingly was pformed.

And the said Makepeace, for selling stronge liquors to the Indians, was fined the sume of flue pounds.

Jabez Lumbert, for selling liquors to the Indians, fined fifty shillinges.

Edward Coleman, of Barnstable, for cursing, fined fine shillinges.

Thomas Jones, of Taunton, for being drunke the second time, fined ten shillinges.

*.Att the Court of his Mair holden att Plymouth the fourth of March, 1672.

1672-3.

4 March.

Before Thomas Prence, Esq, Goû,

John Aldin, Josias Winslow, Wiltam Bradford,

Thomas Hinckley, John Freeman, and Constant Southworth,

Assistants, &ĉ.

HERAS att the Generall Court of his mate holden att New Plymouth in June, anno 1670, the Court, vpon divers serious considerations them thervato moueing, did freely giue and graunt all such proffetts as might or should annually acrew or grow dew to this collonie, from time to time, for fishing with netts or saines att Cape Codd for mackerell, basse, or herrings, as bette said graunt doth fully appear, to be imployed and improved for and towards a free schoole in some towne of this jurisdiction, for the training vp

4 March. PRENCE, Gour.

1672-3. of youth in littrature for the good and benifitt of posteritie, provided a begining were made within one yeare after the said graunt; and that the ordering and managing of the said affaire was by the said Court comitted to the Goû and Assistants, or any four of them; and that within the time limited there hath bin a beginning made att Plymouth, and hither to continued, by Gods blessing, with good successe, as vpon examination may appear; and wheras the said towne in generall haue given and graunted whatsoever proffitts may any way arise from or by the improvement of a considerable tract of vpland and meddow belonging to the said towne of Plymouth, lying and being att Agawaam, Sepecan, and places adjacent, for and towards the maintainance and vpholding of the said scoole att Plymouth; as alsoe since severall of the towne of Plymouth, out of theire good affections, have freely given out of theire owne estates for the erecting or procuring a convenient scoole house, not onely for the better accomodating of the scollers, but alsoe for the scoolmaster to line and reside in, as God by his prouidence may please to psent, all the pmises being considered, in hope that God may please see to smile upon this our day of smale thinges as to make it a blessing to the riseing generation; -

> This Court haveing taken themselves much obliged reddily and gladly to accept of that trust comitted vnto them by the aforsaid Generall Court, and doe heerby reddily and cheerfully accept therof, and hope, by Gods assistance, faithfully and carefully to use theire best indeauors, what in them lyeth, to incurrage and carry on the said well begun worke att New Plymouth soc long as God shalbe pleased to affoard any competensic of meanes and convenient number of scollars, and to that end doe appoint and constitute our approued frind, Mr Thomas Hinckley, to take vpou him the office, care, and charge of a steward of the said scoole, to demaund, recouer, and receive all such sume or sumes of mony due from any pson or psons to the said scoole, either by revenew of the aforsaid graunt of the Court or the graunt or gift of the towne of Plymouth, or any otherwise due; and that hee doe gine a trew accompt of all such moneyes received once or twise in the years vnto the Goû and majestrates, or any four of them, as it shalbe required, as also to make such payments and disbursments to any imployed in or about the said worke as hee shalbe ordered by them, according to monves received by him on that accoumpt from time to time; and that hee be allowed due satisfaction for any trouble or expence about the said imployment.

[*77.]

*Att this Court, Mistris Elizabeth Howland, the reliet of Mr John Howland. Senir, deceased, came into the Court, and did freely give and surrender vp all her right that shee hath in the lands of the said John Howland, Senit, lying and being att Namassakett, in the township of Middleberry, vnto Mr

John Gorum, of Barnstable, to him and his heires and assignes for euer, viz, all the right and interest that hee, the said John Howland, had by the Courts graunt vnto scuerall propriators in Namassakett land, which said graunt beareth date anno Doffi 1662, with all and singulare the appurtenances belonging thervnto, or to any pite or pisell therof, vnto him, the said John Gorum, to him and his heires and assignes for cuer.

4 March.
PRENCE,
GOUR.

Att this Court, Sachemus, the sachem of Satuckett, came into the Court, and acknowlidged before the Court that hee and his father hath sold formerly vnto Mr Thomas Prence all the land att or neare Satuckett, from the Indian fence by the water syde ranging into the woods, bounded by a pyne tree, about halfe a furlonge to the westward of a pond by the water side called Aquonest, and soe running southerly oner a pond called Wishoca, and soe into the woods, all the lands below the longe ponde that runs through the plaines towards Pottanumacutt called Mashpa, and from the said Indian hedge att the water syde to Nemskekett, the westerly fit of the meddow.

Att this Court, Leiftenant Morton, Sarjeant Harlow, Joseph Warren, and Wilłam Clarke, or any three of them, are appointed by the Court to purchasse whatsoener lands are yett enpurchased of Plymouth graunt att Sepecan and places adjacent within the said graunt for the vse of the said towne; and they are to acquaint the Indians when they goe about it, that soe they may come, if it may be, to know the right propriators thereof; and incase they purchase more then what is within the said graunt, they are to acquaint the Court therwith.

In reference to a deed deliuered into the Court by Capt Willett, called Whitmans deed, the Court haue ordered, that the said Capt Willett shall either haue his deed againe or be payed by the propriators in the same land what hee hath disbured for the purchasers thereof.

Wheras Joseph Turner hath sold a psell of cooper stuffe, now lying att Peirses landing place att Scittuate, vnto Robert Stanford, of Scittuate, and the said Turner hath owned that hee hath both sold and deliucred it, but now threatens to disturb the said Stanford in the injoyment therof, the Court heerby ordereth, that if occation require, that the constables of Scittuate, or either of them, shall affoard such assistance soc as the said Stanford may injoy his said stuffe without disturbance.

It is ordered by the Court, that such of the townes of this goûment as haue not delinered theire Indian guns, that they being them or cause them to be brought to some one house in theire towne, either to the constables or to some one of the celect men, that soe they may be reddy, vpon any order from the Court sent by any English, to be delinered to the Indian owners, and that they keep the said order soe sent for theire discharge. 1 6 7 2-3.

4 March.

PRENCE,
GOUR.

[*78.]

*The Court haue ordered the major and Capř Bradford to heare and put an end to a difference between two Indians, the one called John Thomas and the other called Janoowan.

In reference to the complaint of Thomas Linkolne, of Taunton, against Wilfam Briggs, on suspition that hee hath killed his horse, the Court, haucing heard the plea of the said Linkolne and the defence of the other, doe conceine that they might haue passed a judgment in the case; but forasmuch as the said Briggs pleadeth that the matter came suddainly on him, wherby hee is unpromided to defend, and wheras alsoe hee saith that hee knoweth not what his wife hath done respecting the phises, the Court haue ordered, that both hee, the said Wilfam Brigges, and his wife, be sumoned to the Court of his marie to be holden att Plymouth in June next, then and there to make further answare to such matters as shalbe enquired of them concerning the same, vulesse in the mean time they come to an agreement about it.

Wheras the Court is informed, that vnder pretence of the naighbourhood of Satuckett its being within the townshipp of Yarmouth, that some of Yarmouth doe make stroy of the timber properly belonging to the said naighborhood, to theire great damage and detriment, this Court doth heerby prohibite any further proceeding in makeing such stroy or treaspas aforsaid; the Court declaring, that notwithstanding the said naighborhood is within the constablericke of Yarmouth, yett that they have nothinge to doe to meddle with any timber or other privillidge appertaining to the said naighborhood, being between Bound Brooke and Stony Brooke, vulesse they can produce any record of the Court glueing them libertie soe to doe.

Letters of adminnestration was graunted vnto Mistris Elizabeth Howland to adminnester on the estate of M¹ John Howland, Seni⁷, of Plymouth, late deceased.

Libertie is allowed and graunted to Joseph Barstow to keep an ordinary att Scittuate att the place where hee now lines, and that hee be prouided alwaies with nessesaries for the entertainment of trauellers, and keep good orders in his house, that there be noe just cause of complaint against him in that behalfe.

Libertic is graunted vnto Matthew Gannett to keep an ordinary att Scittuate in the place where hee now dwelleth, and that hee bee prouided att all times with such nessesaries as is behoofull for the entertainment of strangers, and keep good orders likewise in his house, that there be noe just cause of complaint against him in that behalfe.

Be it knowne vnto all men by these psents, that I, Isacke Turner, of Sandwich, in the collonic of New Plymouth, vpon the behalfe of my sister, Sussama Turner, as relateing to the keeping of the child of hers which was in contest about att the Court, these are therefore to signify, that 1 doc acquitt, disownarate, and disoharge John Williams, now resident in Barnstable, that hee, the said John Williams, shalbe free from keeping or maintaining of the child, which is my sister Sussanna Turners. For the true pformance of which, 1, the abouesaid Isacke Turner, doe heervnto sett my hand and my scale, this 28th day of October, 167:2.

4 March.
PRENCE,
GOUR.

ISACKE TURNER, and a Seale.

In the psence of these witnesses: —

John Goodspeed Shis marke.

Aron Barlow Shis marke.

This abouesaid obligation was shewed in the Court, and ordered heer to be recorded by the Court for the eccuritie of the said John Williams, as abouesaid.

*In reference vnto the presentments of Abraham Hedge, his offences being of soe flagicious a nature, the Court doth centance him to pay a fine of ten pounds or to suffer corporall punishment by being whipt att the post, and to find surties for his good behauior. Sence the centance was read, vpon his solliciting the Court by a petition, and giueing some hopes therin of reformation, the Court saw reason to remitt fine pound of the fine.

Abraham Hedge, of Yarmouth, acknowlidgeth to owe vuto our soft lord the Kinge the sume of 10:00:00

Released.

[*79.]

Willam Hedge, of Yarmouth, the sume of 10:00:00

The condition, that if the said Abraham be of good behauior towards our soû lord the Kinge and all his leich people, and appear att the Court of his ma⁶⁶ to be holden att Plymouth in June next, and not depart the Court without lycence; that then, &c.

Released.

The condition, that if the said Nicholas White doe appear att the Court of his math to be holden att Plymouth in June next, to make further answare to what may be required of him in reference to the charge and accusation of Jaell Smith, wherin shee chargeth him to have comitted vucleanes with her, and that hee, the said White, depart not the said Court without lycence; that then, &c.

Released.

4 March.
PRENCE,
GOUR.

The condition, that if the said Thomas Jones doe appear att the Court of his madie to be holden att Plymouth in June next, to make further answare to what may be required of him in reference to the charge and accussation of Jaell Smith, wherin she chargeth him to have comitted vucleanes with her, and that hee, the said Jones, depart not the said Court without lycence; that then, &c.

Memorandum: that John Smith and Jaell, his wife, be sumoned to the said Court in reference to the Omiscs.

Francis Curtice, for comitting fornication with his now wife before marriage, fined fifty shillings.

Abisha Marchant and Mary Tayler, for comitting fornication with each other, fined each of them flue pound.

Thomas Nicolls, for telling of a lye, fined ten shillings.

Gorge Russell, for misdemeanor towards Joseph White, fined ten shillings. Robert Stanford, for being drunke, fined fine shillings.

1673.

3 June.
[Winslow,
Governor.]

*Att a Generall Court of Election holden

Before John Aldin,
Josias Winslow,
Thomas Hinckley,

John Freeman,
Nathaniel Bacon, and
Constant Southworth,

Willam Bradford,

Assistants, &ê,

The third Day of June, 1673.

AJOR JOSIAS WINSLOW, ESQ., was chosen Goû, and sworne.

John Aldin, Thomas Hinckley, William Bradford, John Freeman, Nathaniel Bacon,

were chosen Assistants, and sworne.

Nathaniel Bacon,
Constant Southworth, and
James Browne,

Major Josias Winslow, Esq̂, and $\left. \right\} we \tilde{r} \ \ chosen \ \ Comissioners.$ Mt Thomas Hinckley

Capt Bradford the next in nomination.

Mr Constant Southworth was chosen Tresurer, and sworne.

| | COURT | ORDERS. | 11 |
|-----------------------|-----------|--|---------------------------------|
| The Names of the Cele | ect Men c | of each Towne in this Jurisdiction. | 1673. |
| Plym̃, | | Leift Morton, Serjant Harlow, Wilt Crow. | 3 June. [Winslow Governor |
| Duxberry, | | Samuell Saberry, Benjamine Bartlett, Wiltam Paybody. | |
| Scittū, | | Micaell Peirse, John Cushen, Jeremiah Hatch. | |
| Sand, | | James Skiffe, Seni ^r , Wiltam Swift, Thomas Tupper, Juni ^r . | |
| Taunton, | | Walter Dean, Rich Williams, Leiff Maeye, William Harvey, John Tisdall. | |
| Yarmouth, | | Edmond Hawes, Edward Sturgis, Ensigne Howes, John Miller, John Thacher. | |
| Barnstable, | | (Leift Laythorp, John Gorum, John Tompson. | |
| Easth, | | Nicholas Snow, Marke Snow, Jonathan Sparrow. | |
| Bridŵ, | | John Willis, Seni ^t , Leift Haward, John Carrey. | |
| Dartín, | | John Cooke, Arther Hathewey, James Shaw. | |
| Swansey, | | M ^r Allin, Hugh Cole. Hath none. | |

Middleberry, Hath none.

15

VOL. V.

1673. *The Deputies of the Seuerall Townes of this Jurisdiction that serued att this Court, and the seuerall Adjournments theref.

| | Court, and the seuera | Court, and the sederan Adjournments theroi. | | | | | |
|---------------------|-----------------------|---|--|--|--|--|--|
| 3 June. Winslow, | Leift Morton, | John Tompson, | | | | | |
| Goun. | Mr Crow, | Ensigne Eames, | | | | | |
| [*81] | Mr Josias Standish, | Anthony Snow, | | | | | |
| | Wiltam Paybody, | Leift Hunt, | | | | | |
| | Cornett Studson, | Anthony Perrey, | | | | | |
| | Isacke Chettenden, | Thomas Paine, | | | | | |
| | Tho Tupper, Junir, | Jonathan Sparrow | | | | | |
| | Wilt Harvey, | John Willis, | | | | | |
| | Leift Macey, | John Cooke, | | | | | |
| | Ensigne Howes, | Hugh Cole, | | | | | |
| | John Thacher, | John Morton. | | | | | |
| | | | | | | | |

The Grand Enquest.

Leift Laythorpe,

| Serjeant Wiltam Harlow, | John Nye, |
|-------------------------|---------------------|
| John Cushen, | Samuell Smith, |
| Phillip Delano, | John Dillingham, |
| Micaell Peirse, | Gorge Morton, |
| John Finney, Senir, | Nathaniell Bassett, |
| Peter Pitts, | Wiltam Foard, |
| Allexander Standish, | John Banges, |
| Sherjashubb Bourne, | John Eames, |
| Samuell Hinckley, | Joseph Carpenter, |
| John Carner, | Wilłam Palmer, |
| Thomas Willmott, | Obadiah Eedey, |
| Thomas Read, | Moses Rowley. |

The Constables of the seuerall Townes of this Jurisdiction are as followeth.

| | | | | | . John Fallowell. |
|----------|-----|--|--|--|--|
| Dux: | | | | | . M ^r Ralph Thacher. |
| Scitt, . | | | | | $\cdot \left\{ egin{aligned} 	ext{Nathaniell Turner,} \ 	ext{Henery Chettenden.} \end{aligned} ight.$ |
| Sand, | | | | | . Benjamine Nye, Seni ^r . |
| Tauntor | ì, | | | | $\cdot \left\{ egin{aligned} & 	ext{Aron Knap, Seni}^{r}, \\ & 	ext{John Deane.} \end{aligned} \right.$ |
| Yarmou | th, | | | | . Elisha Hedge. |
| Barñ, . | | | | | · Jabez Lumbert. |
| | | | | | $\cdot \left\{ \begin{aligned} &\text{Willam Sherman, Juni}^r\text{,} \\ &\text{John Branch.} \end{aligned} \right.$ |

| COURT ORDERS. | 115 |
|------------------------------|---------------------|
| Rehob, | 1673. |
| Bridg, Samuell Edson, Junit. | 3 June. Winslow, |
| Swansey, John Cole. | Gou ^B . |
| (Jacob Michell, | |
| Dartífi, Wiltam Haward. | |
| Middleber, John Dunham. | |
| Surveyors of the Highwayes. | |
| (Joseph Warren, | |
| Andrew Ringe, | |
| Plym, Jonathan Shaw, | |
| Nathaniel Southworth. | |
| Joseph Wadsworth, | |
| Dux: Josias Wormall, | |
| John Hudson. | |
| John Bryant, Seni, | |
| Scitt, Steuen Vinall. | |
| Jacob Burge, | |
| Sand, Wiltam Allin. | |
| John Cobb, | |
| Taunt, | |
| Yarm, | |
| Barnstable, | |
| (Thomas Huckens. | |
| Marsh, | |
| (Timothy Wilfamson. | |
| Rehob, John Miller, Senir, | |
| (Benj : Sabin. | |
| East, John Done, | |
| (Dameil Done. | |
| Bridgw, | |
| Gyls Leich. | |
| Pelegg Tripp, | |
| Dartm, John Smith, | |
| Tho Tabor. | |
| John Martin, | |
| Swanse, Joseph Chaffey, | |
| Caleb Ecdey. | |
| Middleber, Samuell Wood. | |

3 June. Winslow, Gor*. [*82.] *In answare to a petition prefered to the Court by Joseph Burge, concerning a way that goeth through the land of Myles Blackwell, and through the land of Benjamine Hamond, att Sandwich, the Court hane ordered, and doe request, M^e Hinekley and M^e Bacon in some convenient time to treat with and compound with the said Blackwell and Hamond about the said way, in the behalfe of the said Burge, soe as on just and equall tearmes hee may injoy it as formerly.

In reference to the complaint of Thomas Linkolne, of Taunton, against Wilkam Briggs, for killing of his horse, the Court doth centance the said Briggs to pay vnto the said Linkolne the sume of twelne pounds, in good and marchantable barr iron and sheeps woole, att prise currant, or in other pay, to the said Linkolnes satisfaction, except the said Briggs can and doe bring forth the pson that hath killed the horse.

In reference to the complaint of Richard Sutton, of Roxberry, against Moses Symonds, and Sarah, his wife, and Elizabeth, theire daughter, that shee, the said Elizabeth, thath made a promise of marriage vuto him, and is hindered by the parents of the said Elizabeth from proceeding with her therin, the Court, haucing heard the pleas of each of them, doth determine and order that the said Moses Symons shall pay or cause to be payed to the said Sutton the sum of three pounds, for satisfaction for his time and charges spent about the pmises, and doe heerby declare that the said Richard and Elizabeth are fully released from the said engagement, vules on second considerations they shall see cause to renew theire former conceants.

In reference to the motion made by M^r Saberry and Jonathan Barnes concerning the children of Robert Marshall, that wheras they are left in a destitute condition, they may have libertic to dispose of them for the learning of some trade or manufactory for theire future good, the Court gines libertic to them to put out the eldest to the learning of a trad, and to take care of the legacye ginen by M^r Barnes, deceased, vnto the said children, and to improve it for theire good.

Exes of adminnestration are graunted vnto Julian Sutton, widdow, the late wife of John Sutton, of Rehoboth, deceased, and vnto Nathaniel Paine, to adminnester on the estate of the said Sutton.

Att this Court, Abraham Peirse, Junit, came into the Court, and did make ouer, giue, graunt and assigne, assure and confeirme, vnto his brother, Isacke Peirse, twenty acrees of vpland and two acrees of meddow, vnto him, the said Isacke Peirse, his brother, with all and singulare the appurtenances belonging thervnto, vnto him and his heires and assignes for euer, which vpland and meddow is fite of the land and meddow of his father, Abraham Peirse, deceased, hee dicing intestate, and soe the said land, falling vnto the said Abraham Peirse, Juni[†], as his proper right, hee doth by these fesents relinquish the said twenty acrees of vplund and two acrees of meddow, as aforsaid; and likewise twenty shillings a peece vnto his three sisters, viz,[†], Rebeckah Wills, Mary Baker, and Allice Baker; on which surrender, and hee giucing other securitie to the Court, the Court allowed the said Abraham Peirse, Juni[†], to adminnester on the estate of the said deceased Abraham Peirse, and to haue the resedue of the said estate, both lands, goods, and chattles, settled and established to him, the said Abraham Peirse, Juni[†], to him and his heires and assignes for euer.

3 June.
Winslow,
Gor⁸.

*Att this Court, a tender was made of the house and lands which our honored Gou^t, Thomas Prence, Esq^t, died possessed of, on condition of the repaying againe of what was expended in the additions and reparations thervnto; and accordingly was by the country accepted. [*83.]

In answare to the proposition made to the Court in the behalfe of the towne of Scittuate, for the prohibiting of a comittee or any other for to dispose of any vindeuided lands, or any other comon privilidges in that township, the Court apprehends that they ought to be left to their liberties in that behalfe, especially considering the pseudostations respecting the pmises.

John Cushen, of Scittuate, is appointed and authorised by the Court to sollemnise marriage in the towne of Scittuate, and to adminnester an oath to giue euidence to the grand enquest, and to grant subpensies for wittnes, as occation may require.

Christoper Blacke, for being found drunke the second time, was fined ten shillings to the vsc of the collonie; and for being found drunke the third time, was centanced by the Court to find surties for his good behaulor, which hee indeauored to doe, but could procure none, and see the Court were constrained to take his owne bonds, as followeth:—

Christopher Blacke acknowlidgeth to owe vnto our soîl
$$20:00:00$$
 lord the Kinge the sume of

The condition that if the said Christopher Blake be of good behauior towars our sou lord the Kinge and all his leich people, and appear att the Court of his mather the last Tusday in October next, and not depart the said Court without lycence; that then, &c.

Joseph Roes, of Marshfeild, being groundedly suspected to have had to much familliaritie with the wife of John Loe, in a dishonest way, the Court saw reason to take his bond for the good behauior, as followeth:—

Joseph Rocs, of Marshfeild, acknowlidgeth to owe vnto our soft lord the King the snine of
$$20:00:00$$

3 June.
Winslow,

The condition that if the said Joseph Roes shall and doe for the future refraine from companying with the wife of John Loe, of Marshfeild, and doe not att all come in her companie, and appear att the Court of his ma^{tle} to be holden att Plymouth the last Tusday in October next, and not depart the said Court without lycence; that then, &c.

Att this Court, Nicholas White and Thomas Jones, both of Taunton, appeared according to theire bonds, to make answare to the accusation of Jaell Smith, whoe accused them to have comitted vucleanes with her; shee the said Jaell being psent, and to theire faces accused them as aforsaid, the Court, haueing heard what could be asserted on all syds respecting the pmises, did award the said Jaell to pay a fine of ten pounds, and that the said White and Jones should renew theire bonds for appearance att the Court to be holden att Plymouth in October next.

The condition that if the said Nicholas White doe appear att the Court of his matie to be holden att Plymouth the last Tusday in October next, to make further answare to the accusation of Jaell Smith, and not depart the said Court without lycence; that then, &c.

The condition that if the said Thomas Jones doe appear att the Court of his ma^{tic} to be holden att Plymouth the last Tusday in October next, to make further answare to the charge of Jaell Smith, and not depart the said Court without lycence; that then, &c.

[*84.]

*Jaell, the wife of John Smith, of Taunton, for comitting fornication, was fined

John Andrew, for being drumke the second time, fined
10', and for breach of the peace, by striking Robert
Ransom, fined, 3' 4',

13:04

Robert Ransom, for misdemeaning himselfe in abusive words, tending to the breach of peace to John Andrewes, released with admonition.

Richard Man, for breach of the Sabbath, as the case was some cercomstanced, was onely to be sharply reproued by Captaine Cudworth, in the Courts behalfe, and John Allin to be sufficient to the Court, to make answare for his default on that accoumpt.

Thomas Lucas, for being drunke, released with admonition,

Mistris Tildens accoumpt ordered to be recorded, as followeth: --

COURT ORDERS.

| Item, payed for funerall charges, debts, and legacyes, as followeth:— | 1673. |
|---|--------------------|
| Item, in funerall expence, | 3 June. |
| M* Tilden was att Boston as in the inventory which $0.58:11:00$ | Winslow, |
| 1s payed, | Gou ^R , |
| Item, a legacy to Mary and Richard Garrett, 004:00:00 | |
| Item, payed a legacye to Goodwife Sutton, | |
| Item, payed Sister Garretts legacy, | |
| Item, payed Joseph and John Garretts legacy, 004:00:00 | |
| Item, payed John Allin a debt, | |
| Item, payed Joseph Randall a debt, | |
| Item, payed to Thomas Hatch, for wintering oxen, 001:00:00 | |
| and for allowance promised him about a mare, | |
| Item, payed to John Bryant, as due to him, 000:08:00 | |
| Item, payed for repaireing the minnesters house, which 005:00:00 | |
| Mr Tilden left in charge to be done by his wife, .) | |
| Item, payed by mee for the scooling and boarding my | |
| 2 sonnes, which my husband was vegent with the 012:00:00 | |
| captaine to vndertake, | |
| Item, payed to Joseph Turner, for worke hee did for my husband, | |
| Item, payed John Bryant, Junit, for tending the saw mill, 006:00:00 | |
| Item, payed Goodwife Woodfeild, 000:06:08 | |
| 118:06:07 | |
| Item, payed Elder Kinge, | |
| Item, payed to Willam Tickner, | |
| Item, payed John Vinall, | |
| Item, payed to Abraham Sutliffe, | |
| Item, payed James Nash for carryage of plank to Boston,010:00:00 | |
| Item, payed Nath Curch for tending the saw mill, . 009:17:00 | |
| Item, payed Doctor Chickering for one voyage, and 003:06:00 | |
| for phissick, | |
| Item, payed Richard Beare, | |
| Item, payed Goodman Briggs, for boards owing him, 000: 12:00 | |
| Item, for taking the inuentory for proucing the will, | |
| Sume, $144:10:04$ | |
| *Brought ouer from the other syde 144: 10:04 | [*85.] |
| Item, for takeing the inuentory, for proucing the will, | |
| for earrying testimonies, recording will and inven- $002:02:00$ | |
| tory, 4 deeds, and a letter of attorney and bond, $\boxed{\frac{146:12:04}{146:12:04}}$ | |
| 110111111 | |

3 June.
Winslow,
Gou^R.

| Amongst debts vpon bills, these pitculars are following, and conceiued to be very doubtfull whether cuer they wilbe payed, and therfore the exequitrix ought not to be charged with them as effects in her hands, but soe farr as shee receiues any of them, to be liable to make good to the children: | |
|---|-----------|
| Item, debts on bills & accoumpts, as followeth, viz, | 002:15:09 |
| John Great, | 021:16:09 |
| Thomas Hawkins, | 019:00:00 |
| Daniell Turner, | 006:03:00 |
| Joseph Roes, | 002:12:00 |
| John Hanmore, | 001:10:00 |
| John Witherden, | 000:00:00 |
| Moses Payne, | 003:10:00 |
| James Doughtey, | 000:10:00 |
| Joseph Wormald, | |
| | 054:17:06 |
| Alsoe vpon accoumpt these doubtfull: — | 001.11.00 |
| Ezekiell Mavne, | 002:04:05 |
| Thomas Lapham, | 001:09:09 |
| | 000:08:06 |
| James Doughtey, | 001:05:09 |
| Richard Tayler, | 000:04:06 |
| . / | 060:10:05 |
| Ouercharged in casting, | 000:10:05 |
| And Gillams 44 ⁿ is pet of 116 ⁿ 17 ^s 7 ⁿ , being | 000.00.00 |
| charged debts att Boston, and Gillums bill, being amongst the bills, is charged againe by ouersight, which must be abated in the accompt, | 044:00:00 |
| the totan, | 001:01:00 |
| Richard French, charged twise, ouer charged, | 004:05:08 |
| | 019:15:01 |
| Alsoe an oxe that died, more charge expended on) | 005:00:00 |
| , | 261:17:10 |
| Debts att Boston, due to M^r Tilden, which are charged vpon accompt to be $116:17:07^4$. | ~01:11:10 |

['86.]

| Widdow Vpshall debt was, \dots $\overset{0}{7}:17:04$ | 1673. |
|--|--------------------------------|
| Thomas Hawkins, | |
| Mr Hammou, | 3 June. |
| William Greene, | Winslow, Gou ^r . |
| Benjamine Gillum, | |
| Wilfam Balston, | |
| The exequitrix is to have her legacy in the first place, 200:00:00 | |
| Out of the estate before it be devided is to be taken) | |
| 20" for Rebeckah, and a bed furnished; 18" and \ 058:00:00 | |
| 20 ^{ft} in mony, for Elizabeth and Lydia, | |
| The saw mill being prised att 70°, this ought to be) | |
| taken out of the estate, and they to have each of \070:00:00 | |
| them an eight pte of what it doth yeild, | |
| | |
| 589:17:10 | |
| The estate charged on the exequitrix is, | |
| Further shee is debter to the saw mill sold, | |
| 820:07:06 | |
| Out of which the Court alowes Mistris Tilden, vpou | |
| her petition for the nessesary apparrelling of her | |
| children, and for their maintainance three yeares 105:00:00 | |
| of flue of them in diett and clothing, 5" a yeare, a | |
| head, all being | |
| | |
| Remaines | |

*Know all men by these psents that 1, Thomas Tupper, the elder, of Sandwich, in the collonic of New Plymouth, doe for mee, my exequitors, adminnestrators, and assignes, for euer acquitt and release Edmond Freeman, the elder, of Sandwich, of all manor of accounts, speciallities, and demaunds, from the begining of the world to this psent day.

Dated the 22^{cond} of October, 1656.

THOMAS TUPPER.

Witnes, Richard Bourne, Willam Browne.

Wee, whose names are herevuto subscribed, being by Henery Chettenden, the constable of Scittuate, impannelled on a corroners inquest the second day of August, 1673, to make enquiry how Experience Leichfeild came to his suddaine and vutimely death, hancing viewed the corpes and examined the witnesses, and seriously considered many concurring cercomstances, doe declare

vol., v. 10

3 June. WINSLOW, GOUR, that wee doe clearly apprehend, that Experience Leichfeild, the first of August, 1673, being a loading a boate att Rodulphus Elmes his landing place att Hoophole Necke, in Scittuate, and haucing a waighty peece of timber on his shoulders to carry aboard the boate, goeing on vpon a muddy and slippery planke, his feet flying vpp, and hee falling with his head, and the logg falling on his care and necke, soe that betwist the logg and the planke, hee received soe mortall a wound in his hed, which wee apprehend was the cause and meanes of his death, whoe died att his father in lawes house the same day, about evening shuting in; and this wee can attest vnto, being thervnto called.

JAMES CUDWORTH, THOMAS HATCH, MICAELL PEIRCE, STEUEN VINALL, TIMOTHY WHITE, THOMAS WADE, JOHN ENSIGNE, JOSEPH WHITE, WILLIAM HATCH, MATHEW GANETT, EDWARD JENKENS, SAMUELL JACKSON.

Wee, whose names are vnderwritten, being on a jury to inquire how a woman, supposed to be the daughter of Thomas Phelpps, of Yarmouth, come by her death, doe judge her to be drownded in a boate wracke, wherin shee was found dead December the sixt, 1673.

WILLAM PAYBODY,
BENJAMINE BARTLETT,
JOSLAS STANDISH,
JOHN ROGERS, Senir,
JOHN TRACYE.
STEUEN MERRICKE,
JOHN WADSWORTH,
PETER WEST,
JABEZ HOWLAND,
NATHANIEL BREWSTER,
WILLAM BREWSTER,
GORGE PARTRICH.

Wee, whose names are vnderwritten, being impannelled on a corrowners inquest, to view a corpes found in a boate now racked, and being supposed to be the wife of Richard Tayler, sofitimes of Yarmouth, and to make dilligent serch how the said woman came by her death, doe judge, that the boate being cast away, the woman was drowned in the boate.

3 June. WINSLOW. GOUR.

Duxburrow, the fourth of December, 1673.

WILLAM PAYBODY,
ALLEXANDER STANDISH,
JOSIAS STANDISH,
JOHN SPRAGUE,
GORGE PARTRIDG,
WILLAM BREWSTER,
NATHANI: BREWSTER,
SAMUELL HALL,
EDWARD SOUTHWORTH,
BENJAMINE BARTLETT,
JOHN WADSWORTH,
SAMUELL SABERRY.

*Att the Court of his Ma^{re} holden att Plymouth, for the Jurisdiction of New Plymouth, the 4th of July, 1673.

4 July. [*87.]

Befor Josias Winslow, Esq^t, Gou^t, John Aldin, William Bradford, Thomas Hinckley, Nathaniel Bacon, John Freeman, Constant Southworth, and James Browne,

Assistants, &c.

THIS Court authorised Mt Browne and Leiftenant Hunt to order the estate of Richard Bullocke, and to settle what may be of the said _ on his children, and to make report of their actings therin to the next Court.

This Court haue ordered M' Hinckley to take an oath of Joannah Dauis, wildow, att Barnstable, for the truth of the inuentory of the estate of Dolar Dauis, deceased, which inuentory beares date the 19th of June, 1673.

These are to testify, that this present day being the third day of July,

4 July.
Winslow,
Gour.

1673, Quachattacett, Nanumett, and Scippauge, three Indians, came into the Court, and owned that Nocrast, allies James, another natiue, hath a reall right in a quarter ptc, or one ptc of fourc of the Old Feild att Mannomett, see called.

This Court doth alow the suffic of ten pounds towards the building of a sufficient cart bridge over the North River.

Order is given by this Court vnto the Treasurer, to make sale in the behalfe of the countrey, of the house and farme our late honored Gour, Mr Prence, lived in, and in the mean time to improve it the best hee can, for the benifitt of the countrey.

Leiftenant Howes, of Yarmouth, is alowed and authorised by the Court to be guardian to Marcye Hedge, the daughter of Capt Willam Hedge, of Yarmouth aforsaid, deceased.

This Court haue voated Captaine James Cudworth, vpon his owne desire and the request of sundry others in his behalfe, to be reestablished into the right and privilidge of a freeman of this jurisdiction; and hee did openly declare before the Court that hee is and remaines bound by the oath of a freeman, which hee formerly tooke, vnto all fealty and duty therin required vnto his ma⁴⁰, &ê, and vnto this goument.

The sume of fifty pounds is settled upon our honored Goû, Josias Winslow, Es\$\vec{\vec{\phi}}\$, for his sallary or gratuity for his scruing in the office of Goû for this \$\vec{\phi}\$ sent years.

Mr John Walley, of Boston, in the goûment of the Massachusetts, marchant, is appointed and heerby impowered by the Court adminnestrator on the estate of Nicholas Dauis, of Rhod Hand, deceased, which shalbe found within this collonic of New Plymouth, β-senting a true inuentory theref on oath to some one of the majestrates of this jurisdiction att or before the 29th of this instant July, and to doe and pforme all such acte and actes according to law as may tend to the seizing, securing, or defending, or disposing of the said estate, or any p̄te or p̄tes therof, as the matter may require, soe farr as the estate will extend, and to gine a true account of his docings therin to the said Court from time to time, as shalbe required of him.

It was ordered by the Court, and they have heerby settled a certaine house and land on the widdow, Mistris Sarah Dauis, the relict of Mr Nicholas Dauis, of Rhode Hand, sofftimes of Barnstable, in the jurisdiction of New Plymouth, deceased, viz³, that house and land which is in the possession of James Haughton, of Barnstable aforsaid; the which said house and land, with all and singulare the appurtenances belonging thereinto, is assigned, alloted, and disposed vnto the said Sarah Dauis, widdow, as her ptc of the estate of

1673.

4 July.

Winston,

Goun.

[*88.1

the said Nicholas Danis, or the thirds, or one pte of three, of the estate of the said Dauis in this collonie, soe as it amount to noe more, on a due valluation, then her thirds therof, and have requested and appointed Mr John Walley to enter vpon possession therof in her behalfe.

*John Dauis is allowed and approved by the Court to be executor to the

estate of Dolar Dauis, deceased. This Court doe allow and order, that the inhabitants of Saconessett shall See more of

haue one grandjuriman; and wheras it is apparent that they are much forward in this wronged by horses of other paces goeing on their comons, it is ordered by booke. the Court, that all such horse kind as shall or doc vpon theire comons shalbe rated twelue pence a peece annually, to be improved for and towards the support of him that teacheth Gods word amongst them; and that such horses or horse kind as are or shalbe rated to them shall not be rated for in any other place.

The Court doe order, that the excise due to the countrey from James Cole be abated from eight pound to fine pound.

Att this Court Willam Earle, of Dartmouth, appeared, and Osented a writing which which was by some tearmed a will, viz?, the will of Thomas Cornwell, of Rhode Hand, late deceased; in which said supposed will there is therin mensioned and expressed the disposal of some pet of the estate of the said Cornwell in our collonic; the Court, not seing reason att Øsent to accept therof as a legall will, doe respett it vntill the next Court to be holden for his matie att Plymouth in October next, and in the mean time that notice be given that if any of the relations of the said Cornwell will come in and can make and produce a just barr vnto further procedor in reference thervnto, they shalbe heard; and that for the interem, the said William Earle and John Cornwell, brother to the said Cornwell, shall take care of the said estate, that it be not squandered, made away, and imbezeled, and likewise to produce a true inventory therof to the said Court.

Captaine James Cudworth is authorised by the Court to sollemnise mar- And likewise riage, and to graunt subpenas for witnesses, and to adminnester oathes vuto an oath to appropriate the state of the state witnesses for the tryall of a cause as occation may require, in the towne of enidence to be Scittuate for this pseut yeare.

giuen to the grand enquest,

Wheras there is a tracte of land graunted to the old servants, or such of them as are not elswhere supplyed, lying att Saconett, the Court doe determine the bounds therof to be from the bounds of the graunt made to Plymouth att Punckateesett and the bounds of Dartmouth, and soe all lands southerly lying between that and the sea; the Court have likewise given them order, or such as they shall appoint, to make purchase therof in theire behalfe as occation shall

4 July.
Winslow,

require, and that all such psons as haue right vnto the said graunt as old servants att Saconett shall make theire appearance att Plymouth on the twenty second of this psent July, then and theire to make out theire right, and alsoe pay such disbursments as shall nessesarily be required, or otherwise loose theire right.

Wheras the Court, in June, 1673, did order diners men to goe and sett out the bounds on the southsyde of those lands formerly graunted vnto the inhabitants of Plymouth att Punckateesett, wee, whose names are vnderwritten, haue accordingly done the same, and haue bounded it as followeth, via?; by the riner that runs out of Punckateesett Pond into the sca, and alsoe by the said pond till it comes west with a smale pyne tree marked on foursydes standing about twenty rodd from the pond, and soe easterly to a smale red oake sapling standing a little ouer the first hill, and soe with a right line accordingly easterly vntill it extends eight miles into the woods, or meets with Coaksett bounds.

JOHN ROGERS,
BENJAMINE CHURCH,
DANIELL WILCOCKES,
CONSTANT SOUTHWORTH,
WILLAM PAYBODY,
EDWARD GRAY.

Libertie is graunted vnto Benjamine Church to purchase a certaine psell of land and swamp of Tuspaquine, the blacke sachem, and Wilłam, his son, for the inhabitants and propriators of the towne of Middleberry, and that the said inhabitants and propriators shall haue liberty vntill the last of Nonember next to make payment to him or his order of what hee shall dishurse for the said land for the purchase therof; and incase they shall neglect to make payment therof by the time prefixed, that then the said land is to be his.

[*89.]

The Court hane voated M^{} Isacke Robinson to be reestablished in the privilidge off a freeman of this corporation.

Att this Court, information was given and complaint made to the Court by Isaacke Chettenden against Humphrey Johnson, of Hingham, in the gofiment 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 Hilland, Senit. This case was tried by a jury of twelue men, whose verdict on the case is as followeth: —

4 July.
Winslow,
Got".

Wee find for our soû lord the Kinge. Humphery Johnson haucing broken a law of this goûment in cutting downe a stake that was sett vp as a land marke, which law is in the Booke of Lawes, chapt the third, number the twenty one,—

Vpon consideration of the boldnes and insolency of the said Johnson coming into this goument, whoe is one of another goument, to doe this acte, and his pragmatticall management of the same, the Court saw cause, for this facte soe ecreomstanced, to americe him in the sume of flue pounds, to be payed as a fine by him to the vsc of the collonic.

Att this Court, complaint was made by Isacke Chettenden, of Seirtuate, that Joseph Turner, Seni[†], Thomas Turner, Daniell Turner, Jeremiah Hatch, Wilkam Hatch, Thomas Hatch, Charles Stockbridge, John Merrett, Joseph Woodward, Thomas Woodward, Wilkam Randall, and Richard Dwelley assembled together on the 14th day of May last, and did, contrary to law and in a roietus way, throw downe a fence or great p-cll of fence of the abouesaid Chettendens, by him sett vp on land layed out to him by such as were by the authoritie of this goument thervnto impowered.

The said psons being summoned to appear att this Court to answare the said, and theire defence being fully heard, it appeared euidently to the Court that theire said acte was done in a roietus way in regard of theire number, yett coneciucing that theire intent was to comit a treaspas onely, to bring the case to a tryall, doe therfore onely americe them to pay a fine shillings a peece to the vse of the collonic.

Wheras it doth appear to this Court by diners testimonies that Sarah, the wife of John Williams, of Barnstable, hath violated her marriage bond by coffitting actuall adultery with another man, and hath a child by him, this Court therfore sees cause and doe heerby declare, that the said John Williams is legally cleare from his conenant of marriage formerly plighted and made with the said Sarah, his late wife, and doe heerby free him from those duties relateing thervnto, and that the said Sarah hath by her breach of wedlocke cutt off her selferom any right henceforth to the p-on or estate of the said John Williams, her late husband, and doe heerby likewise alow him libertic further to dispose of himselfe in marriage if hee shall see cause for the future see to doe.

In reference vnto a former graunt made vnto M^e John Howland, deceased, M^e John Chipman, Jonathan Sparrow, and John Rogers, Seni^e, of Duxburrow, of some accomodation of lands in the land purchased by Captaine Willett, lying on the northeastsyde of the bounds of Taunton, between Taun4 July.
WINSLOW,
GOUR.

ton and Teticott, this Court doth settle vnto John Howland aforsaid, deceased, viz's, to his heires, and vnto John Chipman, John Rogers, and Jonathan Sparrow, vnto and vpon each and energy of them, one hundred acrees of the aforsaid land, if it bee yett to be obtained; if not, in some other place which they can find in this jurisdiction fitt for theire accomodation.

[*90.]

*Att this Court, Samuell Packer, Senit, is freed from paying the fine americal on him by the Court for selling liquor to the Indians, which is twenty shillings.

The condition, that if the said Nicholas White doc appear at the Court of his ma^{to} to be holden att Plymouth the last Tusday in October next, to make further answare to the accusation of Jaell Smith, and not depart the said Court without bycence; that then, &c.

Att this Court, libertic was graunted vnto the said White to have his case tryed by a jury of twelve men, if hee shall see cause.

Memorand: that the said Jaell Smith be summoned to answare in the case. In reference to the petition from Saconcesett, it is ordered by the Court, that they be allowed to have one grandjurymen.

And wheras they are much oppressed with many horse kind runing there and being in a low condition, it is therfore ordered by the Court, for theire better abillitie to incurrage the preaching of the word of God amongst them, that all such horse kind as comonly or vsually run in the sumer time vpon theire lands or comons, except colts, shalbe assessed one shilling p head, to be payed by enery owner of such horse kind for the end aforsaid, and that enery such owner shalbe freed from paying rates in the township where they line to such horse kind as aforsaid.

June the 7th, 1665. The Court haue graunted vnto Sachariah Eedey a smale gussett of land lying betwixt his land and the brooke from his house below the path to Namassakett vnto the aforsaid brooke vnto a bridge or way neare vnto Wiltam Nelsons house; the said psell of land soe bounded as aforsaid is graunted vnto the said Sachariah Eedey, to him and his heires and assignes for euer, with all the appurtenances belonging thervnto, on condition that the said Sachariah Eedey doe continew a bridge neare his house, in the place where it is needed, for horse and eart, for the vse of the country, for the full tearme of twenty years from the date heerof.

In reference vato the lands formerly graunted vato Sachariah Eedey, the Court haue ordered, that Serjeant Tinkham and Henery Wood shall lay out the land; and concerning the way that he is to make in leiw therof, to see that it be in such place as may be most convenient for the countrey and least prejudiciall to him.

4 July.
Winslow,
Gogu.

June the 5th, 1666. The smale gussett of land graunted vnto Sachariah Eedey betwixt his land and the brooke att Namassakett, by the Court, June the 7th, 1665, is bounded with a blacke oake tree on the southsyde of the old path and a maple tree aboue his house att a bridge.

June the sixt, 1668.

HENERY WOOD, EPHRAIM TINKHAM, his **E T** marke.

Plymouth, March the 20th, 1667. By order from the honored Court of this collonic, haue measured vnto Thomas Sauory and Benjamine Eaton sixty acrees of vpland in the land called the Majors Purchase, near Namassakett, which land, att the castward end therof, joyneth vnto the land of Sacariah Eedey, bounded att the said end and northeren syde with a red oake att the old path; and on the westward end on the said syde it is bounded with three rockes on the southwyde of the brooke; and on the westward end on the said syde of the land and brooke it is bounded with a small longe rocke, that hath a smaller flatt rocke on the northwest end of the said rocke.

WILLAM CROW, WILLAM NELSON.

*Wee, whose names are vinderwritten, being imployed, the twenty sixt day of March, in the yeare one thousand six hundred seauenty two, to measure a tract of land graunted by the honored Court of the collonic aforsaid vito Mr Timothy Hatherley, containing three mile square lying on the southsyde of the pattent line, and is to begin on the southsyde of Accord Pond, and from thence to extend southward and westward, have therefore on the southsyde of the aforsaid Accord Pond vpon the hill marked a smale red oake tree for the northeast corner bounds of the said lands, and from the said tree wee extended our line three miles south neareth vinto a swamp or pond; secondly, from the said red oake the line extends west and by south nearest to a stake standing on the pattent line, which stake is the northwest corner bounds of the said land, from which stake the line extends south nearest three miles to a smale aspe tree marked in a swamp for the southwest corner bounds of the said land, and from the said aspe tree the line extends east and by north nearest till it crosseth the line run on the castsyde from the aforsaid smale red

[*91.]

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1673. 4 July. WINSLOW. Govs.

oake tree marked att Accord Pond, which line ends in a pond or swamp where the said lines on the southsyde and east side meet in the said pond or swamp, there to be the bounds of the southeast corner of the southeast corner of the said three miles.

> WILLAM PAYBODY, WILLAM CROW.

The Court, haucing ordered the lands about entered to be layed out by the pties aboue named, have since viewed the aboue written returne, and doe heerby approue, rattify, and confeirm the lines and bounds abouewritten; and for the rattifycation therof haue ordered them to be heer recorded as aboue written.

The Court allowes and approues of Mr John Browne to be leiftenant of the milletary companie of Swansey, and of Thomas Easterbrooke to be ensigne of the said companie.

Att this Court, Wiltam James and his wife were fined the sume of ten pounds for comitting carnall coppullation with each other before marriage or

The Court have ordered, that the same easteren line aboue mensioned, that passeth through the land of John Jacob, shalbe the line of the land of Cornett Robert Studson, as it is now run, vizo, of the land graunted to him by the countrev.

[*92.]

29 October. *Att the Court of his Matte held att Phymouth, the twenty ninth Day of October, 1673.

> Before Josiah Winslow, Esq, Goû, John Alden. Willam Bradford. Thomas Hinckley,

John Freeman, Constant Southworth, and James Browne,

Assistants, &c.

TEE, whose names are heer vnderwritten, being impannelled on a jury by Henery Chettenden, constable of Scittuate, the 11th day of September, 1673, to view the corpes of a child coming to an vntimely end, in Scittuate, att the house of Edward Jenkens, being the son of Samuell Jenkens, being two yeare old and vpward, wee doe agree and conclude, by what information wee can obtain, and viewing the child, and not finding any stabbs or wounds about the child, that the water in the well of Edward Jenkens was the cause of the death of the child, goeing to the well and falling in therto, was there drowned.

29 October, Winslow, Gou^R,

ISACKE CHETTENDEN,
JOHN ALLIN,
RICHARD CURTICE,
JOHN MERRITT,
JOSEPH WHITE,
TIMOTHY WHITE,
ROBERT WHETCOMBE,
STEUEN VINALL,
JOSEPH COLEMAN,
THOMAS HIELAND,
SAMUELL JACKSON,
SAMUELL HOUSE.

Att this Court, John Hoar, of Concord, owned before the Court that hee had received five pound of M^r Attkinson on account of Captaine Cudworth, and three pounds of siluer mony of New England, and nine pound and ten shillings of M^r Lynd.

Libertie is graunted by the Court vnto the inhabitants of Saconcesett to make choise of a clarke, and to record such lands as they doe possesse as occation may require, and to record likewise such other orders as they may make conduceing to the welfare of their naighbourhood.

Mr Richard Bourne was appointed by the Court to make a deed betwixt the Indians and himselfe in reference to the land att Mannomett, viz⁰, the feild there, and that it bee expressed therin what hee is to give for the said feild, that is to say, for the vse of the erbage therof.

In reference vnto such pet of the estate of Thomas Cornwall, late of Portsmouth, on Rhode Hand, deceased, as is in this collonic, this Court hath ordered, that the one halfe of it be disposed to the widdow of the said Cornwall and the three children hee had by her, and the other halfe vnto the four cludest children of the said Cornwell, which being foure sones, the Court proposeth that they may have theire pet out of the said estate which consisteth in lands; and wheras the said widdow, Sarah Cornwell, hath a right in the said lands during her life, if incase shee shall see cause to require her interest therin, that then soe much be deducted out of the psonall estate of the said Cornwell which is in our collonic, and that shee returne her mind about it by the last day of this instant Nouember, 1673. And that William Earle, Dan-

29 October. Winslow, iell Wilcockes, and John Cornwell be graunted letters of adminnestration to adminnester on they said estate, they gineing in cecuritic to the Court for theire said adminnestration.

The Innentory of the Estate of Thomas Cornwell, of Portsmouth, on Rhod lland, in N2, see much of it as is extant in our Collonic, exhibited to the Court held att Plymouth the 29th of October, 1673, on the Oath of William Earle, of Dartmouth, in the Collonic of Plymouth aforsaid.

| | | | n s d | | | | | | |
|--|-------------|---------|-----------|--|--|--|--|--|--|
| Item, 8 mares, | | | 09:00:00 | | | | | | |
| Item, 4 gildings, | | | 08:00:00 | | | | | | |
| Item, 2 twoyear olds, | | | 0.2:00:00 | | | | | | |
| Item, 3 colts, | | | 00:15:00 | | | | | | |
| Item, neat cattle, 3 heiffers, | | | 6:00:00 | | | | | | |
| Item, 4 steers, one heifer, | | | 6:05:00 | | | | | | |
| Item, 5 yearling steers, | | | 3:15:00 | | | | | | |
| Item, by house and land, | | | 41:00:00 | | | | | | |
| Item, one gun, and one paire of old sythe & nibbs, | I wheels, a | nd one) | 01:00:00 | | | | | | |
| Item, 2 wedges and one paire of bar | | | | | | | | | |
| Item, eight and twenty shillings and six pence to be deducted out of the aforsaid inventory, which was expended in answaring countrey charges. | | | | | | | | | |

This is a true inventory, with the apprisment therof by vs,

Libertie of adminnestration is graunted vnto John Curtice to adminnester on the estate of Richarden Chambers, deceased.

Letters of adminnestration was graunted to Josias Leichfeild to adminnester on the estate of Experience Leichfeild, deceased.

Letters of adminnestration is graunted to Elizabeth Cook to adminnester on the estate of Josias Cook, deceased.

[*93.]

*Wheras there hath bin a former graunt vnto John Tompson, and Joseph Laythorp, and Barnabas Laythorp, to looke out for land, which might be purchased of the Indians, that might be convenient for them, and haucing an order to purchase lands between Assowamsett Pond and Dartmouth bounds bearing date the 28th of July, 1673, which accordingly they have don, the towns of Middleberry laying claims to a great fire therof, this Court orders, that if Middleberry men recouer the lands thuse purchased, the abouemensioned psons shall have libertic to purchase lands elsewhere.

29 October. Winglow, Gouⁿ.

In reference to the complaint of Edward and John Rickard against Thomas Dotey and his companic or boats crew, in reference vnto theire running theire boate against the said Grayes boate, the Court orders, that the said Dotey and his said companic shall pay the sume of twenty and fine shillings towards the losse of an anchor and pte of a road which was lost by the said Gray and Rickard, vnto whom the said anker and road belonged, and wheras the said mr of the boate was much to blame respecting the pmises, it is ordered by the Court, that hee shall beare a dubble share of the said award, and that the wittnesses that wittnessed in the case be allowed scauen shillings.

Wheras it was ordered by the Court held att New Plymouth in October, 1673, that the estate of Thomas Cornwell, late of Portsmouth, on Rhode Iland, deceased, should be equally devided, the one halfe to Sarah, the widdow of the said Cornwell, and his three children by her, and the other halfe to the said Cornwells foure sones by his former wife; and the said Court did further advise, that the widdow and her children should take theire pites in the psonall estate, and the sones to haue the lands; it is therfore vnderstood, that if the said widdow doe not accept of that distribution made by the Court, but doth still desire to haue her thirds in the lands, shee may and shall haue the third pite of the rents and profitits of the said lands during her life according to our lawes, and noe otherwise, and that for the same shee make a proportionable allowance to the sones out of the stocke or psonall estate.

And wheras adminnestration on the said estate was graunted vnto Willam Earle, Daniell Willeockes, and John Cornwell, prouided they gaue eccuritie to the Court in that behalfe, inasmuch as the season of the year requires that the estate should be looked after, and the said Willam Earle seemeth to be vnresolued whether to accept of adminnestration or nott, or att least appears not to gine eccuritie as the other, wee order, that full power of adminnestration be graunted to the said Willcockes and John Cornwell to acte therin without Willam Earle, vulesse hee shall within one weeke after knowlidge heerof repaire to the secretary, and declare his acceptance, and gine eccuritie respecting the prinses.

Nouember 28, (73.)

JOSIAH WINSLOW, Goû, JOHN ALDEN, Assistant, WILLAM BRADFORD, CONSTANT SOUTHWORTH. 29 October. Winslow, Gou^B.

[*94.]

Lees of adminnestration is graunted vnto Mistris Hannah Bacon to adminnester on the estate of M^r Nathaniel Bacon, deceased.

Letters of adminestration are graunted by the Court to Ephraim Tilson to adminester on the estate of John Tilson, deceased.

*Septr the 15th. This Court, haueing considered the information giuen concerning the Duch theire actings att New Yorke and places adjacent, doe judge it a duty incombent on vs to take care in the best way wee can for the prescruation of his matter interest and our owne in these collonies; but duely considering all cercomstances attending that affaire, doe not as yett see satisfactory grounds to attempt a warr vpon them, without expresse comaund from his matter or the nessesarie defence and prescruation of these collonies from theire invation, or injuries don to any of the members therof, in which case happening this Court orders, that the Goû or Deputic Goû, &ê, haueing intelligence therof, doe summons this Generall Court to conveine about it, and mean while adjourne vntill such cause of appearance.

And for the more speedy release of any of our confeaderates that may be assaulted by an enimie, it is ordered, that the Goû and councell of warr be impowered and betrusted to mannage that affaire according to the articles of confeaderation in such case prouided.

It is ordered, that the Goû, M^e Hinckley, and the Treasurer be a comittee to reveiw and collect into one vollum all such orders and lawes as are in our written bookes yett in vse for vs.

It is ordered, that the troop of horse allowed by the Court shalbe sixty, whoe shall haue horse pistolls, and each of them a carbine, with other acculterments fitt for seruice; and for the better raising therof, it shalbe propounded to each towne meeting to see whoe will voulentarily tender theire seruice therin; and the names of such voulenteers shalbe returned to the October Court, whoe are impowered to accept the numbers of each towne respectively as they shall see cause.

It is also ordered, for the releife of such townes as are in destresse by the assault of an enimic, that the cheife milletary officer or officers in the next towne, with the advise of theire councell, or see many of them as may be had, shall have power to send such a number of souldiers, with a comaunder, as by them shalbe judged nessessarie for the psent releife of the destressed, and to presse horses for theire better expedition if they shall see cause.

15 September.

These aboue written conclusions were made and concluded on the 15th of Septem, 1673, at the Court of Majestrates and Deputies held att Plymatorsaid, before Josias Winslow, Esq., Goû, John Aldin, William Bradford, Thomas Hinckley, John Freeman, Nathaniel Bacon, Constant Southworth, and James Browne, Assistants.

The Names of the Deputies that serued att this Court.

1673. 15 September. Winslow, Gou^R.

Leift Ephraim Morton, Serje Wilłam Harlow, Mr Josias Standish, Wilłam Paybody, Cornett Robert Studson, Isacke Chettenden, Mr Edmond Freeman, Junif, Wilłam Swift,

Willam Harvey,

Leift Gorge Macey,

Ensigne Henery Smith,

Leift Peter Hunt,

Ensigne Thomas Howes,
John Thacher,
Leift Laythorp,
John Thompson,
Leift White,
Anthony Snow,
Daniell Cole,
Jonathan Sparrow,
John Willis,
John Cooke,

Nathaniel Pecke,

Jonathan Dunham.

*Att the Generall Court called together vpon extreordinary Occation, 17 December, and holden att Plymouth, the 17th Day of December, 1673. [*95.]

Before Josiah Winslow, Esqr, Gour, and Willam Bradford, Thomas Hinckley.

John Freeman, Constant Southworth, and James Browne,

Assistants, &ĉ.

Thills Court, ypon serious consideration of the injurious actings of the Duch, our naighbours, att New Yorke, in the surprissall of scuerall vessells and goods of our confeaderats, and refusing to make just satisfaction for the same ypon demaund; being alsoe informed of theire threats to invade his ma^{thes} subjects on Longe Hand, and other ptes of this countrey, and that they still continew theire men of war abroad, to the great predjudice of this country in respect of theire trade, and to the desturbance of our peace otherwise; minding alsoe that they have declared these theire actings to be grounded on the nationall quarrell between them and vs in Europe, and accordingly declare theire comission and orders to be, to doe all possible spoile and damage to the states enimies, by land and water; and soe haueing reason to expect that as theire numbers and strength may increase, theire insolences towards vs will alsoe grow higher, — for our more nessessarie defence wee judge it requisite

1673. 17 December. WINSLOW, GOU⁸. to indeauor theire remouall, and haue resolued that there is just ground of a warr against them, and although the season of the yeare is in some respects discurraging, yett haueing reason to thinke that our enimies will haue recrute of men, &ê, early in the springe, wee judge it best with all possible speed to procedute the said expedition, and shall indeauor to goe our pites therin, although not according to what wee are proportioned by our confeaderates, wherin we are apparently oner rated, yett to the vtermost of our abilities, vizi, to raise and maintaine one hundred men in the expedition, if wee can att psent be supplyed with what is nessesarie for their murch or voyage.

And that instructions be given to the communders in cheife, first to sumons them to yeild, with theire promise of injoying theire estates and liberties.

| The names of | the e | omai | m | lers | eli | ose | n ł | y t | he | Co | art v | vere, |
|--------------|--------|------|----|------|-----|-----|-----|-----|----|----|-------|------------|
| Captaine Ja | ımes (| dudw | or | th | | | | | | | for | Captaine. |
| Mr John G | orum | | | | | | | | | | for | Leiftenant |
| Mr Micaell | Peirse | | | | | | | | | | for | Ensigne. |

For Sarjeants.

| Wiltam Witherell, | John Witherell, |
|-------------------|------------------|
| Thomas Harvey, | Phillip Leanard. |

Captaine Mathew Fuller was chosen the surjeau generall for this expedition, if, on the motion of it to the Court of the Massachusetts, &c, it be approved by them.

| The: | souldiers | wages | agreed | by | the | Court | was, - |
|------|-----------|-------|--------|----|-----|-------|--------|
|------|-----------|-------|--------|----|-----|-------|--------|

| | | | | | | | s u |
|---|-----|----|--|--|--|--|----------------|
| To a private soul | die | r, | | | | | 2:00 p day. |
| To a drumer, $% \left(-1\right) =-1$. | | | | | | | 2:06 p day. |
| To a serjeant, . | | | | | | | 03:00 p day. |
| To an ensigne, | | | | | | | 04:00 p day. |
| To a leiftenant, | | | | | | | 05:00 p day. |
| To a captaine, . | | | | | | | 06 : 00 p day. |

The Gour bestowes a drum towards the expedition, and the other to be had att Taunton, one paire of cullers, to be had att Swansey, the other from ".

| 1 | our halberts: | Serjeant Tompson, | n, . | | | | one. |
|---|---------------|---------------------|------|--|--|--|------|
| | | From Scittuate, . | | | | | one |
| | | Captaine Willett, . | | | | | one |
| | | Leiftenant Hunt | | | | | one |

The Treasurer is impowered by the Court to procure provision for the expedition, incase it goes on, vpon creditt, for country pay, to be payed the next fall, on the best tearmes hee can; and what hee engageth in the countryes behalfe, that it be faithfully defrayed, both for specue and time; as likewise hee is heerby impowered to presse and indent for such barques and other vessells, and other vtensells, as shalbe found requisitt for the said expedition.

1673. 17 December. WINSLOW, Gov^R.

And for other matters relateing to this interprise, they are refered to the councell of warr.

This Court is not finally dismissed, but adjourned vntill a new occation Osents for theire meeting.

*Att the Court of his Matte holden att Phymouth the 4th of March, Anno Dom 1673.

4 March.

[*96.]

Before Josias Winslow, Esqr, Gour,

John Freeman, John Aldin, Constant Southworth, and

James Browne,

Wiltam Bradford. Thomas Hinckley,

Assistants, &c.

R THOMAS HINCKLEY, Mr Thomas Walley, Wilfam Crocker, John Tompson, and Thomas Huckens are appointed by the Court to settle the estate of Mr Nath Bacon, deceased, amongst Mistris Hannah Bacon and her children, which settlement under theire hands, or any three of theire hands, shalbe accoumpted valled against all claimes or contensions att any time ariseing about the aforsaid estate, or any pte therof.

Mr John Gorum and Mr John Thacher are joyned with John Tayler for the disposing of the estate of Richard Tayler to his children, and for the paying and receiveing of debts, according to order of Court.

Concerning the estate of Richard Tayler, late of Yarmouth, deceased, this Court doth order, first, that the eldest son of the said Tayler shall have his fathers housing, and two thirds of the land, both vpland and marsh, and the rest of his portion out of what of the estate Mr Gorum and Mr John Thacher shall judge most suitable for him, hee being by order of Court to haue a dubble portion.

2condly, it is ordered, that the hay, and what provisions was or is vpon 18 VOL. V.

4 March Winslow, Govs.

1673-4. the invoce of the estate that is now spent, or shalbe judged convenient for the family to spend betwixt this and the first of the next Augst, shall not be accounted to the estate, as likewise what woole and flaxe hath bin spon by the daughters sence theire parents death shalbe accommpted theires that spon it.

> The rest of the estate to be deuided betwixt the second son and the fine daughters, euery one an equall proportion, to bee sett out to them as may be most suitable for them, by the discretion of theire eldest brother, and Mr John Gorum, and M^r John Thacher.

> The second son to have the other third of his fathers land, besides his portion equall to his sisters.

> Lastly, that nothing that hath bin alreddy given or bestowed by the said Tayler on any of his children, shall not be considered in the decision, but euery one to have an equall proportion, after the payment of debts due from the estate.

> The Court haue ordered, that any creditors vnto the estate of Edward Williams that shall appear and lay claime to any pet heerof betwixt this date and the Court of his matie to be held in July next, shall come in and may be heard, or otherwise to be barred from any further demaund thervnto.

> John Smith, of Dartmouth, is approved to be the leiftenant of the milletary companie of Dartmouth, and Jacob Michell to be ensigne bearer of the said companie.

> The Treasurer and Serjeant Tompson are appointed by the Court to make purchase of such lands in the township of Middleberry as the Indians doe or may tender to sell, which may be by them purchased for the vse of the towne, and the propriators of the land in that township, and for the payment of such debts as the Indians owe to any as occation may require, and what lands they purchase; the pay for it to be defrayed by the towne and propriators aforsaid, for the cecuritie of them the said Mr Constant Southworth and Serjeant Tompson, and incase the said purchassers and propriators doe not make payment of the charge of the purchase within one yeare after the said purchase is made, that then it shalbe in the libertic of the said Treasurer and serjeant to make sale of soe much of the said land as will defray the charge therof.

*97.

*Wheras Roger Amnadowne, of Rehoboth, late deceased, died intestate, for the more equall desposing of his estate, it is mutually concluded by and between Joanna Annadowne and John Coblech, of Swansey, in the behalfe of Ebinezer, the eldest son of the said Annadowne, and with the advice and consent of John Harrod, of Patucksett, in the jurisdiction of Prouidence Plantations, brother vnto the said widdow Annadowne, and with the consent and approbation of the Court, that what remaines of the said estate shalbe 1673-4. disposed of and settled as followeth:—

4 March. Winslow, Gou^R.

Viz.\(^\). Imp\(^\), that twenty four acrees of vpland and a peece of salt marsh belonging thervnto, lying att Wachamaueutt Necke, and fifty pounds commonage within the township of Rehoboth, and one acree of fresh meddow, lying att a place called the 40 acree meddow, shalbe and is settled and conferred vnto and vpon the said Ebenezer Annadowne, to him and his heires and assignes for ener.

Alsoe, it is agreed and concluded by and between the ptics about named, that one other acree of fresh meddow, lying att the aforsaid 40 acree meddow, be settled vnto and vpon Hannah Wheaton, the daughter of the said Roger Annadowne, wife vnto Jeremiah Wheaton, and likewise ten acrees of vpland, lying att Wachamaucutt Necke.

Furthermore, that John Johnson shall haue a coate of the said Roger Annadownes, vallued att two and twenty shillings, and a horse, harnis and cart, vallued att eighteen shillings.

Finally, that the remainder of the whole estate, be it more or lesse, shall belonge and appertaine vnto the said widdow Annadowne, prouided, that att her decease, that the house, and land lying about the house, being twelne aerces, more or lesse, and fifty pounds comonage, and three or four acrees of vpland lying att Deare Hill, shall appertaine vnto Phillip and Henery Annadowne, her children, in equall and alike proportions, and prouided, that shee pay all such due debts as are due and owing to anv out of the said estate.

In reference vnto the estate of Experience Leichfeild, late deceased, the Court haue ordered, that his brother, Josias Leichfeild, shall haue his land, and that the remainder of the estate, the debts being payed, shalbe equally deuided between him and his two sisters, in equall and alike proportions.

In reference vnto some pticulars of the estate of John Gray, of Yarmouth, deceased, the Court haue ordered, that Samuell Sturgis doe forthwith take them into his coustody, forasmuch as they are lyable to damage, and also to preserue them and improue them to the best advantage hee can, and that hee keep a faire accompt of his disposall therof, vntill a true inventory of the said estate be pseuted and proued, and libertie of adminnestration be graunted of the whole estate.

Libertie is graunted by the Court vnto Timothy Williamson to keep an ordinary att Marshfeild, for the entertainment of strangers for lodging, victualling, and drawing and selling of beer.

Mary Bartlett, the wife of Robert Bartlett, came into this Court and owned that shee hath received full satisfaction for whatsoever shee might

4 March. WINSLOW. Goun.

1673-4. claime as due from the estate of Mistris Elizabeth Warren, deceased; and John Cooke, in the behalfe of all her sisters, testifyed the same before the Court; and the Court doth heerby settle the remainder of the said estate on Joseph Warren, to bee by him injoyed without further molestation or disturbance from any of them.

> It is graunted by the Court, that Richard Bourne, of Sandwich, shall have twelve thousand of alewives yearly, belonging to that land confered on him att Pampaspecitt.

This Court have graunted libertie vnto Benjamine Lumbert.

[*98.]

*It is enacted by the Court, that Mr Hincklev or Mr Freeman be impowered to see that the Indian called Robin, of Mattachesett, be not disturbed by any in makeing claime to his land, vntill such can make such claime out to be just to satisfaction, vizy, in reference to that land which hee ought to have in right off his wife, the daughter of Napoietan.

Memorand: that the children of Henery Wood, deceased, be suffind to the next Court, in order to a disposing of the land of the said Henery Wood, soe as may conduce to the support of Abigaill Wood, widdow:

Memorand: that the Court gives libertic vnto the Secretary to record the deed of Humphery Johnson, altho not acknowlidged before a majestrate, according to order; and this libertie of the Court to be entered on the record, att the foot of the deed,

Memorand: that Nathaniel Soule be sumoned to the next Court, to answare an accusation of comitting adultery with an Indian woman.

In reference vnto the complaint of Daniell Steward, a Scotsman lineing att Barnstable, against Nathaniel Fitsrandall, that hee had crewelly beaten him, altho it can not be fully made out and proued, yett forasmuch as it doth appear by divers concurrent cerconstances that the matter is too true, this Court doth order, that the said Fitsrandall shall pay or cause to be payed to the said Daniell Steward, towards his charge, hinderance, and expence of time, the sume of twenty shillings.

M^r Joseph Tilden, adminnestrator to the estate of M^r Timothy Hatherley, deceased, and Mistris Elizabeth Tilden, the relict and executrix of the said Joseph Tilden, haueing fully discharged all debts and dues due and owing vuto any from the said estate, and more had, vpon proclamation made heerof before this Court, a quietus est graunted vnto graunted vnto her.

According to a graunt of the Court bearing date June, 1662, and by a Court order bearing date 1671, Leiftenant Peregrine White and John Nelson laved out one thousand acrees of land, lying and being neare the Old Indian Way att Tetieutt Riner, about a mile westerly, where Namassakett Riner runs into Teticutt, and soe runs easterly, marked and numbered by the river syde, 1673-1. ten lotts, of one hundred acrees in a lott, running halfe a mile in length southerley, and one hundred lotts in breadth, as may appear by a draught therof, viz(: --

4 March. Wisslow Gart

- one hundred acrees. I. To Mr John Aldin, Senir,
- one hundred acrees. 2. To widdow Sarah Warren,
- 3. To Leiftenant Perrigrine White, . . . one hundred acrees.
- 4. To M^r Thomas Prence, one hundred acrees.
- one hundred acrees. 5. To Wiltam Bassett,
- 6. To Major Winslow, one hundred acrees.
- 7. To Edward Gray, one hundred acrees.
- 8. To Guydo Bayley, one hundred acrees.
- 9. To Mr Josias Winslow, Senir, . . . one hundred acrees.
- To M^r Kanelme Winslow, Seni^r
 one hundred acrees.

1000 acrees.

Wee, whose names are viderwritten, being impannelled vpon a corrowners inquest by the honored Mr James Browne, Assistant, to sitt vpon the corpps of Roger Amnadowne, deceased, occationed by some late striffe between his wife and him, hearing all cuidences, pondering all cercomstances, and viewing the corpes, wee find noe wound nor bruise that might hasten his death.

> STEUEN PAINE, Seni, THOMAS COOPER, HENERY SMITH, WILLAM SABIN, NICHOLAS PECKE, THOMAS COOPER, Junit, ANTHONY PERREY, SAMUELL CARPENTER, JOHN PECKE, JONAU PALMER, JOHN MELLER, Senir, BENJAMINE SABIN.

#11th November, 1673. This verdict aboue written was given in vpon oath before mee.

JAMES BROWNE,

Assistant.II

1673-4.

4 March.

WINSLOW,
GOUR.

[*99.]

*In reference vnto Humphery Johnsons presentment, the Court amerces him in the penall sume of ten shillings for his breach of order in his coming into this goutment, to line and inheritt in the towne of Scittuate, without the leane and approbation of the Gout and two of the Assistants, and doe further order him to remoue his dwelling and cottage erected within the said towne, within one month from the date heerof, or else order shalbe giuen for the pulling downe therof.

The condition, that if the said Wilłam Peakes doe psonally appear att the Court of his ma⁴⁶ to be holden att Plymonth the first Tusday in June next, to make further answare for his beating, abusing, and afrighting the wife of Josias Leichfeild, and in the interem that hee behaue himselfe peacably towards our sout lord the Kinge, and all his leich people, and in speciall towards the wife of Josias Leichfeild aforsaid, and not depart the said Court without Iveence; that then, &c.

Seuerall psells of Land Henery Wood, allies Attwood, of Middleberry, died possessed of.

Impr, sixteen acrees of vpland and eight acrees of meddow.

Item, one hundred acrees of vpland.

Item, 40 acrees of vpland.

Item, 13 acrees of land his house stands on.

Item, twenty acrees of land att Strawberry Hill.

Item, 8 acrees of meddow in Plymouth bounds.

Item, the quarter pte of the mill and the land being about it.

1674.

3 June.
[*100.]

*Att the Court of Election holden for the Jurisdiction of New Plymouth att the Towne of Plymouth, on the third Day of June, Anno Dom 1674.

Before Josiah Winslow, Esquire, Goû, John Aldin, Wiltam Bradford, Thomas Hinckley, Constant Southworth, and James Browne,

Assistants, &c.

| John Alden, | ESQ ^R , was chosen Gouernor and sworne. And | 3 June. |
|----------------------|--|-------------------|
| Wiltam Bradford, | | Winslow, Gour. |
| Thomas Hinckley, | | 000-, |
| John Freeman, | were chosen Assistants, and sworne. | |
| Constant Southworth, | | |
| James Browne, and | | |
| James Cudworth, | J | |

 $\label{eq:constant_solution} \begin{tabular}{ll} Josiah Winslow, Es@, Go@, and $$M^r$ Thomas Hinckley, $$And Captaine Bradford was the next in nomination. $$M^r$ Constant Southworth was chosen Treasurer, and sworne. $$$

The names of the Celect Men in each towne are as followeth: -

| | | | | | | $. \begin{cases} \text{Leift Morton,} \\ \text{Serjeant Harlow,} \\ \text{M}^r \text{ Willam Crow.} \end{cases}$ |
|------------|----|---|---|--|---|--|
| Plym, | | • | • | | • | . { Serjeant Harlow, |
| | | | | | | Mr Willam Crow. |
| | | | | | | M ^r Samuell Saberry, Benjam̃ Bartlett, Wilłam Paybody. |
| Duxbur, . | | | | | | . Benjam Bartlett, |
| | | | | | | Wilłam Paybody. |
| | | | | | | Cornett Robert Studson, |
| Scittů, | | | | | | . John Cushen, |
| | | | | | | Cornett Robert Studson, John Cushen, Isacke Chettenden. |
| | | | | | | James Skiffe, Senir, |
| Sand, . | | | | | | . William Swift, |
| | | | | | | William Swift, Mr Edmond Freeman. |
| | | | | | | Walter Dean, Leiftenant Macye, Richard Wilłam, William Harvey, John Tisdall. |
| | | | | | | Leiftenant Macye, |
| Taunton, . | | | | | | · { Richard Wilłam, |
| | | | | | | William Harvey, |
| | | | | | | John Tisdall. |
| | | | | | | (Mr Edmond Hawes, |
| | | | | | | Mr Edward Sturgis, |
| Yarmouth | ١, | | | | | . Ensigne Howes, |
| | | | | | | Mr Edward Sturgis, Ensigne Howes, John Thacher, John Miller. |
| | | | | | | John Miller. |
| | | | | | | |

3 June. Winslow, Gou^R,

| Barnas ť , . | | | | | | | Leift Laythorp, Mr Tho Huckens, Mr John Gorum. | | | | | |
|--|----------------------------|--|--|--|--|--|---|--|--|--|--|--|
| Marshfeild, | | | | | | | Mr John Gorum. Mr Josiah Winslow, Seni', Anthony Snow, Nathaniel Thomas. Mr Steuen Paine, Seni', Leift Peter Hunt, Ensigne Henery Smith. John Willis, Seni', John Carrey, Leiftenant Haward. Daniel Cole, | | | | | |
| Rehoboth, | | | | | | | Mr Steuen Paine, Senir, Leift Peter Hunt, Ensigne Henery Smith. | | | | | |
| $\operatorname{Bridg} \tilde{\mathbf{w}}, .$ | | | | | | | John Willis, Seni ^r , John Carrey, Leiftenant Haward. | | | | | |
| Eastham, | | | | | | | Nicholas Snow, · { Jonathan Banges, | | | | | |
| Dartmouth, | | | | | | | Marke Snow, Jonathan Sparrow. John Russell, James Shaw, Willam Palmer. | | | | | |
| Middlebery, | | | | | | | John Thompson, Jonathan Dunham, Francis Combe. | | | | | |
| Swansey, . | | | | | | | Samuell Luther, Hugh Cole. | | | | | |
| | The Names of the Deputies, | | | | | | | | | | | |

Leift Morton, Wilłam Crocker, Mr Willam Clarke, Ensigne Eames, Mr Josias Standish, Anthony Snow, Wilłam Paybody, Ensigne Smith, Cornett Studson, Daniell Smith, Isacke Chettenden, Jonathan Sparrow, Mr Edmond Freeman, Junir, Jonathan Banges, Leifteñ Macye, John Willis, John Tildall, John Cooke, Mr Edmond Hawes, Hugh Cole, Mr John Thacher, John Tompson. Thomas Huckens,

*The Grand Enquest.

1674.

| sworne, | John Finney, Senir, James Walker, John Rogers, Senir, Francis West, Mr Nathaniel Willis, Esra Perrey, Thomas Doged, Arther Hathawey, John Miller, Gedion Allin, John Bryant, Senir, John Ensigne, | sworne, { | John Ormsbey, Nathaniel Williams, Benajah Pratt, Samuell Briggs, Nathaniel Bacon, Peter Hunt, Juni [‡] , Samuell Freeman, Josias Snow, Thomas Cushman, Joseph Ryder, Gershom Cobb, Samuell Briggs. | 3 June. Winslow, Goe*. [*101.] |
|---------|---|-----------|---|---|

The Constables of the seuerall Townes.

| Plym, | | | Samue | ell Dunham, sworne. |
|---------------|----------------|-----------------|--|---------------------------------------|
| | | | | ell West, sworne. |
| Scitt, {‡ | Wilta Jeren | ım Ha riah E | ch,‡ {See of teh,‡ { for | this more 2 pages sworne. |
| Sand, | | | Richa | rd Gibbs, Seni ^r , sworne. |
| Taunton, | | | $\cdot \cdot \cdot \begin{cases} \text{John} \\ \text{Shadr} \end{cases}$ | Richmond, ach Wibore, sworne, |
| Yarmouth, . | | | Edwar | rd Sturgis, sworne. |
| Barnstable, . | | | Mr Ba | rnabas Laythorpe. |
| Marshfeild, | | | $\cdot \cdot \cdot \left\{ egin{matrix} 	ext{Micae} \\ 	ext{John} \end{array} \right.$ | ll Foard, Hewitt, }sworne. |
| Rehob, | | | $\cdot \cdot \cdot \begin{cases} J_{onath} \\ J_{ohn} \end{cases}$ | nan Fuller, Doged, |
| Eastham, | | | Thom | as Paine, sworne. |
| Bridgwater, . | | | Samue | ell Packer, sworne. |
| Dartmouth, . | | | Wilła | m Earle, sworne. |
| Middleberry, | | | Isacke | Howland, sworne. |

Surveyors of the Highwaies.

| Dlan 2 | | | | | | | Steuen Bryant, Seni Andrew Ringe, |
|---------|---|---|---|---|---|---|--------------------------------------|
| Plyn.ö, | ٠ | • | • | • | • | • | Thomas Faunce, |
| | | | | | | | Ephraim Tilson, |

vol. v. 19

1674. 3 June. WINSLOW, Gou*.

| Duxb, | | | | | | | $. \begin{cases} \text{John Rogers, Juni}^r, \\ \text{Peter West,} \\ \text{Isacke Barker.} \end{cases}$ |
|------------|----|---|---|---|---|---|--|
| Daxb, | | • | • | • | • | • | Isacke Barker. |
| Seittū, | | | | | | | Joseph Barkers, James Cudworth, Junit John Turner, Junit. |
| | | | | | | | John Turner, Juni ^r . |
| Sand, . | | | | | | | · { Edward Perrey, Steuen Skiffe. |
| Taunton, | | | | | | | $igg(egin{array}{ll} { m Edward \ Rew,} \\ { m Israell \ Dean.} \end{array}$ |
| Í | | | | | | | |
| Yarmouth | , | | ٠ | | | | $\cdot \left\{ egin{array}{ll} 	ext{Wiltam Eldred,} \ 	ext{John Whilden.} \end{array} ight.$ |
| Barnstã, | | | | | | | · { Austine Bearce, Gorge Lewis. |
| Marshfeile | 1, | | | | | | · { John Caruer, Wiltum Foard, Junit. |
| Rehoboth, | | | | | | | Nieholas Jyde, John Perrum, Juni ^r . |
| Eastham, | | | | | | | Rober Vixon, Henery Attkins. |
| | | | | | | | |
| Dartmoutl | ı, | | | | | | . Wilłam Bartrum, John Thurburrow, Nehemiah Allin. |
| Middleber | | | | | | | Nehemiah Allin. Samuell Wood. |
| maddeber | ٠, | | | | | | , ramaci ii ood, |

Ensigne Howes is approved and established to be the captaine of the milletary companie of Yarmouth.

It was ordered by this Court, that it be signifyed to the townes that the Court expects that the troopers in each towne be as many in number as before, and that they be prouided with armes and other aculterments fitt for that seruice, and that theire names be sent in to the next July Court.

Joseph Tayler, of Yarmouth, hath chosen Mr John Miller to be his gaurdian, and the same is approued by the Court.

Mr Hinckley is appointed by the Court to require and adminnester an oath to the inventory to the inventory of Anthony Annible, deceased, and to take cecuritie in the Courts behalfe for adminnestration.

*Wheras it is ordered by the Court, in reference vnto a certaine tract of land lying att Middleberry, that Benjamine Church should purchase it in the behalfe of the propriators and inhabitants of Middleberry aforsaid, and that it

[*102.]

doth appear that the said tract of land is purchased by the said Benjamine Church and John Tompson, as more fully appears by a deed bearing date the 23 of July, 1673; and wheras, alsoe, wheras the Court haue ordered, that the purchase thereof should be repayed by the last of Nouember, 1673; and it being not payed by the time prefixed; it is mutually agreed by the inhabitants and propriators with them, the said John Tompson and Benjamine Church, that they should haue one third p̃te of the said land, and to take where they would within the said tract, soe as they take it together for theire purchase and charge; and this to be for theire cecuritic and cuidence for theire said land.

3 June Winslow, Gouⁿ.

The Court haue ordered, that M^r Hinckley, M^r Freeman, and M^r Bourne doe assist what they can in settleing of the controversy between the towne of Barnstable and Mashantampaine.

Weddensday, the 24th of this instant, is appointed by the Court for the inhabitants and purchasers of Dartmouth to meet together for the settleing of the bounds of theire towne; att which time the Goü, Mr Hinckley, the Treasurer, Mr Walley, Leiftenant Morton, and John Tompson did engage to gine meeting with others to propose and indeauor that some prouision may be made for the preaching of the word of God amongst them.

In reference vnto a former graunt to Willam Paybody, if it may be found, this Court gives libertic vnto him to seeke out land for his accomodation and to purchase it, and to declare to the Court what hee hath done in that behalfe.

Att this Court Josiah Leuitt, of Hingham, appeered, to answare the charge of Deborah Brookes, that hee had comitted fornication with her; and the Court haueing heard such testimonies on both ptics as haue bin produced for the clearing of the case, and finding noe sufficient proofe of her said accusation, doe see cause to cleare him of his being guilty of the said fact soe farre as wee descerne.

In reference to the first pet of the petition prefered to the Court by Willam Nicarson, the Court takes notice, that what was expended in the purchase of the land att Mannamoiett, that hee should have bourne the charge of the purchase thereof according to agreement with those that had propriety therin; but forasmuch as hee falls in that pitular, and expresseth himselfe satisfyed in that behalfe, wee say noe more to it; for the second pitulare, hee hath liberty to make purchase of the lands adjacent which is not purchased, according to the graunt of the Court, with the healp and assistance of such as shalbe appointed to healp therin for him.

To the pticulare requesting a constable of their naighbourhood, the

3 June.
Winslow,
Gou^R.
Released.

Court orders, that Nathaniell Couell be impowered to serue theratt in the office of a deputy constable vnder the constable of Eastham.

Wilłam Randall, for abuscing and strikeing of Edward Wanton, was centanced by the Court, for his breach of the peace for strikeing of the said Wanton, is fined three shillings foure penc.

And for his other miscarriages aforsaid, and to be bound to his good behauior.

Released.

The condition, that if the said Wilłam Randall be of good behauior towards our soû lord the Kinge and all his leich people, and especially vnto Edward Wanton, and appear att the Court of his ma^{tie} to be holden att Plymouth aforsaid the first Tusday in July next, and not depart the said Court without lycence; that then, &c.

Josias Holmes, for selling liquors to the Indians, fined forty shillings.

Deborah Brookes, for comitting fornication, was centanced by the Conrt to be publickly whipt, which accordingly was inflicted.

7 July. [*103.] *Att the Court of his Ma^{ric} holden att Plymouth the 7th of July, 1674

Before Josiah Winslow, Es@, Goû,
John Alden,
William Bradford,
Thomas Hinckley,

, James Cudworth, Assistants, &c.

John Freeman,

Constant Southworth.

James Browne, and

The Court haue ordered and appointed M^r Hinckley and M^r Freeman to issue and put an end vnto diners controuersyes and difficulties, as, namely, between the towne of Yarmouth and Mashantampaine concerning the boundary line betwirt them and between the heires of Napoiatan and some Yarmouth men neare Sasuit or Satuckett att Mattakeese, and between Yanno and some other Indians aboute an iland or ilands att the South Sea.

This Court requests and impowers Josias Winslow, Es@, Goû, to sett out and to farme lett the house and land that was lately the house of our honored Goû Prence, deceased, and to dispose of it by rent, soe as it may be preserved from ruin, and as it may conduce in a probable way to the good of the countrey.

7 July.
[Winslow,
Governore]

Samuell Dunham, Seni', of Plymouth, standeth bound vnto the Court of his matheheld this day att Plymouth, in New England, in the penall sume of ten pounds sterling, on condition, that wheras Mr Isaacke Waldron, of Boston, phisition, hath comenced suite against Willam Browne, of Charlestowne, chyrurgion, in an action of the case to the damage of twenty six pounds of currant mony, for that the said Browne hath neglected to pay a debt of thirteen pounds, due vpon bill soffitime in Aprill last past, vnto the said Waldron; if, therfore, the said Isacke Waldron shall and doe appeer att the Court of his matheto be holden att Plymouth aforsaid the last Tusday in October next, then and there to procecute his said suite to effect, that then the abone written obligation to be voyde and of none effect, or otherwise to remaine in full force, strength, and vertue.

This Court approved and established John Howland to be ensigne of the milletary companie of Barnstable.

Memorandom: that Keencompsett came into the Court, and disclaimed and deneyed any right that Napoiatan had to dispose of the lands att Mattakeesett.

John Simmons is graunted liberty by the Court, and with the consent alsoe of the propriators of Pocassett, to creet an house there, on condition hee keep a sufficient ferrey there; and likewise to keep an ordinary for the entertainment of trauellers and strangers, see as hee keep good orders and preuent abuses that may be occationed therby.

Att this Court, Walter Briggs requested the Court for a denission of the lands graunted vnto Mr Hatherley att Accord Pond; and the Court heard what was said by both the said Briggs and Mr John Jacobb in answare thervuto, but saw noc cause to graunt to him, the said Walter Briggs, his desire in that behalfe.

Edward Jenkens was sworne to the office of a constable in the ward of Scittuate on the 17th of June, 1674.

William Barstow was sworne to the office of a constable in the ward of Scittuate on the 22 of June, 1674.

Cornett Robert Studson, Isacke Chettenden, and John Cushen were chosen to the office of celect men in the towne of Scittuate on the 22^{cond} of June, 1674.

Willam Hatch and Jeremiah Hatch, haveing bin chosen to the offices of constables in the ward of Scittuate, but refusing to serue, doe submitt themschees to the payment of their fine.

Thomas Kinge, Junit, haueing bin chosen to the office of a constable in

7 July.
Wisslow,
Goun.

the ward of Scittuate June 17, 1674, instead of one of those ymediately aboue named, refusing to serue, submitteth himselfe to the judgment of the Court.

In reference vnto the first propriators of the lands in the Majors Purchase, see called, which is in the township of Middleberry, between the two pathes, that wheras the record of theire graunte expresseth onely thirty acrees a peece and proportionable comonage, the Court heerby declares, that theire intent was, that all the lands within that tract called the Majors Purchase is settled and doth appertaine vnto them and theire heires and assignes for ener, excepting such smalle psells as hane since bin graunted vnto senerall psons within the said tract, wheref a psell was thirty acrees in the said tracte graunted to John Dunham, Juni^{*}, as followeth:—

Thirty acrees of land is graunted by the Court, with the consent and concurrance of such as are the propriators in the said Majors Purchase, vnto John Dunham, Junit, being layed out & bounded by William Nelson by order from Captaine Southworth, is as followeth, viz?: it lyeth on the easterensyde of the head of Rauen Brooke, marked with a stake att the northwest corner, and att the northeast corner with a smalle red oake, and on the southeast corner it is bounded with a rocke, and att the southwest corner it is bounded with a smalle red oake.

[*104.]

*Att this Court, Capt James Cudworth was established to be captaine of the milletary companie of Scittuate.

And Serjeant Dillingham was approved to be leiftenant, and Serjeant Thacher to be ensigne, of the milletary companie of Yarmouth.

Wheras John Gibson and Thomas Cloake, two Indians see called, whoe are the reputed soñes of Quantockamew, of Pottanunmacutt, complaineth against Symon, the son of Pompmo, for his vajust detaining of theire lands lying att Pottanunmacutt aforsaid, left vnto them as theire inheritance by theire father deceased, this Court doth determine and settle the necke of land called Namacocke, made by the deare path, and the pond called Ocinamunt, and six acrees of land towards Leiftenant Joseph Rogers his marsh, John Sibson and Tom to haue the iland, and all the rest of theire fathers land, except what is sold to the English, and what belonges to Josias his children, that to remaine feirme to them and theire heires for eaer.

Libertie is graunted vnto M[†] Samuell Saberry, of Duxburrow, to looke out for land to accomodate him in reference to scuerall former graunts made by the Court vnto M[‡] William Kempp, deceased, which the said M[‡] Kempp neuer had, nor any for him, and was disappointed of some psells of land assigned to him; and therby hee hancing an interest therin, as appears by the records of this Court, if, therfore, the said M[‡] Saberry, his son in law, can find any lands as yett vndisposed of, hee is to have a competent accomodation of lands out of the same.

7 July.
WINSLOW,

Libertie is graunted by the Court vnto John Cooke to looke out some lands for his accomodation, and likewise Captaine Bradford and Mr Joseph Bradford in reference vnto a former graunte made to Mr William Bradford, deceased, for the accomodation of his children; the said Capt Bradford and Joseph Bradford to be accomodated neare vnto the land John Cooke hath an eye vnto and doth desire; and the Treasurer is appointed by the Court to take a view of what they desire, and to lay out a proportion vnto each of them.

Wheras Thomas Joy, of the towne of Hingham, in the goûment of the Massachusetts, house carpenter, hath caused great disturbance amongst vs by produceing a deed of gift of lands to him from an Indian sachem, wherby hee hath broken a law of this collonic prohibiting the purchasing or receincing any lands by way of gift from any Indian or Indians without libertic giuen them by the Court, and for the same his disturbance and breach of the law was comitted to prison; the said Joy coming into the Court, and in open Court hee disclaiming any right or title to any lands within the said deed expressed that hee hath therby layed claime vuto, and surrendering the said deed vuto the Court, they saw cause to release him.

In like manor, wheras M^r Peter Talmon, of Rhode Iland, produced a deed of gift and a deed of sale in open Court of considerable tracts of land obtained of the Indians without the approbation of the Court, wherby the law about mensioned is broken, and the hee, the said Talmon, for the same committed to prison, hee coming into the Court, and in open Court surrendering vp the said deeds to the Court, and disclaiming and renouncing all right or title to any lands therin expressed, the Court saw cause to release him.

Memorand: that before the psons aboue named were comitted to ward, that a tender was made to them seuerally, that if they would either pay the penalty of the breach of the said law, or surrender vp theire deeds to the Court, and renounce and disclaime any right and title to any lands therin expressed, they should not be comitted; which they att the first refuseing to doe, were comitted, and afterwards condecending vnto, were released.

Wheras there is an Indian, called Hoken, that hath bin a notoriouse theife, and besids former theifts, of late hath broken vp the house of James Bursell, of Yarmouth, for which hee was coniitted to prison; and hee made an escape by breaking of prison, and since stole a horse, being insolent in his carryage and an incorrigable theife, that will not be reclaimed, but lyeth sherking and lurking about, wherby many persons are greatly in feare and danger of

1674. 7 July. Winslow, GovB.

him; wherfore the Court doe order Mr Hinckley and Leiftenant Freeman, or any other majestrate that can light off the said Hoken, that they cause him to be apprehended and sold or sent to Barbadoes, for to satisfy his debts and to free the collonic from soe ill a member.

Att this Court Wiltam Maycomber appeared, being summoned to answare for his breach of the Sabbath in a high degree expressed by his goeing to an Indian house on the Sabbath day to demaund a debt, and otherwise abusing two old Indians, is fined forty shillings to the vsc of the collonic, according to the law, or be publickly whipt.

John Rickard, the son of John Rickard, and Samuell Dunham, the son of Samuell Dunham, for abuseing an Indian, and therin breaking the Kings peace, was fined, each of them, three shillings and four pence.

[*106.]

27 October. *Att the Court of his Ma're held att Plymouth, for the Jurisdiction of New Plymouth, the 27th of October, 1674.

> Before Josiah Winslow, Esq, Goû, John Alden,

Willam Bradford,

James Browne, and Thomas Hinekley, James Cudworth, Assistants, &c.

John Freeman,

Constant Southworth,

THERAS formerly there bath bin a proposition made by some of the towne of Bridgwater, that there might be a book procured, and pson appointed to regester theire lands, with every propriators interest, which hath not hitherto ben effected, seuerall of Bridgwater haueing att this Court @sented a preface to be prefixed to the said booke, and this Court judging it very rationall that it should be proceduted to effect, this Court therfore ordereth, that such as oppose the same shall either concur with the rest therin, or appoint some in theire behalfe to appear att the next Court to gine a reason of theire decent; and wheras there bath bine some controuersy about the destruction of swampes in theire township, that such as shall appear att the Court in the other case bee impowered in the behalfe of the rest concerned therin, to speake to that pticulare alsoe; and inease there shalbe a continued neglect concerning the pmises, the Court will see cause to take some effectuall course for the effecting of the same.

Wheras att the last Court John Barker, attorney to Samuell Hieland, as attorney to the said Hiland, by processe of law obtained a verdiet and judgment of fourteen pounds of I-raell Habert, eight pounds whereof is by the said Hubert alreddy payed; and that some way the said Barker hath procured the bill by which the said sume was demaunded; this Court hath ordered, that the remaining six pounds remaine vapayed vatell the said bill be delinered to Captaine Cudworth, appointed by the Court to receive it.

27 October.
[Winslow,
Governor.]

In reference to the complaint against Wilłam Hatch, Jeremiah Hatch, and Thomas Kinge, for refusing to serue in the office of constable, they requesting they may haue liberty to aplie themselues to the Generall Court in order to getinge of ther fines, which liberty was granted; but they aplied themselues not to the Generall Courte, so the Courte do order, William Hatch & Jeremiah Hatch their fines be required of them.

||Att the Court of his ma^{tic} held at Plymouth the 8th of March, 1676, the Court ordered, that the fines of Jeremiah Hatch and Willam Hatch should be leuied.||

Letters of adminnestration was graunted unto Hugh Stewert to adminnester on the estate of Thomas Phelps, deceased.

Lets of adminnestration was graunted vnto Elizabeth Knapp to adminnester on the estate of Aron $_{\land}$

Concerning the Settlement of the Estate of Thomas Phelpps, allies Phillips, of Yarmouth, deceased.

| The whole estate, by inventory both of house and | 1) " |
|--|------------------|
| The whole estate, by inventory both of house and lands and moucables, is vallued att | . } 65 : 10 : 05 |
| Debts to be payed out of it, | |
| Proper estate devideable, | . 060:00:03 |
| The widdowes pete of the moueables, | . 08:06:09 |
| Item, her thirds of the proffitts of the lands, | |
| Allowed her towards the bringing vp of the younges child, | 1 00:00:00 |
| | 16:16:09 |

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1674. 27 October. WINSLOW, GOUR.

Josias Leichfeild is required by the authoritie of the Court, without any further delay, to make pay vnto his two sisters, Remember Lewse and Dependance Leichfeild, to each of them, the full of one third pet of the estate of his brother, Experience Leichfeild, when the debts are paved.

An Order directed to the Comittees of Scittuate.

This Court, takeing notice of the complaint of Wiltam Parker and Joseph Coleman, Senir, of Scittuate, that they haveing longe lived in the said towne, have not bin hitherto accomodated with any considerable tract of land, according to theire antiquity and desirt, and alsoe considering that the former comittee, by reason of theire former order from the Court, were to straightly bound up as to theire further accomodation, this Court doth order that the pseut comittey doe forthwith accomodate the psons abouesaid with each of them sixty acrees of land, where the said comitty shall judge meet.

Mr Freeman and Jonathan Sparrow are appointed and authorised by the Court to settle the bounds of a certaine psell of land att Mannamoiett, vnto Wiltam Nicarson, which hee hath purchased of the grandees to whom the Court graunted it, which psell of land is see to be layed out as being adjacent vnto the land Niearson first bought of the Indians, and which land is not to exceed 100 acrees to each man that was concerned in the Courts graunt, and Wiltam Nicarson is authorised by the Court to make purchase of the said land as hee hath opportunity for to purchase it.

[*107.] this extent is three pages booke.

*Wheras Mary Wyatt, of Taunton, widdow, late wife to Leift James This entery of Wyate, deceased, hath seuerall times supplycated to this Court for releiffe, and made null by vpon scuerall considerations, finding the widdow indebted to Joseph Leanard, the Court and of Taunton, the sume of cleuen pounds, as by the widdowes owne acknowltered with an idgment, in her petition to this Court, October, 1674, it may appear, this Court haue, in reference to the aforsaid debt, graunted to Joseph Leanard forward in this aforsaid, an extent on eight acrees of the land which was pet of the estate of the aforsaid Leiftenant Wyate, deceased, for the aforsaid Leanards cecuritie, soe that hee, the aforsaid Leanard, may and shall pecably possesse and injoy the aforsaid land vntill bee is fully paved his due debt, and alsoe all nessesary charges expended or laid out on the land, excepting a right heire to the aforsaid land appeer, and will pay the debts, with all nessesary charges expended on the aforsaid land. The said eight acrees of land is lying and being in the towne of Taunton, and bounded on the east end on Taunton Mill Riuer, and on the west end on the comon; on the northsyde by the land of Robert Thornton.

A Letter of Attorney, appointed by Order of Court to be recorded.

27 October. Winslow, Gov⁸.

Be it knowne vnto all men by these psents, that I, Johannah Willett, of Milford, in the collonic of Conceticott, in New England, have made, assigned and assured, ordeined and deputed, and in my sted and place, by these psents, putt my loueing frind, Mr Jacob Walker, of Stratford, in the collonic of Hartford, aforsaid, my true and lawfull attorney for mee, and in my name and to my vse, to aske, leay, recouer all and singulare such debts, dues, sume or sumes of mony as are or shalbe due or owing vuto mee, Johannah Willett, by joynture, dowrey, gift, or vpon any other ingagement whatsoener, giveing and by these psents graunting vnto my said attorney full power and authoritie to acte for mee and in my behalfe, in all thinges needfull and nessesarie to be done in or about the &mises, and vpon receipt of any sume or sumes of mony, for mee and in my stead and name to make, scale, and deliner any lawfull discharges for the same, as alsoe to make one attorney or more vnder him, and all and enery other thing or thinges which shalbe needfull or nessesarie to be don in or about the Pinises, the same to doe as fully and wholly as I my selfe might doe, if I were there psoually pseut, holding feirme and stable all and whatsoeuer my attorney or attorneys shall doe or cause to be don in or about the femises, by these fescuts. Witnes my hand and scale, this 19 day of October, 1674.

JOHANNAH WHLLETT, and a seal.

Signed, scalled, and delinered in the psence off Richard Bryant, Samuell Colev.

The wittnesses to this abouesaid letter of attorney were sworne before mee,

ALLEXANDER BRYANT,

October 19th, 1674.

Assistant.

An order was directed from this Court to require the surveyors of Plymouth speedily to cause a way to be mended between Bridgwater and Plymouth, which is very dangerous for man and beast, as they will answare their eneglect att theire prill.

An order was directed from this Court, to require senerall psons who have come into the collonic without the approbation of the Gour and two majestrates, contrary to order, liveing att Taunton, and downe Taunton River, to depart the gourment betwirt this date and the 28th of February next, or to 27 October.
Winslow,
Gov*.
[*108.]

make theire psonall appearance att the Court of his ma^{tie} the first Tusday in March next, to answare theire neglect or contempt of the said order.

*Att this Court, a natiue named Matthias, allies Achawchett, was indited for killing of another natine named Joseph, allies Chachapanucke. Hee put himselfe on tryall by God and the countrey.

The verdict of the jury was, -

Wee find him guilty of manslaughter by way of chaunce medley.

The verdict being accepted by the Court, the said Matthias was oppenly cleared of being guilty of wilfull murder, and was released.

The Names of the Jury.

| John Tompson, Mr Nicholas Byram, Mr Judah Thacher, Serjeant Ephraim Tinkham, Willam Hoskens, John Roccess. | sworne. | Mr Samuell Edson, Samuell Clapp, James Lewis, John Richmond, Jeremiah Hatch, Hugh Cole. | sworne. | |
|--|---------|---|---------|--|
| | | · · · · · · · · · · · · · · · · · · · | | |

The Court being informed that one John Laythorpe, an Irish man now att Scittuate, is come into this collonie, and hath continew therin for soft time without the approbation of the Court or towne, and that hee lineth there disorderly, an order was directed from this Court to the constables, to gine him notice that hee is to depart this collonie within fourteen dayes after sight heerof, or otherwise to apprehend him, and carry him forth of this jurisdiction towards Waymouth.

Gorge Dauson, of Middleberry, for doeing seruill worke on the Lords day, fined forty shillings.

Joseph Coolestoow, for makeing disturbance att the house of Isacke Chettenden, and speaking vnseemly words, fined fine shillings.

Released,

The condition, that wheras the aboue bounden Joseph Doten is accused by Elizabeth Warren to haue comitted fornication with her, wherby shee is with child, if, therfore, the said Joseph Doten shall and doe appear att the Court of his mather to be holden att Plymouth aforsaid the first Tusday in March next, to make further answare respecting the said fact, and not depart the said Court without lycence; that then, &ê. Att this Court, Nicholas Alberson, for breach of the Sabbath, and pilfering, and senerall times, and for telling a lye in his examination concerning the pmises, was centanced by the Court to be publickly whipt, which accordingly was inflicted. 27 October. Winslow, Got 8,

[*109.]

*Wheras Mary Wyatt, of Taunton, widdow, late wife to Leiftenant James Wyatt, deceased, have severall times suplycated to this Court for releife, and after seuerall considerations, finding the said widdow indebted to Joseph Leanard, of Taunton, the sume of eleuen pound, as by the widdowes owner acknowlidgment in her petition to this Court, October, 1674, it may appear, this Court haue, in reference to the aforsaid debt, graunted vnto Joseph Leanard an extent on eight acrees of land, which was pte of the estate of the aforsaid Leistenant Wyatt, deceased, for the aforsaid Joseph Leanards eccuritie, soe and that the aforsaid Leanard may and shall peacably possesse and injoy the aforsaid land vntill hee is fully payed his due debt, and alsoe all nessesary charges expended or layed out on the said land, excepting a right heire to the aforsaid land appeer, and will pay the debt, with all nessesary charges expended on the aforsaid land. The eight acrees of land is lying and scittuated in the towne of Taunton, and bounded on the east end on Taunton Mill River, and on the west end on the comon, and on the north syde by the land of the aforsaid Joseph Leanard, and on the south syde by the land of Robert Thornton, on all which eight acrees of land, bounded as heer expressed, the Court have graunted an extent to the abovemensioned Joseph Leanard, his heires, executors, or assignes, vntill hee or they shalbe fully paved and satisfyed his said debt, and all nessesary disbursments on or about the land, or that it be redeemed by the lawfull heire.

John Gorum, Seni'r, aged 53 yeares, or therabouts, testifyeth, that some time since, hee being desired to write a memorandum of an agreement between Jabez Lumbert and Zachariah Ryder, concerning lands of Abraham Darbey, which is in the bounds of Yarmouth, and they comitted the writing, after it was written, to my keeping, some space of time after, Abraham Darbey, coming from Verginnia, put in on the othersyde of the Cape, and come to my house, and I told him that his brother, Jabez Lumbert, had sold all rights of lands in the bounds of the towne of Yarmouth, and Abraham Darbey said what hee had done in that respect hee had ginen him order soe to doe, and it should be made good, or to that yery purpose.

Dated this 4^{th} 1. $\frac{7}{2}$

This was sworne before mee,

JOHN ALDIN, Assistant.

27 October. Winslow, Hannah Darbey, aged thirty two or therabouts, testifyeth and saith, that my husband, Abraham Darbey, gaue vnto my brother in law, Jabez Lumbert, lineing in Barnstable, in the jurisdiction of New Plymouth, order to sell all the lands left him by his father, John Darbey, deceased, within the bounds of Yarmouth, in the aforsaid jurisdiction, with all the printilidges and appurtenances thervnto belonging, and for the which I received pte of the payment in my husbands absence, by my brother Lumbert, which when my husband came home I aquainted my husband therwith, and hee was satisfyed with my brother Lumbert, for soe much as I had received, and in what hee had don in the sale of the aforsaid lands; and further saith not.

Taken vpon oath Nouember the 19th, 1674, before mee,

EDWARD TINGE.

Assistant.

1674-5. *Att the Court of his Mate holden att Phymouth the first of March, 1674.

1 March. [*110.] Before Josias Winslow, Esq^r, Gou^r, and John Freeman,
John Alden, Constant Southworth,
Thomas Hinckley, James Browne, and
Wilłam Bradford, James Cudworth,
Assistants, &ĉ.

IN reference vnto the affaires of the towne of Sandwich, whoe are propriators, and whoe are interest in the towne privilidges, being att great vncertainty amongst themselues, our honored Gont, (if it may be.) Mt Aldin and Mt Hinckley, Mt Constant Southworth and Mt Freeman, are by the Court requested and impowered to take some convenient time to goe to Sandwich, to use theire best indeanors to settle those affaires amongst them, and in the mean time, the Court sees noe reason that those whose names are in a list ginen in by William Swift, for to receive a graunt of marsh, or such as are heires successors of such, that they or any of them should be debarred and deprined of the coffion towne privilidges, except any of them come under the law that doth prohibite some psons for voating for officers.

Letters of administration is graunted by the Court vnto Mistris Mary Thomas, the reliet of Capt Nathaniell Thomas, deceased, and vnto Mr Wift Thomas, to administer on the psonall estate of the said Capt Thomas, and it was agreed by and between the said William Thomas, and Nathaniel Thomas, and Isaacke Little, now present in the Court, that the debts due to any from the said estate being duly payed, the resedue of the said estate shalbe att the sole dispose of the said Mary Thomas, provided the other children 1674-5. consent thervnto.

1 March WINSLOW, GOUE.

The Court, seing cause to require the psonall appearance of an Indian, called Tobias, before the Court, to make further answare to such intergatoryes as shalbe required of him, in reference to the suddaine and violent death of an Indian called John Sassamon, late deceased, the said Tobias and Tuspaquin, the black sachem, (see called,) of Namassakett, and William, his son, doe all joyntly and senerally doe heerby bind over off theire lands, to the vallue of one hundred pounds, vuto the Court, for the psonall appearance off the said Tobias att the Court of his matie, to be holden att Plymouth aforsaid the first in June next, in reference to the Omises,

Memorand: that Willam Earle, the constable of Dartmouth, be sumoned in to the next Court to answare the complaint of Mamanewed, for beating his wife, and trespasing on his land with his cattle.

Wheras Edward Jenkens hath formerly petitioned the Court, that his daughter, Mary Attkinson, may be discorsed from her husband, named Marmeduke Attkinson, declaring that hee, the said Marmeduke Attkinson, hath left the said Mary, his wife, and absented himselfe from her the full tearme of seauen yeares and more, neither coming att her nor prouideing for her, wherfore, altho the Court sees noe cause to graunt a dinorce, vett they doe apprehend her to be noe longer bound, but doe leave her to her libertie to marry if shee please.

Memorand: that wheras the towne of Taunton was sent vnto to send theire agents to treat with Bridgwaters agents, in reference vnto bounds of lands, and titles of lands, and that Taumtons agents have heer attended senerall dayes, and none of Bridgwater did give them any meeting, this Court have ordered, that there shalbe a sesation of acting or docing any thinge by Bridzwater men, concerning the said lands in controucrsve, vntill they have had a hearing before the Court.

*Wheras the last will and testament of Mr Josiah Winslow, Senir, deceased, the 12th day of the 2cond month, 1673, was psented vnto the Court to be proved,-

Before probate of which caution was prented, grounded on sundry testimonies vpon oath, wherby it did appear vnto this Court that Mr Josias Winslow, Senir, aforsaid, his house, and all his lands lying and being in Marshfeild, were given by him the said Josias Winslow vnto his son and heire, Jonathan Winslow, in franke marriage vnto Ruth, the daughter of Mr William Serjeant, which said house and lands in Marshfeild are againe divised by his 11st will and testament vnto his son, Jonathan Winslow, intaile; the Court apprehending that a man can not by his last will and testament defeat and make void a gift of lands made vnto his son and heire in franke marriage, but that such [*111.]

1674-5. 1 March. WINSLOW, GOUB.

gift is extinct, and made void by a former gift in franke marriage, and therfore doe declare that pet of the will, soe farr as the disposall of the said house and land, to be a void gift, and doe order that the abouesaid testimonies vpon oath to bee heerwith recorded, and the rest of the said will abouesaid to stand valled, and doe graunt letters of adminnestration vnto Mistris Margarett Winslow, executrix to the said will, and doe request the honored Gour to take her oath to the inventory of the estate.

This Court graunts libertie vnto Mistris Mary Sturgis, the relict of Mr Samuell Sturgis, late deceased, to adminnester on his estate, together with Mr Freeman, Mr Elisha Hedge, and John Miller, and Edward Sturgis, Junir, and to be assisted by the aduice of Mr Hinckley, and to ripen matters in order unto the settlement of the said estate, which being done, that then Mr Hinckley, being now impowered by the Court, doe adminnester an oath to the said Mary Sturgis, widdow, for the truth of the inventory of the estate aforsaid; and vpon theire report to the Court of theire soe acting respecting the pmises, that then the Court will take course for the equall distribution therof, according to justice and prudence.

The Court hath granuted to the said Jabez Lumbert les of adminuestraestate.

Wheras it doth appear to the Court, that Jabez Lumbert was left by Mathew Darbey, deceased, with order to looke after his estate in his absence, which hee bath in this collonic, this Court therfore doth order, that the said tion on the said Jabez Lumbert doe looke after and gather in all such dues and debts as are owing and belonging to the said Darbeyes estate, and keepe a faire accompt of the same, see as hee may be reddy to give in the said accompt, when any heire shall appear, or when the Court shall see cause to require it.

> John Sutton being connict of selling syder to the Indians, incase that hee pay downe 20s in siluer mony, hee is released.

> It is ordered by the Court, that wheras it doth appear vnto the Court, that wheras there was an vulawfull bargaine made between Richard Ridgely and Richard Tarr, concerning goods bought by the said Richard Tarr, which goods are attached by one of the constables of Taunton, the Court orders, that the said constabl shall returne the said goods vnto the wife of the said Ridgley, for and towards her support, provided that all nessesarie charges be defrayed out of them.

[*112.]

*Wheras divers of the inhabitants of the towne of Middleberry doe desire that all such as are propriators of the lands within the liberties of the said township shall meet together in order vnto the settlement of matters amongst them, and to put thinges into such order, pticularly in respect of the purchase of lands made by the Treasurer, soc as may tend to the comon good of the towne, in which respect the Court haue thought meet, and doe order and propose, that the fifteenth day of Aprill next be appointed, on which there shalbe a generall meeting of all such the propriators aforsaid; and if, vpon sufficient warninge to appeer, any shall stay away, that such as doe meet shalbe and are heerby impowered to acte respecting the Omises; and the psons defective in non appearance to rest in what they acte in that behalfe.

1674-5. I March. WINSLOW, Got "

In reference vnto the complaint of Rebeckah Littlefeild, somtimes of Ransome, in the jurisdiction of the Massachusetts, against Israell Woodcocke, of Rehoboth, in the jurisdiction of New Plymouth, that hee hath begotten her with child, the Court, haucing examined him concerning it, and haucing heard divers please and pused divers evidences about it, and hee the said Woodcocke stifly deneving it, doe not see cause absolutely to charge him with it, nor satisfying reasons to cleare him, and therfore doe award the said Israell Woodcocke to pay or cause to be payed vnto the said Rebecka Littlefeild, or her order, two shillings a weeke, quarterly, and every quarter, towards the keeping of the child shee goes with, after the birth therof, vntill the tearme of seamen yeares be expired, or soe longe of the said tearme of time as the said child shall line, to be paved in corne, and delinered att the house of Mr Edward Ranger, att Boston, att prise currant, att the deliuery therof.

And the Court likewise centanced him to find surties for his good behauior vntill the next July Court.

And the said Rebecka Littlefeild is centanced by the Court to suffer according to the law against this her fact.

Israell Woodcocke acknowlidgeth to owe vnto our sour $\begin{cases} 1 & \text{sour} \\ 20 & \text{sour} \end{cases}$ lord the Kinge the sume of

The condition, that if the said Israell Woodcocke be of good behauior Released. towards our sour lord the Kinge and all his leich people, and appear att the Court of his matte to be holden att Plymouth aforsaid the first Tusday in July next, and not depart the said Court without lycence; that then, &c.

Israell Woodcocke, of Rehoboth, plantor, stands bound vnto Rebeckah Littlefeild in the penall same of thirty pound.

John Woodcocke, of the same place, in the penall sume of thirty pounds.

The condition, that wheras the said Rebeckah Littlefeild hath accused the Since this bond said Israell Woodcocke that hee hath begotten her with child, in reference was entered whervnto the Court haue seen cause to award the said Israell Woodcocke to passed vnder pay vnto the said Rebeckah Littlefeild or her order the sume of two shillings see that this is a weeke, &ê. If, therfore, the said Israell Woodcocke doe pay the said sume null. of two shillings aweeke towards the keeping of the child shee the said Littlefeild goes with, according to specue and time as in the order of Court con-

1 March.
Winslow,
Gou^R.
[*113.]

1674-5. cerning the the same is expressed, that then the aboue written obligation to be void and of none effect, or otherwise to remaine in force and vertue.

*March Court, 1674. Vpon the petition of the propriators of the lands att Saconett, and places adjacent, the Court hath graunted vnto the said propriators, or the major jets of them, as a towneshipp, to make such actes and orders as shalbe needfull or convenient for the wellbeing, settleing, and ordering of the said place or plantation, and especially for the settleing of such a society there as may be instrumentall for the mannageing and carrying on of the worship of God, and matters in the comonwealth.

February the 13th, 1672. Wheras I, Walter Hatch, makeing my addresse to the comittee that is impowered by the Court to lay out lands att Seituate for my due on that accoumpt, although I could not satisfy them that my condition came vuder the psent comission, yet some of them doe conceine that I have as good right to an alotment as some other that is alowed an alotement by the comittee.

ISACK BUCK,
ISACKE CHETTENDEN,
JOHN DAMAN,
JOHN TURNER, Senit,
JOHN TURNER, Junit.

The Court, haueing heard and considered his complaint, doe not see reason and just cause for the complaint, and therfore doe order that Walter Hatch doe repaire the damage of the comittee, by bearing the charges of their eattendance about this matter.

In reference to the petition of Mistris Gray, of Yarmouth, respecting her low condition, and that it doth appear that the estate is more indebted than it is able to satisfy, this Court, in respect to her \(\rho_{\text{cut}} \) nessessitie, doe order M^r Hinckley to sett out some few \(\tilde{\rho} \) ticulars, as beding, and some other nessesaries, to be disposed to her by him for her \(\rho_{\text{sent}} \) releiffe, soe that it exceed not about 20°1.

Released.

Nathaniell Hall, of Yarmouth, weater, acknowlidgeth to one viito our soft lord the Kinge the sume of $\}^{11}_{20:00}$

The condition, that if the said Nathaniell Hall be of good behavior towards our soft lord the Kinge and all his leich people, and appear att the Court of his mate to be holden att Plymouth aforsaid the first Tusday in July next, to make further answare to such intergatories as shalbe made to him respecting his foscutment; that then, &c. John Cowin, of Scittuate, acknowlidgeth to owe vnto our $\begin{cases} 10 \\ 20 \\ 00 \end{cases}$ so $\begin{cases} 100 \\ 20 \\ 00 \end{cases}$. The condition, that if the said John Cowine be off the peace towards our lord the Kinge and all his leich people, and in speciall towards Ensigne

1 March.
Winslow,
Got*.
Released.

soû lord the Kinge and all his leich people, and in speciall towards Ensigne John Williams, of Scittuate aforsaid, whome hee lately assaulted and abusinely wounded; and that hee, the said Cowine, doe psonally appear att the Court of his ma^{tie} the last Tusday in October next, and not depart the said Court without lycence; that then, &c.

John Matthewes, of Yarmouth, for diuers filthy, flagicious, and abscane expressions by him spoken, was sentanced to pay a fine of flue pounds or to be publicly whipt.

Nathaniel Soule, for lying with an Indian woman, was centanced to be whipt att the post, which accordingly was inflicted; likewise, the woman was publickly whipt att the post for this fact.

And the said Soule is ordered by the Court to paye ten bushells of Indian corne to the said Indian woman towards the keeping of the child.

*Att the Court of Election held for this Gov'ment att Plymouth, for the Jurisdiction of New Plymouth, the first Day of June, Anno Dom 1675. 1675.

1 June.
[*114.]

Before Josiah Winslow, Esqui^r, Goû, John Alden, Wilłam Bradford, Thomas Hinckley, John Freeman, Constant Southworth, James Browne, and James Cadworth,

Assistants, &c.

TOSIAH WINSLOW, ESQR, was chosen Goût, and sworne.

John Alden, Wilłam Bradford, Thomas Hinckley, John Freeman, Constant Southworth,

were chosen Assistants, and sworne.

James Browne, and James Cudworth.

Josiah Winslow, Esq, Goû, and M^r Thomas Hinckley, were chosen Comissioners for this following yeer.

1 June. Winslow, Gov⁸.

Capt Bradford the next in nomination.

Mr Constant Southworth was chosen Treasurer, and sworne.

The Names of the Celect Men in each Towne of this Goument,

| Plymouth, | | | | Leift Morton, Wilłam Crow, Serjeant Wilłam Harlow, Mr Wilłam Clarke, Ephraim Tinkham. |
|-------------------------|-----|---|--|---|
| Duxburrow | , . | | | Mr Samuell Saberry, Benjamine Bartlett, Willam Paybody. |
| Scittuate, . | | ٠ | | John Damman, Jeremiah Hatch, John Cushen. |
| Sandw, . | | | | Wilłam Swift, Steuen Skiffe, Thomas Tupper, Junit. |
| Taunton, . | | | | Richard Williams, Walter Dean, William Harvey, Leiff Macey, John Tisdall, Seni [*] . |
| Yarmouth, | | | | Captaine Howes, Mr Edmond Hawes, John Miller, John Thacher, Edward Sturgis, Senir. |
| Barnstab l , | | | | (Leift Laythorpe, Mr Barnabas Laythorpe, Mr Thomas Huckens. |
| Marshfeild, | | | | Wiltam Foard, Seni ^r , M ^r Nathaniel Thomas, |
| Rehoboth, | | | | Mr Stephen Paine, Senir, Leiff Peter Hunt, Ensigne Smith. |
| Eastham, | | | | Nicholas Snow, Jonathan Sparrow, Warke Snow. |

| Bridgwater, | . { Leiff Haward, John Willis, John Carey. | 1675. 1 June. WINSLOW, |
|--------------|--|-------------------------|
| Swansey, | John Allin, Seni ^r , Samuell Luther, Hugh Cole. | Gov ^E . |
| Dartmouth, | John Cooke, Arther Hathewey, James Shaw. | |
| Middleberry, | M^r Francis Combe, John Tompson, Jonathan Dunham. | |

*The Names of the Deputies that serued att this Court and the senerall

[*115.]

Adjournments therof.

Leift Morton, Mr Barnabas Laythorpe, Sarjeant Harlow, Ensigne Eames, Mr Josiah Standish, Anthony Snow, Willam Paybody, Ensigne Smith, John Daman, Mr Daniell Smith, Jeremiah Hatch, Jonathan Sparrow, Thomas Tupper, Marke Snow, Leift Gorge Maeye, John Willis, Wiltam Harvey, Hugh Cole, Mr Edmond Hawes, John Cooke, Capt Thomas Howes, John Tompson. Mr Huckens,

The Constables of the senerall Townes within this Goûment.

| Plymouth, | | | | . Jabez Howland. |
|-------------|--|--|--|---|
| Duxburrow, | | | | . Wilłam Brewster, |
| Seitť, | | | | $\cdot \begin{cases} \text{Joseph Siluester,} \\ \text{Joseph White.} \end{cases}$ |
| | | | | . Benjamine Hamond. |
| Taunton, | | | | $\cdot \begin{cases} \text{James Tisdall,} \\ \text{Thomas Dean.} \end{cases}$ |
| Yarmouth, | | | | . Nathaniel Bassett. |
| Barnstable, | | | | . John Finney, Seni ^r . |
| Marshfeild, | | | | $\cdot \begin{cases} \text{Thomas Doged,} \\ \text{John Rouse, Juni}^{\text{r}}. \end{cases}$ |

| 1675. | Rehoboth, | | | | {Nathaniell Cooper, John Miller, Juni ^r . |
|---------------------|-------------|--|--|--|---|
| 1 June. Winslow, | Eastham, | | | | Joshua Banges. |
| Gou ^B . | Bridgwater, | | | | Willam Brett, Juni |
| | Swansey, | | | | Hezekiah Luther. |
| | Dartmouth, | | | | John Russell, Senit. |

The Grand Enquest.

Middleberry, Gorge Vaughan.

| John Butterworth, |
|-----------------------------------|
| Thomas Gibbs, Juni ^r , |
| Samuell Williams, |
| Joseph Hall, |
| Nathaniel Winslow, |
| James Gorum, |
| Jacob Burge, |
| John Mayo, |
| John Sawyer, |
| John Titus, |
| John Nelson. |
| |

The Surveyors of the Highwayes.

| Plym, | | | | | Joseph Warren, Samuell Dunham, John Doten, Robert Ransom. |
|------------------|----|--|--|--|---|
| Duxbu r , | | | | | John Rogers, Seni ^r , Joseph Wadsworth, Joseph Rogers. |
| Scittū, | | | | | Moses Symons, Charles Stockbridg, Richard Dwelley. |
| Sand, | | | | | Thomas Gibbs, Wiltam Newland. |
| Taunton, | | | | | · {John Turner, John Bryant. |
| Yarmoutl | 1, | | | | Wilłam Eldred, John Whilden. |
| Barnstã, | | | | | $\cdot \begin{cases} \text{John Danis,} \\ \text{Samuell Hinckley} \end{cases}$ |

| Marshfeild, . | | | $. \begin{cases} \text{Jonathan Winslow,} \\ \text{Samuell Sprague.} \end{cases}$ | 1675. |
|---------------|--|--|---|---|
| Rehoboth, . | | | $\cdot \left\{ egin{array}{l} 	ext{Gorge Kendericke,} \ 	ext{Wiltam Carpenter.} \end{array} ight.$ | 1 June. Winslow, Gou ⁿ . |
| Eastham, | | | $\cdot \begin{cases} \text{Robert Vixon,} \\ \text{Henery Atkins.} \end{cases}$ | |
| Swansey, . | | | · {Robert Jones, John Thurburrow. | |
| Middleberry, | | | · {Obadiah Eedey, John Morton. | |

*Att this Court three natiues were araigned, vizd, Tobias, & Wampapaum, and Mattushamama, for that being acased, that they did with joynt consent, vpon the 29 of January, anno 1674, att a place called Assowamsett Pond, wilfully and of sett purpose, and of mallice for thought, and by force and armes, murder John Sassamon, an other Indian, by laying violent hands on him and striking him, or twisting his necke, vntill hee was dead; and to hide and conceale this theire said murder, att the time and place aforsaid, did cast his dead body through a hole of the iyee into the said pond.

These, being examined, deneyed the fact, and put themselves on tryall by God and the country, and were found guilty.

The Verdict of the Jury given into the Court in the words followinge.

Wee, of the jury, one and all, both English and Indians, doe joyntly and with one consent agree vpon a verdict: that Tobias, and his son Wampapaquan, and Mattashunnamo, the Indians, whoe are the prisoners, are guilty of the blood of John Sassamon, and were the murderers of him, according to the bill of inditement.

The verdict of the jury being accepted by the Court, the sentance of death was pronounced against them, the said Tobias, and Wampapaquan his son, Mattashanamo, viz': to be carryed from the place of tryall to the prison from whence they came, and from thence to the place of execution, and there to be hanged by the head vntill theire bodies are dead; and accordingly was executed, the 8% of June, 1675, on the said Tobias and Mattashanamano; but the said Wampapaquan, on some considerations, was reprined vntill a mouth be expired from this 6 sent date;

But afterwards shott to death within the said month,

[*116.]

I June. Winslow. Gout. His matter attorney entered caniot that the estates of the prisoner, both

of lands and goods, both prsonall and

ing to law.

1675.

The Names of the Jury that went on this Tryall.

Willam Sabine, Andrew Ringe, Willam Crocker. Robert Vixon, Edward Sturgis, John Done, sworne, Willam Brookes, Jonathan Banges, Nathaniel Winslow, Jonathan Shaw. John Wadsworth, Benjamine Higgins.

reall, might be It was judged very expedient by the Court, that together with this Engsecured accordlish jury aboue named, some of the most indifferentest, grauest, and sage Indians should be admitted to be with the said jury, and to healp to consult and aduice with, of, and concerning the premises. There names are as followeth, vizj: one called by and Eñlish name, Hope, and Maskippague, Wannoo, Gorge, Wampye, and Acanootus; these fully concurred with the aboue written jury in theire verdiet.

> Edward Sturgis, Senit, of Yarmouth, complained att this Court against Thomas Baxter and Joseph Egleston, on suspision of their entering his house on the Lords day, about the eleanenth of Aprill last past, and theire breaking open a lock, and tooke and lett out some quantitie of sacke, and alsoe opened other lockes, and tooke out to the vallue of three pounds of siluer mony of seuerall covues; altho the Court are not see fully & cleared satisfyed about the truth of this accusation, notwithstanding doe see cause to " requir of bonds for their good behauior vntill the next October Court.

Released.

Thomas Baxter, bricklayer, principle, acknowlidgeth to) owe vnto our soil lord the Kinge the sume of } 20:00 Joseph Eglestone, labourer, surety, the sume of 20:00

The condition, that if the said Thomas Baxter be of good behauior towards our soft lord the Kinge and all his leich people, and appear att the Court of his matter the to be holden att. Plymouth on the last Tusday in October next, and not depurt the said Court without lycence; that then, &c.

Released.

Joseph Egleston, labourer, principle, acknowlidgth to owe) $^{-11}$ vnto our soû lord the Kinge the sume of \dots } 20:00

20* was allowed to Edward Sturgis for his the Court on this occation.

The condition, that if the said Joseph Egleston be of good behauior attendance att towards our sou lord the Kinge and all his leich people, and appear att the Court of his matie to be holden att Plymouth the last Tusday in October next, and not depart the said Court without lycence; that then, &ê.

[*117.]

*Att this Court John Woodcocke appeared and John Littlefeild, impow-

ered from his daughter, whoe engaged to appear att the Court to be held att Plymouth in July next, and to bringe the bond with him, and to attend the hearing of the case between 1sraell Woodcocke and Rebecka Littlefeild, and to abide the judgment of the Court concerning the same. 1 June.
Winslow,
Gour.

Nathaniell Hall, of Yarmouth, for vnciuill words and carryages towards Elizabeth Berry, and alsoe for giucing writings to the said Elizabeth Berry to intice her, altho hee had a wife of his owne, was centanced by the Court to pay a fine of flue pounds to the vse of the collonic or be publickly whipt.

John Arther, Mathew Boomer, and John Leyton, being sumoned to the Court to answare for theire residing in the goûment without order, and not attending the publicke worship of God, lineing lonely and in a heathenish way from good societic, this Court ordereth, that they for the future shall frequent the publicke worship of ____, and line otherwise orderly, or that they depart the goûment

In like manor, Elias Williams, being sumoned for coming into the goûment and not applying himselfe for libertic according to order, hee saying that hee is intended for England, the Court giues him libertic vntill the next October Court to be holden att Plymouth to remaine where he is, and then to depart the goûment; which incase hee neglect, the Court will see cause to remone him out of the collonic.

William Wood, of Marshfeild, for speaking contemptuously of M^r Arnold on the Lords day, in February last, as appears by the euidence, was centanced by the Court to sitt in the stockes two houres the next training day att Marshfeild.

Robert Crosman, Seni⁷, of Taunton, for abusing the constable in the execution of his office by throwing a sticke att him, and drawing his knife and saying hee could afford to stabb him, was fined the sume of forty shillings to the vse of the collonic.

Thomas Lucas, for being distempered with drinke, it being soc oftens, and that hee hath borne seuerall pticular punishments gradually, and can not be reclaimed, it was ordered con erning him, that all that sell drinke be stricktly ordered and prohibited to lett him have none.

James Burt, of Taunton, for being distempered with drinke the second time, was fined ten shillings, according to law, to the vse of the collonic.

In answare to a petition preferred to the Court by Benjamine Higgens, in the right of his father, deceased, to be accomodated with land att Saconett with the petnors and servants there, the Court, generally conceining that the said Richard Higgens had wronge in that hee was not accomodated in the said land with the rest, seuerall of the petnors, being psent, did engage before the Court.

vol., v. 22

1 June.
Winslow,

that incase the petitioner shall and doe make his addresse to the rest of the companie interested in those lands, that they will pswade them, that altho hee can not be supplyed out of the deuided lands of it, that hee may be competently supplyed in the vadeuided lands theref.

In answare to the petition of Richard Wright, requesting land in the right of Peter Maycocke, sofittines a servant in this collonic, the Court sees noe right appearing by vertue of his claime; but as hee hath bin an ancient inhabitant, and hath not bin much considered, and appears to stand in need, haucing children that may imploy land, the Court saieth, if hee can find out land that is free and may be graunted, the Court will, ypon intelligence given them, consider him according to his condition.

An Order directed to the Comittee of Scittuate.

Gentlemen: John Daman hath complained that you gaue him fifty acrees of land, and vpon a suggestion that hee had land on that accoumpt before, you drew backe, notwithstanding hee appeared in a list from the Court to be one land was promised to; and therfore wee request and thinke indeed hee ought to be considered, and desire you would see doc.

Wheras the townes of Taunton and Swansey haue complained that the towne of Rehoboth, haueing run theire line, non of those townes being frent, and see being theire owne carners, they haue reason to feare the said line is much to theire predjudice, and alsoe that Rehoboth bounds are yett imperfect and can not by them be certainly knowne, this Court doth therfore order, that the said lines between them and the complaining townes be run againe according to graunt of Court between this and October Court next, and that the said adjoyning townes haue seasonable notice of the time of theire docing it, that they may haue further satisfaction improucing some of theire ____, to see it fairly settled.

[*118.]

*In reference to a petition prefered to the Court by John Howland, John Tracye, Josiah Standish, Edward Southworth, Joseph Howland, Danid Aldin, and Jabez Howland, requesting a supply of land according vnto and by vertue of a Court order which ingageth land to children heer borne and brought vp before strangers, the Court hane ordered, that the lands yett vndisposed of shalbe viewed, and that such of the ancient freemen as hane not bin yett accomodated may be supplyed in the first place, and afterward the petitioners to be supplyed.

Att this Court, Nathaniel Morton requested the Court to have libertie to seek out for some accomodation of land for himselfe and in the behalfe of the posteritie of his brother, John Morton, deceased, as being decended of Mr Gorge Morton, deceased, and in reference to his place as being one that hath serned the country this many yeers, the Court hancing considered his predecessor, $M^{\rm r}$ Nathaniel Souther, with a considerable tract on that accommpt, the Court ordered, that hee bee considered with such freemen as are abouenamed that may make theire adresses to the Court for a supply.

1 June.
Winslow,
Gor's.

Wheras att a former request and petition of the towne of Taunton, the Court orders, that the line betwixt them and Bridgwater might be run, which notwithstanding bath bin hitherto neglected, and that now the towne of Bridgwater bath petitioned the Court that the said line may now be run, this Court now ordereth, that the line be run according to theire graunt between this Court of his math to be holden att Plymouth the first Tusday in July next, and that notice be given to the Treasurer and the time intended, hee being appointed and requested by the Court to assist therin.

The Court hane graunted vnto Mr John Holmes, teacher of the church of Christ att Duxburrow, and vnto Mr John Smith, teacher of the church of Christ att Sandwich,—to Mr Holmes in the right of his father, and to the said Mr Smith for his accomodation.—a certaine tract of land att Pinquine Hole, that is to say, the land of Charles the Indian, bounded on the north-yde by the lands of Mr Josiah Standish, and Pinquine Hole Riner on the south, by the sea on the west, and soe extending into the woods; to be equally deuided betwixt them in equall and alike proportions, they purchasing it of the Indians.

In reference vnto a difference between some of the purchasers and Wilłam Nicarson about title of lands att Mamamoiett, exhibited to the Court, the one by his petition and the other by theire remonstrance, ginen into the Court by Thomas Clarke and Jonathan Banges in the behalfe of scucrall others, the Court hanc appointed Mr Hinckley, Mr Gorum, and Jonathan Sparrow to sett the bounds of theire lands between them, according to the Courts graunt, vnto the freemen that hane interest with the said Nicarson therin; and that they take speciall regard that they leaue nor vacant lands between theire inhabited lands and the sea or water; and if Mr Hinckley can not attend it, then Captaine Howes to supply his place in it.

And wheras Wilłam Nicarson requesteth that their naighborhood att Mannamoiett may be allowed to be a townshipp, the Court conceines they are not in a capassitic att psent to manage the affaires of a towne, and therefore for the psent allow them to haue a deputic, constable and a grandjurymen, which shalbe chosen by the towne of Eastham together with themselues, and in all other respects to remaine and relate vnto the towne of Eastham for bearing their pite of all other charge, as was settled the last June Court. 1 June.
WINSLOW,
GOUE.

Leifī Morton and Francis Combe are ordered by the Court to lay out a p̃sell of land belonging to the successors of M^r Prence, deceased, lying att Namassakett, whoe are to doe it according to the Courts graunt.

Jonathan Higgens is allowed and approved by the Court to be ensigne bearer of the milletary companie of Eastham.

Leiftenant Hunt, Ensigne Smith, and Mr Daniell Smith are appointed and authorised by the Court to take some psent care of the estate of Mr William Blackston, deceased, and off his son now left by him, and to see that the next Court hee doe propose a man to the Court to be his guardian; which incase hee doe neglect, the Court will then see cause to make choise of one for him.

In reference vnto the petition of Mistris Elizabeth Tilden, wherin shee desires the Court to consider her soc as to order her some releife out of the estate in her hands for the bringing vp of three of her children, the Court, takeing it into serious consideration, doe alow her out of the estate in her hands twenty pounds for the two last yeers.

[*119.]

*The Court doth alow the sume of ten pounds, besides what is due from Joseph Barstow, for and towards the building of a bridge for foot and horse oner the North Riuer, which bridge is to be parcelell for strength and workemanshipp ynto the bridge att the Echriuer.

 \mathbf{M}^{t} Thomas Dexter and Thomas Tupper are appointed by the Court to gather in the minnesters maintainance att Sandwich.

Wheras the Court is informed, that one whose name is John Steuenson, son in law to Mr Willam Blackstone, late deceased, was very healpfull to his father and mother in theire life time, without whome they could not have subsisted, as to a good healp and instrument therof, and that hee is now left in a low and mean condition, and neuer was in any measure recompenced for his good service aforsaid, and that, as is said att least, his father in law ingaged to his mother att his marriage with her, that hee should be considered with a competencye of land out of the said Blackstones land hee then lived on, which hath neuer bin vett pformed; and forasmuch as the psonall estate of the said Wilłam Blackston is see smale and inconsiderable as that hee, the said Steuenson, can not be relieved out of it; this Court, therfore, on consideration of the femises, doc order and dispose of fifty acrees of land vnto the said John Steuenson out of the lands of the said William Blackstone, and fine acrees of meddow, to be layed out to him by Ensigne Henery Smith, Mr Daniell Smith, and Mr Nathaniel Paine, accordingly as they shall judge meet, see as it may be most comodious to him and as little prejudiciall to the seat of Mr Willam Blackstone as may be,

Concerning Saconessett, in reference to abuses of the Lords day, for the bringing of those misdemenors to light, it is ordered by the Court,—

1 June.
Winslow,
Gors.

That Barnstable choose one of theire grandjurymen out of the inhabitants of Saconest.

The sume of thirty fine shillings is allowed by the Court vnto John Woodcocke, to be payed to him by John Littlefeild for charges of him and his daughters attendance att the Court to give testimony in reference to the controversy between Israell Woodcocke and Rebeckah Littlefeild.

Serje: Ephraim Tinkham, for coming into the Court drunke, fined forty shillings.

*Att a meeting of the councell of warr for this jurisdiction, held att Plym- [*120.] outh, the fourth day of August, 1675,—

In reference vnto a companie of natines now in costody, brought in to Plymouth, being men, weomen, and children, in number one hundred and twelne, vpon seriouse and deliberate consideration and agitation conserning them, the conclusion is as followeth: that wheras, vpon examination, it is found that securall of them have bine actors in the late rising and warr of the Indians against vs, and the rest complyers with them therin, which they have done contrary to engagement and concurant made and plighted with this collonic, which they have pfidiously broken, as appeareth further alsoe in that they did not discouer that puisions plott which Phillip, with others, completed against vs, which hath caused the destruction of seuerall of vs, by losse of lines and estates, and still held in danger therby, the pmises considered as aforsaid, the councell adjudged them to be sold, and denoted vnto servitude, excepting some few of them, which, vpon speciall consideration, are to be otherwise disposed of, and the Treasurer is appointed by the councell to make sale of them in the countryes behalfe.

For a smuch as by frequent and sad experience it is found, that selling, &c. This law is of armes and animition to the Indians is very pnisious and destructive to the conformal English, it is therefore ordered, decreed, and enacted by the connecli of warr but the forest for this jurisdiction, that whose one shalbe found to sell, barter, or gine, discontinuous or indians, and the same legally proued against them, enery such pson or p one shalbe put to death, and in defect of full and legall profit there, the painted law to take place.

The councell of warr did vnanimously impower our honored Gon^r, together with such of the councell as can reddily give him meeting, being 1 June.
Winslow,
Gor⁸.

neare to him, to dismisse and require our forces home againe, as occation may require.

The councell of warr doe impower Serjeant John Tompson and Leiftenant Joseph Howland, to keep the Indian prisonors now att Plymouth, and doe allow them two shillings and sixpence for enery day and night, for enery man that is or shalbe imployed in this psent seruice.

The councell of warr for this jurisdiction, being mett together att Plymouth the second of September, 1675, to consider of a certaine p-ell of Indians lately come in to Sandwich in a submissine way to this collonic, doe find, that they are in the same condition of rebellion as those formerly condemned to seruitude, and doe vnanimously agree that the said Indians, being in number fifty-scanen, are condemned vnto ppetuall servitude, and therfore doe heerby order and appointe the Treasurer to make sale of them, for and to the vse of the collonic, as oppertunity may p-scat.

[*121.]

*Received this 4th of July, 1671, of my father in law, John Cowin, of Scittuate, the sume of fine pounds, and is full satisfaction for my portion allowed mee out of my father, Richard Mans estate, by the honored Court of New Plymouth; I say received by mee.

THOMAS MAN.

Witnessed by James Cudworth,

Received this 30th of October, of my father in law Cowin, fine pounds, for the vse of Josiah Man, which hee was to hanc, by the Court order, of his father Cowine; wee owne it received by vs, Thomas Man and Richard Man, as witnes whereof wee have heervynto sett our hands.

 ${\rm THOMAS\ MAN}.$ The marks of R RICHARD MAN.

Timothy White, Thomas Pinchen.

Of the order of Court heer inturated in these receipts see in this backe in the yeer in July, 1074

Received, the scanenth of June, 1673, of my father in law, John Cowin, one red horse, and is in full satisfaction for flue pounds, which the Court ordered him the said Cowin to pay mee as a portion determined by the Court for mee out of my father, Richard Mane estate; I say I have received the said horse, in full satisfaction for the said portion of flue pounds. In witness where, I have herevuto sett my hand.

The marke of R RICHARD MAN.

Witnessed by James Cudworth.

*.Itt the Generall Court of his Mu^{ne} held att Phymonth, for the Jurisdiction of New Phymouth, on the 4ⁿ of October, 1675.

1675.

4 October.
Winslow,
Gov*.
[*122.]

AJOR JAMES CUDWORTH was vnanimously chosen and reestablished in the office of a generall or comaunder in cheiffe, to take the charge off our forces that are or may be sent forth in the behalfe of the collonic against the enimic, as occation may require.

And Serjeant Robert Barker to be his leiftenant of his pticulare companie.

Capt John Gorum to be cuptaine of the other companie, and Eusigne Jonathan Sparrow to be his leiftenant.

Leift John Browne is appointed and impowered by the Court to be capt of the gaurd att Mount Hope.

Generall Cudworth, M^r Constant Southworth, Capř Freeman, M^r Laythorp, and M^r Chettenden were appointed to be a comittee in the behalfe of the country, to take an accoumpt of the charges arising by this psent warr.

It is ordered by the Court, that twenty fine men, well prouided with arms and aniunition, be pressed to be and by in garrison att Mount Hope, and that the souldiers that are there att from the forthwith released.

 \mathbf{M}^r Thomas Huckens was chosen comissary generall of the forces of this jurisdiction.

In reference vnto such emergent charges that hane fallen on our honored Gou^r the summer past, the Court hane settled and confered on him the prise of ten Indians, of those salvages lately transported out of the gou^rment.

The proportions of the salleries allowed by the Court to the comannders and comon souldiers which have bin forth on the late expeditions out of this collonic against the Indians, or may be for the future imployed on the countryes occations:—

| Imp ^r , to the generall, | | | | | | | | | | | 06: a day. |
|---|---------------------------|------------------|---------------------------|----------------------------|-------------------|----------------------------|-------------------|-----------|-------------------|-------------------------|--------------|
| To a captaine, | | | | | | | | | | | 05: 0 a day. |
| To a leift, | | | | | | | | | | | 04:00 a day. |
| To Capi Mathew Full forces of this collon pformed in the cour mie, in the late expe for the future, as or alloweth him | ie, itry dit cat | and es ion | l fo bel s, o m: | or o nalf rw ny : | the e a hic | r g gair h n uire | ood ist nay | the be | rvie do Cou | ee, ni- ne urt | 04:00 a day. |
| To the capt of the gai | | | | | | | | | | | * |

| 1675. | To an ensigne, | |
|---------------------|--------------------------|--|
| | To a comissary generall, | |
| 4 October. Winslow, | To a serjeant, | |
| Got ^B . | To a corporall, | |
| | To a comon souldier | |

The proportions of the souldiers to be pressed out of each towne of this
jurisdiction, to goe forth as occation may require:—

| | | | | (1 | ľo t | he | gar | riso | n att | Mount Hope, |
|--------------|--|---|-----|----|------|------|-----|------|-------|-------------|
| | | | | ĺt | o b | e sı | ubt | ract | ed ou | t of them. |
| Plymouth, | | | 15 | | | | | | 2 | |
| Duxburrow, | | | 08 | | | | | | 1 | |
| Scittuate, . | | | 23 | | | | | | 4 | |
| Sandwich, | | | 16 | | | | | | 3 | |
| Taunton, . | | | 20 | | | | | | 3 | |
| Yarmouth, | | | 15 | | | | | | 2 | |
| Barnstable, | | | 16 | | | | | | 3 | |
| Marshfeild, | | | 13 | | | | | | 2 | |
| Rehoboth, | | | 15 | | | | | | 2 | |
| Eastham, . | | | 08 | | | | | | 2 | 157 |
| Bridgwater, | | | 08 | | | | | | 1 | 025 |
| | | - | 157 | | | | | | 25 | 182 |

Memorand: that the Court proclaimed a sollemne day of humilliation, to be observed by fasting and prayer, which was observed by theire order, on the 14th of October, 1675, throughout this jurisdiction, to humble our soules, and seeke and begg the Lords healp in our psent troubles, by reason of the Indians, theire psisting on in theire hostillitie and barbarous creweltie and outrage against the English.

[*123.]

*October 4, 1675. It is ordered by the Court, that it shall and may be lawfull to and for any of the comission officers and souldiers in any of our townshipes, with the advice of their towns councell, if oppertunitie serne to consult them, or without, if the psent exegency of an advantage against an enimic present, to prosecute the warr against them, tho it should be without the respective townshipps, as if such officers had a pitculare comission therevato.

It is ordered by the Court, that during the time of publicke danger, every one that comes to the meeting on the Lords day bring his armes with him, and furnished with att least six charges of powder and shott, vntill further order shall be given, vnder the penaltic of 2 for every such defect, to be levied by destresse, by the constable, by order of any of the comission officers, for the townes vse.

1675. 4 October. Winslow,

It is ordered by the Court, that whosoeuer shall shoot of any gun on any nessesarie occation, or att any game whatsoeuer, except att an Indian or a woolfe, shall forfeite fine shillings for enery such shott, till further libertie shalbe ginen.

This Court, takeing into theire serious consideration the tremendus dispensations of God towards the people of Dartmouth, in suffering the barborus heathen to spoile and destroy most of theire habitations, the enimic being greatly advantaged thervnto by theire scattered way of lineing, doe therfore or deer, that in the rebuilding or resettleing therof, that they see order it as to line compact together, sit least in each village, as they may be in a capassitic both to defend themselues from the assault of an enimic, and the better to attend the publicke worship of God, and minnestry of the word of God, whose carelesnes to obtaine and attend vnto, wee fear, may hane bine a pronocation of God thus to chastise theire contempt of his gospell, which wee carnestly desire the people of that place may seriously consider off, lay to hart, and be humbled for, with a sollisitus indeauor after a reformation therof by a vigorous puting forth to obtaine an able, faithfull dispenser of the word of God amongst them, and to incurrage him therin, the neglect wherof this Court as they must not, and, God willing, they will not pmitt for the future.

Alsoe this Court doth order, that the people of Middleberry doe attend the like course in their rebuilding and resettleing, as is ordered for Dartmouth.

And that none shall for the future erect any house or cottage without speciall lycence given him, in any place soe farr remote from the publicke worship of God as that they can not comfortable attend the same.

This Court, being informed of the low condition of Apthya, the relict of John Knowles, of Eastham, whoe was lately slavne in the collonies scruice, towards the releific and support of the said widdow and her children, haue ordered to receive ten pounds out of the proffits of the fishing att Cape Codd, wheref fine pounds to be payed to her this yeer, and the other fine the next yeer.

The Court haue alsoe ordered ten pounds to be allowed to Ester, the widdow of Samuell Sampson, of Daxburrow, whose husband was alsoe slayne in the countryes scruice, to be payed fine pounds this yeer and fine pounds the next yeer, towards the support of herselfe and children.

Att this Court, seaerall Indians of the principall or heads of seaerall places of the southeren Indians, appeared before the Court, desirous to renew a former conceant plighted with this gon'ment, viz', of Paomett, Wequaahutt; 4 October.
WINSLOW,
GOUR.

for Nausett, Lawranee and Francis; for Saquatuckett Richard and Little Robin; for Nubscussett, Hurculus and Sampson; for Mannamoiett, Wasnecksuk; for Wequahutt, Paule; for Mattacheesett, Keencomsett; for the South Sca, Ashawaham; and for Mannomett. Pompaquin, allies Scippague; — these for themselues and theire naighbors, and theire heires and successors, the Indians of the places abone named did renew theire concnant with our collonic, to renew theire fidellitie with the English, and to declare it by theire* discouery and delinering vp all such strange Indians which are enimies to the English, which shall or may att any time come amongst them, and to be reddy to doe such scruice as shalbe required of them in warr against our said enimies; and soe continewing theire reall faithfulnes towards vs, they were assured by the Court that they shall find like faithfulnes and reall respect from vs on all occations.

In answare vnto the petition of Desire Sherman, in reference vnto her husband, William Sherman, Juni', whoe fell destracted in the service of the country, the Court allowes vnto her the sum of 20°, towards the releiffe of them and theire familie, being by reason of great charges and nessesites in great straightes.

The rates alowed for the horses prest or imployed in the expedition against the enimic att Mount Hope, and places adjacent, viz?: fine shillings for the vse of enery horse that hath bin returned to the owner within one month after the advance on the said expedition, and 10° p horse for all that are returned to the owner since the said month, or shalbe returned within 28 dayes after the date heerof, and twenty shillings for enery such horse or mare that shall not be returned within the said 28 dayes, valesse there shalbe another horse in steed therof deliucred within the said time. ||Att the Generall Court held att Plym, June, 1678, the Court doth interpritt this order, that all such as had horses pressed from them for the countryes service, tho they were not returned unto them within the said 28 dayes, yett if afterwards any such horse were found, it was to be accompted his from whom hee was pressed, valesse some other horse hath bine accepted in steed therof.||

September the 7th, 1676.

To John Cooke, to be commicated to such of the former Inhabitants of Dartmouth as are concerned heerin.

The councell being now assembled, considering the reason and nessesitie of that order of the Generall Court made the 14th of October, 1675, respecting the rebuilding or resettleing the towns of Dartmouth, a coppy wheref is herewith sent, and considering withall that all the people of that place, by theire deserting it, haue left it to the possession of the enimie, which, through

[*124.]

the good hand of God on the indeanors of this collonic, is now reconcred againe out of the enimies hand, doe soe much the more looke att it as a duty incombent on this councell to see the said order effectually attended, doe therfore heerby prohibite all and enery of the former inhabitants of the said towne of Dartmouth, or theire or any of theire assignes, to make any enterance on, building, or settleing in any 5te of the said former towneshipp of Dartmouth, vntill satisfactory eccuritie be first giuen to the Court or councell by some of the principall psons heertofore belonging to that place, that the said Court order shall in all respects be attended by them, as the transgressors of this prohibition will answare the contrary at theire pill.

4 October, Wisslow, Gov⁸,

*.ttt the Court of his Ma^w held att Plymouth, for the Jurisdiction of New Plymouth, the 27th Day of October, 1675.

27 October. [*125.]

Before Josiah Winslow, Esq^r, Gon^r, John Freeman,
John Aldin, Constant Southworth,
Wilłam Bradford, James Browne, and
Thomas Hinckley, James Cudworth,

Assistants, &ĉ.

N reference vnto the dispose of the estate of Edward Cobb, of Taunton, deceased, the Court ordered, that his debts being payed, that ten pounds of the said estate be settled and allowed vnto the widdow Mary Cobb, for and towards the bringing vp of her smallest children, and that shee shall have and injoy the one third, or one pte of three of the profitits of the house and lands during her naturall life, and the one third of his psonall estate, to have as her proper right for ever, and for the remainder theroff, that the eldest son shall have a dubble portion therof, and what is lefte to be equally devided in equall and alike proportions amongst the other children.

Less of adminnestration were graunted by the Court vnto Mary Cobb, widdow, to adminnester on the estate of Edward Cobb, deceased.

In reference vnto the dispose of the estate of Sollomon Leanardson, of Bridgwater, deceased, the Court haue ordered, that such piculars as belong to Samuell Leanardson, the eldest son of the said Leanardson, being firstly sett apart, viz', fifty acrees of vpland, lying on the southsyde of Nunckatateesett Riuer, and twenty more adjovning to it, on the northerly syde therof, and 27 October. Winslow, twelne acrees lying att the towne of Bridgwater, on which the house standeth, and three lotts of meddow, containing two acrees and an halfe, or therabouts, to a lott, and fifty acrees of land appertaining to John Leanardson, the second son of the said Sollomon Leanardson, and all debts and dues owing to any from the said estate being first payed, the Court doth order, settle, and distribute the remainder as followeth:—

Viz], that Samuell Leanardson, the eldest son of the said Solloman Leanardson, shall have a double portion, with what hee bath alreddy received from him, of his estate, both real and psouall, according to law, and the remainder to be equally deuided amongst the reste of the children in equall and alike proportions, provided that what any of them have received of theire fathers estate be likewise recoved onward to them off theire pres.

This Court haue graunted trees of adminnestration vnto Samuell Leanardson, to adminnester on the estate of Sollomon Leanardson, deceased; and the Court doe request Ehler Brett and M^r Samuell Edson to be supervisors and assistant vnto the said adminnestrator, in things proneing difficult relateing to the fimises.

In reference vnto the dispose of the estate of Gershom Cobb, late deceased, the Court haue ordered, that John Cobb, his brother, shall adminnester on the said estate, and when all debts due from the same are fully payed, the said John Cobb, being the eldest brother of the said Gershom Cobb, shall haue a doubble portion of the said estate, and then the remainder is to be deuided amongst the rest of Mt Henery Cobbs children, brothers and sisters to the said John and Gershom Cobb, in equall and alike proportions.

In regard that it doth appear to the Court, that Mistris Elizabeth Tildin, of Scittuate, is much straightened in the bringing vp of her children, inasmuch as there are but smale incomes coming into the estate of M^r Joseph Tildin, deceased, the Court therfore doth allow vnto her the suffic of twenty pounds out of the said estate, of that which is due to the children, for and towards her healp and support, in reference to the famises.

In reference to the dispose of the estate of Margarett Wells, widdow, of Barnstable, late deceased, the Court hane ordered, that wheras Mr John Miller and Isacke Chapman came into the Court and claimed interest therin, as being nearly related to her, that they shalbe joynt adminnestrators on the said estate, and when all debts and dues owing to any from the said estate are fully satisfyed, the remainder is settled on the said John Miller and Isacke Chapman, in equall and alike proportions, and inease that any difference doe arise between the said adminnestrators relating to the phises, this Court doth order, (with the concurrance and free choise likewise of the said adminnestrators,) that M^r Hinckley and Leiftenant Laythorp, of Barnstable, shall haue the hearing, settleing, and determining of the same, and when the said estate comes to be settled, and appears to be cleare, that then the said adminimestrators, with the advise, consent, and approbation of the said M^r Hinckley and Leiftenant Laythorp, shall dispose some gratuities to other of the relations of the said Margarett Wells, to be to them as remembrances of her.

27 October.
Winslow,
Gour.

M^r Nathaniell Paine and M^r Daniell Smith are appointed and approved by the Court to be guardians vnto John Blackston, the son of M^r Willam Blackston, deceased.

[*126.]

*1675, October, To the Comission Officers and Councell of Barnstable.

This Court, considering the publicke imploy of Mr Hinckley, doe see reason to order that a court of gaurd or watch be kept att his house, especially in his absence on the countryes service, with such a convenient number as is or shalbe appointed to attend other places for the same end, in this time of comon danger, as hee shall see cause.

Joseph Burge, for his abusing of the watch att Sandwich, by entering into the gaurd, and assaying to take away a gun, and beating one of the gaurd which opposed him therin, is fined flue pound, viz, six shillings to the constable for bringing him to the Court, and ten shillings to John Dexter, the son of Ensigne Dexter, which was beaten as aforsaid, and fine shillings a peece to the said Ensigne Dexter and his son, for their coming vp to and attending on the Court, on the said busines, and the remainder of the said fine pound to the country. Memorand: that scauen shillings and sixpence is abated of what is due to the country from the said Burge.

Wheras a child is lately borne of Elizabeth Woodward, and that shee accuseth Robert Stedson, Juni'r, to be the father therof, of which hee can not cleare himselfe, the Court sees cause to take securitie for the payment of what they judge nessesary for the keeping of the child, as followeth:—

Robert Stetson, Junit, and Major James Cudworth, doe stand bound vnto our sont lord the Kinge, joyntly and severally, in the penall suffic of thirty pounds.

The condition, that incase the said Robert Stedson doe pay or cause to be payed, for and towards the keeping of the child lately borne of Elizabeth Woodward, two shillings a weeke, for the first three monthes, to be payed in corn or mony next after the birth of the said child, and one shilling and six pence a weeke, to be payed in mony or corn, vntill it attaine the age of scanen years, if it liue soe longe, that then the abone written obligation to

1675. 30 October. Winslow, Gous.

be void and of non effect, or otherwise to remaine in full force, strength, and vertue.

Thomas Lucase, for reviling some deceased majestrates, and for being drunke, was sentanced to be whipt att the post, which accordingly was pformed.

New Plymouth, the 20th of October, 1675.

Wee, whose names are vinderwritten, being sworne to view the dead body of John Fallowell, doe find that hee was accessary to his owne death, by wilfull goeing into a deep pond, called Loutt Pond, and drowned himselfe.

> (WILEAM HARLOW, ANDREW RINGE, sworne, BENAJAH PRATT, ABRAHAM JACKSON, JOHN WATERMAN, JOSEPH DUNHAM, (JONATHAN PRATT, JOHN DOTEY. sworne, CALEB COOKE, JOSIAH SMITH, FRANCIS CURTICE, ROBERT BARROW.

[*127.]

6 December. *A[t] a Meeting of the Councell of Warr for the Jurisdiction of New Plymouth, held att Marshfeild, the sixt Day of December, 1675, -

> An order directed from the said councell to the senerall plantations within this jurisdiction, as followeth: -

Gentlemen Souldiers:

The providence of God soe disposing that wee are still exercised under the callamitic of a warr, and the councells and authoritic of the senerall collonies resolucing that there is a nessesitic of sending forth a considerable force, with all possible speed, it is desired and required, that each collonic, and enery pticular towne pseut theire ablest and most suitable men, to be improved in that service, and the Gour and Councell of this gourment request, that our people in the scuerall plantations therof will expresse theire woonted chearfulnes and currage in ingageing therin; and for youer incurragement thervnto you may please to take notice, that our Gout is designed to have the conduct of all the vnited forces, of whose pticular fanor and kindnes you may be well assured, and alsoe that speciall and effectuall care is and shalbe taken, that those that goe

forth shall in all respects be comfortably prouided for, according to the season and seruice, and that the lands and other proffitts of the warr, that have bin obtained, or by the blessing of God shalbe gained, shalbe kept as cecuritie for the souldiers pay that have bin and shalbe improved, and shall not be sold or disposed but to answare that end. The worppll Capt Bradford and Captaine John Gorum are youer pticular comfunders. Such as cheerfully tender themselues to the expedition, or to presse, shalbe looked vpon with singular respect. By order of the councell,

1675. 6 December. Wissiaw GOVERNOR.]

NATHANIEL MORTON, Secretary.

It is ordered by the councell, that the milletary officers of each towne of this jurisdiction shall, the next day after the army marcheth forth, exercise the one halfe of his companie in armes; and the next day after, the other halfe, and soe euery day after, the one halfe each day to be in armes where the officers shall appoint, vntill further order.

Wheras great damage may acrew to the collonic by the southeren Indians theire frequent resort to Plymouth, the councell have ordered that speedy notice be given to those Indians to come noe further towards Plymouth then Sandwich, which shalbe theire confine, on paine of death or imprisonment.

The councell of warr have ordered and appointed Major Cudworth, Cornett Robert Studson, and Isacke Chettenden presse masters, for the pressing of able and fitt men att Scittuate to goe forth on the Psent expedition against the Indians.

An Order directed to ve milletary Comission Officers of this Jurisdiction, as followeth.

Gentle: You are heerby required to procure youer men pressed to be in a reddines to march, see as they attaine to meet att Prouidence on the tenth of December next; and in order thervuto, that they randevous on the seauenth of the said month att Plymouth, on the eight att Taunton, att Rehoboth on the 9th, and Providence on the tenth as aforsaid; and that you see that they be not onely able and fitt men, but alsoe well fitted with clothing nessesary for the season, and provided with knapsackes and amunition, according to order, viz", halfe a pound of powder and 4 pound of bulletts to each man. Fayle not.

*Att a Meeting of the Councell of Warr for the Jurisdiction of New Plym- 30 December. outh, held att Ducksberry on the 30th of December, 1675, -

A letter received from the comissioners of the Vnited Collonies was psented and read, which occasioned the proceedings following in this page or on this side heer recorded.

[*128.]

1675.
30 December.
[Winslow,

The said Letter transcribed.

The comissioners, haucing had full information of the state and condition of the vnited forces now abroad vpon the publicke seruice, and alsoe vnderstanding the conjunction of the enimic by Phillips coming in with his forces to the Narragansetts, makeing one body with them, they doe agree and conclude, that the Lord calls for speedy and vigorus procecution of the warr, by succuring those that are alreddy abroad with all manor of supplyes of prouision and amunition, and alsoe by raiseing and sending forth new forces, doe therfore order, that one thousand men more be raised forth with, and cuery way fited and prouided with all manor of prouissions and amunition nessesarie for this expedition, to be raised in such proportions in each collonic as the former were, and to march to such randevous, and att such times, as shalbe heerafter ordered; and because many of the souldiers now abrod, ptely by wounds and ptely by the scucritic of the season, are see farr disinabled that noe beent onsett can be made upon the grand body of the enimic, wee doe order, that the generall doc forthwith take all posible care to send those that are soe disinabled to such places as may be most convenient vntill they may be conveyed home; the remainder of the souldiers, that are capable of continucing in the service, wee doe order, that they be not disbanded, but detained and garrisoned in places as neare adjacent to the enimie as may be, as shall by the generall and his councell on the place be judged best for the cecuritie of the English plantations and the anovance of the enimic. Further, wee comend it to the care of the generall and his councell, that those left in garrison be vnder able and discreet comaunders, and that from time to time speedy information of theire owne state and condition, and of the enimies motions, and alsoe pticular and speciall advice of the time when they shall judge most best for the marching of the new raised forces.

By the comissioners of the Vnited Collonies,

THOMAS DANFORTH, Presedent. WILLAM STAUGHTON, THOMAS HINCKLEY, JOHN WINTHORP, WAITE WINTHORPE.

Dated in Boston, December 25, 1675.

On consideration of the contents of this letter, the councell agreed to procure in a reddines such a proportion of men as is vinderneath entered to be raised in each towns of this jurisdiction to goe forth as aforsaid.

It is ordered by the councell of warr for this jurisdiction, that if any pson, henceforward, being pressed into the countryes service in the expedion against the Indians, and shall neglect or refuse to goe forth on the service, being therento ordered and required by authoritie, every such pson shall forfeite ten pounds in mony, or the full vallue therof, to the vse of the towne to which hee appertaineth; but incase noe estate can be found of the said pty to satisfy the same, that then hee shalbe forthwith comitted and suffer imprisonment, see that it exceed not six monthes.

1675. Winslow, Gors.

It is ordered by the councell of warr for this jurisdiction, that if any man, that is ordered by the councell where hee lines to be pressed by the towne councell where hee liues to be pressed, shall leave his owne towne and goe to another within this collonic, that the constable where hee is, vpon notice given him of his absenting himselfe from the presse, that constable is required and shall, by vertue heerof, presse the said pson into the seruice, and forthwith convey him vnto the constable of the towne to which hee appertaines,

The Proportions of the Souldiers to be raised out of each Towne of this Jurisdiction by Order of the Councell of Warr, as followeth.

| Plymouth, | | | 11 | Barnstable, | | | | | 13 |
|--------------|---|--|----|--------------|------|------|----|----|----|
| | | | | | | | | | |
| Duxburrow, | | | | Marshfeild, | | | | | |
| Scittuate, . | ٠ | | 17 | Rehoboth, . | ٠ | | | | 15 |
| Sandwich, . | | | 11 | Eastham, . | | | | | 09 |
| Taunton, . | | | 13 | Bridgwater, | | | | | 07 |
| Yarmouth. | | | 10 | In all, six: | sco: | re n | nd | tw | n. |

*Att a Meeting of the Councell of Warr for this Jurisdiction, held att Marsh- 167.5-6, feild the 29th Day of February, 1675, Actes and Orders were made and concluded as followeth: -

29 February. [*129.]

Wheras great damage and prejudice may acrew vnto this jurisdiction by the withdrawing of the inhabitants therof in this time of publicke callamitie and trouble, it is therfore ordered by the councell of warr for this jurisdiction, that all the inhabitants seated in this goûment shall and doe abide in each towne of this collonie to which hee belongs, and not depart the same on pill of forfeiting the whole psonall estate of each one that shall see doe to the collonies vse, except it be by the speciall order or allowance of the Goû, or any two of the other majestrates; and that it shalbe lawfull for any majestrate of this goûment, takeing notice of the intensions of any inhabitant of this collonie to withdraw as aforsaid, to make seizure of the psons and such theire

29 February. WINSLOW, Gov^E.

1675-6. estates, and to seize all such barques, boates, or carts as shalbe found to be imployed in transporting of the goods of such inhabitants intended to withdraw as aforsaid.

> The Men appointed to be of the Towne Councell in each Towne of this Jurisdiction.

Plymouth: John Miller, Nathaniel Morton, Jeremiah Howes. Joseph Warren, Barnstable: Joseph Howland. Mr Thomas Hinckley, Duxburrow: Mr Thomas Huckens, Mr John Alden, Mr Barnabas Laythorp. Mr Constant Southworth, Marshfeild: Mr Josias Standish. Anthony Snow, Scittuate: Nathaniel Thomas. Cornett Robert Studson, Nathaniel Winslow. Isacke Chettenden, Rehoboth: Edward Jenkens. Mr Nathaniell Paine, Sandwich : Mr Nathaniel Cooper, Mr Richard Bourne, Mr Daniel Smith. Mr Edmond Freeman, Junir, Bridgwater: Thomas Tobey, Senit. Mr Willam Brett, Taunton: Mr Samuell Edson. James Walker, John Willis, Senir, Wiltam Harvey, Eastham: John Richmond. Mr John Freeman, Varmouth: Jonathan Sparrow, Mr Edmond Hawes, Marke Snow.

The said towne councells, together with the comission officers, or the major pet of the whole concurring, shall have power to order all watches and wardings and garrisons in theire respective townes, and the setting forth of scoutes for the safty of the townes, and to take care that the townes stocke of amunition, to which they belong, may be supplyed, and have power to call the towne together to make a rate to defray the charge therof as occation may require, and to dispose the said stocke into such places as they shall judge most convenient; and whosoeuer shall neglect or refuse to watch or ward, being required and ordered so to doe, shall forfeite fine shillings for every default, to be leuied by destresse on his estate, if hee haue any to answare it; and if

noe estate, then to be sett necke and heeles, by order of the comission officers, 1675-6. not exceeding halfe an houre; and for every neglect of pformance of theire duty in watching or warding one houre after the time appointed to sett it, to be fined one shilling; and after the first houre expired, the captaine of the watch shall hier another to watch or ward; and the whole fine of fine shillings to be payed by the delinquent; *and such fines soe gathered shalbe comitted to the comission officers or towne councell to be improved for the supply in the defects in watching and warding aboutsaid, and for other nessesary occations,

29 February. WINSLOW, Gous.

[*130.]

It is further ordered by the councell, that the watches shall continew from sun seting vntill the sun rise, and the warding to be from sun riseing to sunseting successively, and that none shalbe accepted to watch or ward but with fixed armes and suitable amunition; and incase any doe come without the same, they shalbe returned againe, and the fine of flue shillings shalbe speedily exacted.

The councell doe agree, that the souldiers now under the presse from the southern townes be att Plymouth on Weddensday, the eight of this instant, in order vnto a further march, and with them 20 or 30 of the southeren Indians, whoe, together with the other whoe are vnder presse, to goe forth vnder the comaund of Captaine Michael Peirse and Leiftenant Samuell Fuller.

The councell of warr now assembled doe comend it to the seuerall townshipps in this jurisdiction to make some payment to the souldiers first sent out against the Indians, in pte of what is due to them for that service, especially to the poorer sort, whoe need some supply for their familyes; and the councell doth heerby declare, that such payments made as aforsaid shalbe allowed to the respective townes in the generall publicke accountt when it shalbe orderly settled and proportioned.

The councell of warr now assembled doe order, that the Namassachesett Indians be speedily removed to Clarkes Iland, and ther to remaine, and not to depart from thence without lycence from authoritic vpon paine of death,

Wheras it is judged very nessesary and likely to be beneficiall, that a garrison should be kept att the house of Joseph Barstow, both in respect to the towne of Scittuate and the country, -

The councell doe therfore order, that speedily a garrison be erected and kept att the said house, with about 10 or 12 men; and for the further ordering therof, it is refered vnto the comission officers and towne councell of Scittuate.

7 March. [*131.]

*In reference vnto the estate of Mr Gorum, deceased, the Court have appointed Mr Hinckley, Mr Chipman, and Mr Huckens to take care that such pte

7 March. Winslow, Got 8.

1675-6, of the said estate which belongeth vnto his youngest children be φserned and disposed to them as they come to be of age, according to the agreement.

The Court haue graunted libertie vnto James Bell to improve the iland called Quetaquas, att Assowamsett, to plant and sow corn on, and to take in Joseph Wood with him therin, if hee, the said Wood, will, and also other of the naighbors att Taunton, as the said Bell shall see cause.

Samuell Dunham and Sarah Fallowell, widdow, are allowed by the Court to adminnester on the estate of John Fallowell, deceased.

Joseph Woodworth, plantor, acknowlidgeth to owe vnto our soft lord the Kinge the sume of twenty pounds. The condition, that if Elizabeth Woodworth doe appeer att the Court of his matie to be holden att Plymouth the first Thursday in June next, to answare the law for comitting fornication either by suffering corporall punishment or otherwise, as the law requires, and not depart the said Court without lycence; that then the said obligation to be void and of non effect, or otherwise to remaine in full force and vertue.

Thomas Roshall, as principall, and M^e Wilłam Thomas, as surtie, came into the Court, and acknowlidged a judgment of fourteen pounds to be due and payable vnto M^e Constant Southworth, Treasurer, according to a bond bearing date the tenth day of March, 1674.

Lies of admininestration were graunted by the Court vnto Mistris Desire Gorum, James Gorum, and John Gorum to admininester on the estate of Captaine John Gorum, deceased.

Experience Michell and Edward Michell appointed by the Court to vse the best care to enquire after and take into their costody the estate of Jacob Michell, deceased, and to make report therof to the Court, that soc it may be preferred to the best that may be for the good of his children.

In reference vnto the estate of John Wood, Juni', allies Attwood, late deceased, the Court hane ordered, that Nathaniell Wood, appearing to be his eldest brother, shall hane a double ption of his estate, and that the resedue shalbe devided amongst the rest of the children of the late deceased, John Wood, Seni', allies Attwood, vizi', Isack Wood, Mistris Mary Holmes, widdow, Sarah Fallowell, Abigaill Leanard, Mercye, Elizabeth, and Hannah Wood, allies Attwood, in equall and alike proportions, both for qualitite and quantitie.

Nathaniell Wood was allowed by the Court to adminnester on the estate of John Wood, Juni^{*}, deceased.

Libertie of adminnestration was graunted vnto Sarah Wood, the wife of John Wood, Seni^r, deceased, to adminnester on the estate of him, the said John Wood. Lers of adminnestration graunted vnto Anne Sauory, widdow, to adminnester of the estate of Thomas Sauory, Seni', deceased.

7 March.
[Winslow,

Samuell and Dauid Wood ordered by the Court to adminuester on the estate of Jonathan Wood, deceased.

Mistris Anne Torry engaged vnto the Court either to procure and deliuer the sume of ten pounds, to answare the law for her daughter comitting fornication, by the next June Court, or to present her daughter before the said Courte to receive corporall punishment.

Memorand: that the order prohibiting shooting and discharge of guns be put in execution during the time of the warr or vntill further libertic ginen.

*Att a Meeting of the Councell of Warr for this Jurisdiction att Plymouth, the I0th Day of March, anno Doñ 1675, Orders and Conclusions were made and ordered as followeth:— 10 March. [*132.]

In reference to the forces abroad, the councell hauc ordered and doe impower the presedent and such of the councell as are neare vnto him, that incase they shall see reason, by any inconvenience that may appear to them by theire pmitting the said forces to continew out, they are impowered heerby to require them home againe.

And, further, that incase notice may be given from the other Vnited Collonies to require that our pet of the thousand men should be sent forth, the Goû is heerby requested to send into the Bay, and to respect the case vntill the generallitie of the councell can meet againe.

Memorand: that the order formerly voated prohibiting shooting bee putt in reall and vigorouse execution.

In order to the keeping of a garrison att Barstowes, the councell doe order and allow two men, on the countryes charge, vntill the army now forth returne him againe.

In reference vnto the offencine fact of Robert Barker in breaking away from the army when they were on theire march in a mutinous way, and by his example alurcing others to come away with him, to the great scandoll, prejudice, and disparragement of the collonic, and in pricularly vnto the comaunder in cheiffe, viz, the generall,—

Forasmuch as, vpon his late examination, hee doth in some measure take to his great offence, the councell doc centance him heerby to be degraded from the honor and office of leiftenant, and to pay a fine of fifteen pounds to the vse of the collonic in currant siluer mony of New England, and to defray the charge of his late imprisonment.

The councell doc alsoc order, that all such as came away from the army

167.5-6. with the said Robert Barker, or followed him in a disorderly way, shall likewise forfeite theire wages as to that expedition.

| 10 March. | wise forteste there wages as to that expedition. |
|--------------------------------|--|
| Winslow, Gou ^B . | The Fines of seuerall delinquent Souldiers. |
| | Simon Rouse fined |
| | Jonathan Winslow, |
| | John Hewitt, |
| | Daniell Butler, |
| | Zacheriah Jenkens, |
| | Ephram Allin, |
| | Wiltam Alline, |
| | Zacheriah Coleman, |
| | John Nolman, |
| | Joseph Coleman, |
| | Thomas Coleman, |
| | John Rance, |
| | John Northy, |
| Released. | *The constables of Taunton for presing Joseph Deane, |
| | a man vnfitt to goe forth on scruice, ‡ }04:00:00 |
| Released, | ‡John Crossman, |
| | Thomas Lineon, |
| | Jonathan Harvey, |
| | Esra Bourne, |
| | The constables of Bridgwater for pressing Samuell |
| | Laythorp illegally, and hee a man vnfitt to goe $02:00:00$ |
| | forth on the seruice, fined |
| | And likewise for not pressing John Willis legally, $0.02:00:00$ |
| | Vnless the said constable of Bridgwater doe appear before the Court, and |
| | cleare himselfe to the satisfaction of the Court. |
| [*133.] | *John Smith, the son of Mr John Smith, of Sandwich, |
| | for neglecting to goe forth a souldier, notwith- |
| | standing his plea of nessesitie of keeping att home, (02:00:00 |
| | yett fined |
| | John Fuller, the son of Samuell Fuller, of Barnstable, 02:00:00 |
| | for the same, notwithstanding his plea, fined |
| | * "" |

Israell Gaunt, twise defective, and did not appear this meeting of the connecll, is to be sufficient.

Increase Allin, absent, is to be suffioned. Obadiah Butler, absent, is to be warned. Off Sandwich, fine defectine and wanting of theire number the last presse. 1675-6.

Off Bridgwater, fine wanting in one presse and foure in another.

10 March. Winslow, Gou^R.

In reference to the clearing vp of the case respecting John Smith, Junit, of Sandwich aforsaid, which case was left on inquiry, the constable of Sandwich appeared before the councell, and afferimed that hee made publicke proclamation att Sandwich in reference to the souldiers that they should be supplyed with clothes and nessesaries for the expedition, and tendered him, the said Smith, in pticular, seuerall thinges with which hee might have bin supplyed, if hee had seen cause.

Euery of those fornamed were fined, as aforsaid, for not goeing forth, being pressed; and some of them for neglecting, being constables, to executing their office concerning such, and the townes responsible to pay for not makeing up their number of men.

 Λ son of Ralph Jones excused himselfe by reason of his father falling sicke about the time of the souldiers goeing forth.

Wheras the Court, for the incurragement of the souldiers sent forth on the first expedition against the Indians, did order and engage, according to theire desire, that they should have theire pay in mony or lands; and noe way att Psent appearing to raise monyes, doe, theirfore, for theire satisfaction, order, that certaine tracts of land be assigned, to the vallue of about one thousand pounds, to be deuided amongst them for the payment of their respective ptes due vnto them; the said tracts assigned being att Showamett supposed to be neare the vallue of 500"; att Assonett Necke, 200"; att Assowamsett, 200"; and about Agawaam and Sepecan, one hundred pound; soc as the said tractes shalbe more pticularly viewed and vallued as att mony prise, according to such indifferent rates as they might have bine esteemed worth when the said order was made; and for the better effecting therof, the Treasurer, Major Cudworth, Cornett Studson, and James Walker are desired and appointed to take view therof and make reporte therof to the Court or councell, for the settleing of the same att such reasonable rates as to them shall seeme meet, to be deuided to the said souldiers, or sold for theire pay or discharge of other nessesarie dues occationed by this warr.

It is alsoe further ordered, that the sume of one thousand pound be assessed on the seuerall townes of this goffment, to be payed in clothing, prouisions, or cattle, att mony prise; an indifferent good, ordinary cow being to be vallued att forty fine shillings, and other cattle according to that proportion, for the payment of such of the souldiers whose needy condition may call for other supplyes more suitable for theire families then lands, and such other smale dues to others of them as may be by them desired and judged convenient by those betrusted in the seuerall townes for the management of that

10 March. Winslow. Goun.

1675-6. affaire, together with the defraying such other charges as hath bin occationed by these warrs according to order. The proportions to the senerall townes of the said sume of one thousand pounds are as followeth: -

| 11 | |
|----------------------|----------------------|
| Plymouth, 99:03:06 | Yarmouth, 74:15:06 |
| Duxburrow, 46:11:00 | Barnstable, 99:03:06 |
| Bridgwater, 46:11:00 | Marshfeild, 75:08:00 |
| Scittuate, 165:09:00 | Rehoboth, 136:19:00 |
| Taunton, 92:13:06 | Eastham, 66:16:06 |
| Sandwich 92:13:06 | |

The Warrant.

Wheras youer townes pet of the sum of 1000n, to be leuicd for the defraying the charge of this warr, according to order in that case prouided, amounts to the sume of, &c ; these are, therfore, in his maties name to will and require you, pseutly on receipt heerof, to call youer towne together to make a rate for the defraying of the said sume, to be payed in clothing, prouision, or cattle, att the prises in the said order prouided, about the middle of May next, according to the Treasurers order, to be disposed to those appointed by the towne councell, or such other order as the Treasurer shall appoint for the ends aforsaid. Favle not, &c.

[*134.]

*For the better ordering of the garrisons or places of defence, see called, in the seuerall towneshipps, the councell of warr doth order, that altho much respect is to be had by those impowered to manage that affaire to accomodate the conveniency and desire of the psons respectively concerned therin, yett inease any pson shall stubburnly refuse such reasonable order as shalbe by them appointed him therin, and acte in such wilfull way of his owner as may or shall apparently tend to the ouer throw of himselfe, family, naighborhood, society, or towneshipp wherin hee is scittuated or concerned, such delinquent shalbe sumoned to appear att the next Court to be held att Plymouth after such offence comitted to answare for the same,

99 March

The councell of warr for this jurisdiction ordered as followeth: in reference vnto a psent exegencye and straite that is on vs by reason of the neare approach of our enimies, whoe have fiered the greatest ptc of one of our fronteer townes, and that wee hanc reason to expect that they may psist on in theire hostillitie, and assault other townes before wee are aware, the councell doe agree and order, that the number of three hundred English souldiers be raised and pressed out of our collonic, and one hundred Indins, well fitted to goe forth, and to be reddy for a march by the elementh of Aprill next.

29 March. Winslow, Gor⁸.

The Proportions of Men pressed out of the seuerall Townes of this Goûment.

| Plymouth, | 30 | Taunton, . | 30 | Rehoboth, | 30 |
|--------------|-----|-------------|----|-------------|----|
| Duxburrow, | 16 | Yarmouth, | 26 | Eastham, . | 18 |
| Scittuate, . | 50 | Barnstable, | 30 | Bridgwater, | 16 |
| Sandwich | 0.0 | Mar. heald | 96 | | |

It is ordered by the councell, that such youthes as are vader the age of sixteen yeers, and notwithstanding are able to pforme seruice in watching and warding, shalbe required soc to doe, and pforme theire duty therin as others, being soc judged by the comaunders or towne councell.

Vpon consideration of the late sad and awfull hand of God vpon Rehobeth and other places, by the saluages theire murdering, fiering, and destroying, &ê, being much advantaged in theire crewelltie and hostilitie by the dispersed being of people in each townshippe, see as on any alarum or assault psons are exposed to hurrey, and indeanor to gett to places of safety with great difficultie and danger of losse of life, and not knowing how soon more of vs may be exposed to like difficulties, the conneell doe aduise and recomend it to the senerall townes of this jurisdiction to gather together, as much as may be, into fewer garrisons or places of safty with all speed and the best prudence that may be; and that ten or twelne men be assigned and appointed att least to attend such garrisons; and that the senerall townes would take speciall care of theire mills, that they may be safe guarded and defended the best they can.

The Treasurer is desired and ordered to procure the bread for the souldiers in a reddines to attend the expedition.

And to procure a competencye of bulletts for the souldiers in theire said intended expedition, as hee shall judge meet.

And, likewise, when the surjean appointed to goe forth with the said souldiers shall gine in his accoumpt of what nee takes vp to be improved in the said expedition, the Treasurer is to defray the same in the behalfe of the countrey.

The elementh of Aprill, 1676, diners of the conneell appeared and mett together att Plymonth in order vnto proceeding of the said expedition; but many of the souldiers that were pressed came not to goe forth, especially Scittuate and Sandwich proued very deficient, which caused a frustration of the whole designe, see as they did not agree to goe forward in any thinge for publicke good, either for the healp and defence of Rehoboth, then in straites, or otherwise for our offence of our entinic or defence from them, but rather

1676.

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1676.

11 April.

Winslow,
Got's.
26 April.

brake vp in a deuision and confusion; onely a few of the southeren souldiers went out of theire way as farr as Middlbery, and returned home.

*Att a Meeting of the Councell of Warr for this Jurisdiction of New Plymouth, held att the towne of Plymouth the 26 Day of Aprill, 1676, Ordered as followeth:—

Wheras, in this time of our callamitic, wee can not but be in dayly expectation of the Indians theire invadeing and assaulting our townes, to the end wee may be in the better posture of defence, and more able to make resistance against the enimie in such case, the councell doth order and require, that the watch be strictly maintained in enery alowed garrison; and that a ward, consisting of one fift pet of the inhabitants of each towne lyable to the promance of such duty, shall every day be in such reddines to make the best opposition and resistance they can both for the townes defence and the auoving of the enimie; and that our milletary officers for each day be appointed to make the best improvement of his dayes scuadron of men for the ends aforsaid; and hee that is warned to pforme his duty therin, and shall neglect it, shall forfeite two shillings p day, to be forth with leuied by the constable for the vse of his squadron where the neglect was made; but for the place where they are dayly to meet, and for the manor and meathod of theire proceedings heerin, it is left to the descretion of the councell and cheiffe officers, and this to continew vntill further order from authoritie.

7 June. [* 136.]

*.Itt the Court of Election holden att Plymouth, in New England, the 7th Day of June, Anno Doùi 1676.

Befor Josiah Winslow, Esq. Goû, Willam Bradford, John Alden, John Freeman, and Thomas Hinckley, Constant Southworth, Assistants, &c.

TOSIAH WINSLOW, ESQR, was chosen Goû, and sworne.

John Alden,
Thomas Hinckley,
Willam Bradford,
John Freeman,
Constant Southworth,

James Browne, and James Cudworth, were chosen Assistants, and sworne.

| Josiah Winslow, Esq. Goû, and was chosen Comissioners. | 1676. |
|---|---|
| M ^r Thomas Hinckley And Capt Bradford the next in nomination. | 7 June. Winslow, Got ^R . |

The Celect Men in each Towne.

| Plym : | Edward Sturgis, Senit, |
|-------------------|----------------------------------|
| Leift Morton, | John Miller. |
| Willam Clarke, | Barnstā: |
| Willam Crow, | ^ ^ |
| Joseph Howland. | Marshfeild: |
| Dux.: | Ensigne Eames, |
| | Wiltam Foard, Senit, |
| Scittnate: | Anthony Snow. |
| | Rehoboth : |
| Sandwich: | Ensigne Smith, |
| ^ ^ | Mr Daniell Smith. |
| Taunton celect : | M ^r Nathaniel Paine. |
| Richard Williams, | Bridgw : |
| Walter Dean, | Samuell Edson, |
| Leif t Macve, | John Willis, Seni ^r , |
| Willam Harvey, | John Carey. |
| Samuell Smith. | Eastham : |
| Yarmouth : | Leift Sparrow. |
| Mr Edmond Hawes, | Marke Snow, |
| Capt Howes, | Jonathan Banges. |
| Ensigne Thacher, | |

| Plym, | | | | . Gorge Morton, sworne. |
|-------------|--|--|--|--|
| Duxt, . | | | | . David Alden, sworne. |
| Scitt, | | | | $\left. + \left\{ \begin{aligned} & \mathbf{M}^{r} \ \mathbf{N} \mathbf{a} \mathbf{t} \mathbf{h} \mathbf{a} \mathbf{n} \mathbf{i} \mathbf{d} \mathbf{T} \mathbf{i} \mathbf{d} \mathbf{e} \mathbf{n}, \\ & \mathbf{J} \mathbf{a} \mathbf{m} \mathbf{e} \mathbf{s} \ \mathbf{B} \mathbf{r} \mathbf{i} \mathbf{g} \mathbf{g} \mathbf{s}, \end{aligned} \right\} \mathbf{s} \mathbf{w} \mathbf{o} \mathbf{r} \mathbf{n} \mathbf{e}.$ |
| Sand, | | | | . Joseph Burge, sworne. |
| Taunton, . | | | | John Hathwey, sworne. William Witherell, sworne. |
| Yarm, | | | | . Jeremiah Howes. |
| | | | | . Job Crocker. |
| Marshfeild, | | | | · { John Bourne, Samuell Sherman. |

| 100 | | |
|------------------------|--|---|
| 7 June. WINSLOW, GOUR. | | Nathaniel Cooper. John Done. John Aimes, Juni^r, sworne. |
| [*137.] | *The G | rand Enquest. |
| | sworn, Serjeant Harlow, Wiltam Sabin, Francis West, Anthony Perrey, John Rogers, Serjeant Tinkham, Elisha Bourne, Kanelme Winslow, Authony Frey, John Carver, | Arther Howland, John Crocker, Samuell Annible, John Ottis, John Washburne, Benjamine Higgens, John Bryant, Israell Dean, John Hall. |
| | The Names of the Depu | ties that serued att this Court. |
| | Leift Morton, Mr Edward Gray, Mr Josiah Standish, William Paybody, John Cushen, John Daman, William Swift, Steuen Skiffe, | Mr John Thacher, Leift Laythorp, Mr Barnabas Laythorp, Ensigne Eames, Anthony Snow, Mr Nathaniel Paine, Mr Daniell Smith, Leifteň Jonathan Sparrow, |
| | | |

Surveyors of the Highwayes,

Jonathan Banges,

John Willis.

| Plymouth: | Scittuate: |
|----------------------------------|------------|
| Steuen Bryant, | ^ ^ |
| Isacke Cushman, | Sandwich: |
| Ephraim Tilson, and | ^ ^ |
| Mordica Ellis, | Taunton: |
| Duxburrow: | ^ ^ |
| John Rogers, Juni ^r , | Yarmouth : |
| Thomas Delano. | |

Leift Macev,

Capt Howes,

Willam Harvey,

| Barnstable : | Rehoboth: | 1676. |
|-------------------|------------------|---------------------|
| ^ ^ | Gilbert Brookes, | |
| Marshfeild: | Robert Fuller, | 7 June. Winslow, |
| Jonathan Winslow, | Eastham : | Got ^{-R} |
| Samuell Sprague. | Robert Vixon, | |
| Yarmouth: | Henery Attkins. | |
| John Bryant, | | |

Vpon consideration of the nessestite of sending forth some forces, to be, by the healp of God, a meanes of our safety and preservation, the Court came to a conclusion and doe heerby voate, that one hundred and fifty English, and fifty Indians, be with the best speed that may be raised and prouided and sent forth towards the frontiere ptes of this collonie, to be vpon motion to scout to and frow for the safty of the collonie; the time appointed of sending forth is on Weddensday, the 21 of this instant June, 167.6.

Samuell Hall.

The proportions of the men and mony to be raised for the setting forth in the expedition aforsaid is as following:—

| The Propo | rtie | ns | of | М | n. | | 3 | [on | У. 11 s d |
|--------------|------|----|----|---|----|--------------|---|-----|--------------|
| Plymouth, | | | | | 15 | Plymouth, | | | |
| Duxburrow, | | | | | 09 | Duxburrow, | | | 09:10:00 |
| Scittuate, . | | | | | 25 | Scittuate, . | | | 26:10:00 |
| Sandwich, . | | | | | 15 | Sandwich, . | | | 16:00:00 |
| Taunton, . | | | | | 15 | Taunton, . | | | 16:00:00 |
| Yarmouth, | | | | | 13 | Yarmouth, | | | 14:00:00 |
| Barnstable, | | | | | 15 | Barnstable, | | | 16:00:00 |
| Marshfeild, | | | | | 13 | Marshfeild, | | | 14:00:00 |
| Rehoboth, . | | | | | 15 | Rehoboth, . | | | 16:00:00 |
| Eastham, . | | | | | 10 | Eastham, . | | | 10:15:00 |
| Bridgwater, | | | | | 09 | Bridgwater, | | | 09:10:00 |

*It is ordered by the Court and the authoritie therof, that the Goû, or in his absence the Deputic Goû, with any two more of the Assistants, ypon any suddain except or emergent occation falling out wherin more of the councell can not speedily be convened, shall have as full power and authoritie to presse and send forth men, horses, armes, amunitions, and provisions, and all other nessesaries needfull for the countries service as if the whole councell of warr were convened. [*138.]

7 June. Winslow, It is ordered by the Court and the authoritic therof, that enery such pson or psons as refuse or neglect to attend the countryes seruice wherto they are or shalbe pressed by any presmaster or theire deputies, by order from any legall authoritie heer established or impowered, shall forfeit fine pound, or, in want therof, be compelled to run the gantlett (or both, as the transgression shalbe erccomstanced) for enery such default; and where there is or may be oppertunity for such delinquents timely to declare theire resolution not to attend the said seruice, that soc another may be pressed in theire sted, and shall neglect the same, shall forfit the sume of fine pounds more, to be leuied by destresse on theire goods; the said forfeitures to be, the one halfe therof to the countrey, and the other halfe to the townes wherto such delinquents doe belonge; the said forfeitures being to be leuied in such case as aforsaid, in case a satisfactory reason be not ginen by such delinquents to the Court or councell for such neglect, being forthwith to be brought up by the constable or his order to theire tryall.

It is ordered by this Court, that the comission officers of enery towne, together with the towne councell, or the major pte of the whole, shall have full power and authoritie to appoint and require any pty or pties of theire men as a scout for the descouery or surprisall of the enimic within or neare theire respective townes, as alsoe for the releife of any of their maighbour townes or plantations as occation may require; alsoe, that the comission officer or officers in enery towns are impowered, incase of any suddaine exegent wherin hee or they cannot have opportunitie to aduise with the towne councell, to comaund or lead forth such a pty of men as bath bine before agreed on, or to him shall seeme nessesary, for the present releife of any pte of theire owne towne or naighbour towne assaulted, or repelling the enimic in his advance therento; and that every such souldier as shall not obey in any of the cases appointed or comaunded as aforsaid, shall forfeite fine shillings a day for such his default, to be leuied by warrant from any of the majestrates or celect men of the towne, or be laved necke and heeles, where noe estate can be found, valesse such delinquent giue a satisfactory reason to the comaunder and towne councell for such his neglect.

It is ordered by this Court and the authoritic therof, that where the comission officers and towne councell of diners townes are or shalbe in a consosiation or vicenity for theire mutuall defence and prescruation, and hane and shall agree to keep out a standing scout att any place for the comon good of the whole vicenety aforsaid, if any of those townes shall fayle in sending and keeping out the whole or any fite of theire men agreed to be on the said scoute, shall forfeite to the other townes in vicenitie as aforsaid fine shillings for enery

7 June. Winslow, Got^B.

day for enery such man wanting, to be lenied by destresse by warrant from any one majestrate on the goods of such delinquents, or on the goods of any of the comission officers or towne connecll of such defectine townes, and by them to be reconcred by destresse or otherwise on the proper delinquents, the said fines to be improved by the comission officers and towne connecll of any the said townes to promote the said scoute or other publicke service of those townes.

It is further ordered, that where the comission officers and towns councell of such townes in vicenity as aforsaid haue or shall agree to have such a pte of theire men in a reddines to march forth to the releiffe of any of those townes assaulted or in eminent danger to be assaulted, or to surprise or repell any pty of the enimic which may be descouered to lye lurking about any places neare any of those townes, wherby they may have opportunitie suddainly to assault them if not preuented, if any such townes shall neglect to attend that seruice, on notice given them either by any of the majestrates or any two or three of the comission officers or towne councell, those townes shall forfeite five shilts p man for every day wanting therin, to be levied as aforsaid for the publicke vse of the other townes as aforsaid; and if any pticular psons shall refuse to attend the order of theire pticular comaunder to march forth as aforsaid, valesse a satisfactory reason shalbe given to the officers and councell, shall alsoe forfeite fine shillings a day for enery such neglect, to be levied as aforsaid and improved by the comission officers and towne councell of that place for the publicke service of those townes; and it is further ordered, for the better management of such expeditions, that the souldery mett together may chose one to take the conduct of the whole, being one of the comission officers of one of the said townes, whome they shall reddily obey as theire comaunder in cheiffe, in cheife *whoe is heerby impowered to acte with the advice of his councell, the comaunders of the seuerall squadrons, and such other descreet men of his companie as hee shall see cause to aduise with, in surprissall, repelling, psucing, or distruction of the enimie, as occation and oppertunitie may present, for the mutuall defence of those townes, or any other in destresse, as may be, and these to be his and theire sufficient discharge.

It is ordered by the Court and the authoritic therof, that each towns make a rate to pay all theire souldiers and officers which haue bin out on the countryes seruice from first to last theire full due in such specue as by the last rate for their payment in pite was ordered, vulesse any of them desire rather to stay to haue it in land; and that the secuerall townes bring or send in an accoumpt of theire picular distinct disbursments to July Court next, that soe there may be a right proportioning of the whole charge of this warr vpon the seuerall townes. [*139.]

7 June.
Winslow,

It is ordered by the Court, that such as refuse or neglect to procure for themselues, or them that are vuder them, good, fixed armes, fitt for service, within one month after the date heerof, shall have see much of theire goods levied by distresse, by warrant from any of the majestrates, as may procure armes for them, to be procured by the comission officers; and if any such delinquents will not pforme service with theire guns when provided, then they shalbe kept, by the comission officers order, for the vse of them that will serve with them.

It was agreed and ordered by the Court, that ten hog-heds of bread be procured for and towards the expedition intend, and a thousand waight of balletts.

And that the sume of twenty or thirty pounds be improved in the paying of the collonis debts att Rhode Hand.

 M^{τ} Hinckley, M^{τ} Freeman, and M^{τ} Huckens are appointed by the Court to take course about the estate of M^{τ} John Mayo, deceased, to make deuision and settlement of the said estate, both with reference vnto his wifes pix and amongst his children, and therin to acte, if it may be, to theire satisfaction; and incase they can not, then to make report therof to the next Court, that soe further may be taken for settlement therof.

 M^r Daniell Smith, Captaine Howes, and Leiftenant Laythorpe, $\{$

In reference vnto the estate of John Wright, deceased, the Court haue ordered, that his land att Winnatucksett be settled vnto and vpon Adam Wright, his brother.

The Court haue settled the sume of four pound, which was the peculiare estate of Isacke Wright, deceased, on Richard Wright, his father.

This Court doth order and impower Leiff Peter Hunt, of Rehoboth, and Robertt Fuller, together with the widdow Sabine, to adminnester on the estate of Nehemiah Sabine, deceased.

This Court order and impower M^r Daniell Smith and Thomas Read, *Painc* of Rehoboth, together with Mistris Rachel Read, widdow, to adminnester on the estate of M^r John Read, deceased.

Leift Jonathan Sparrow and Jonathan Banges are ordered and appointed by the Court to be healpfull vnto the widdow Knowles, of Eastham, in mannaged of the estate of John Knowles, deceased, both in payment of such debts out of the said estate as are due and owing to any from the same, and other wise to be healpfull about it as need may require, and to make report therof to the Court.

Libertic of adminnestration is graunted vuto Adam Wright to adminnester on the estate of John Wright, deceased,

1676. 7 June. WINSLOW. Govⁿ,

Letters of adminnestration was graunted vnto Jeremiah Burroughes to adminnester on the estate of John Burroughes, deceased,

Letters of adminuestration were graunted vnto Mary Russell to adminnester on the estate of Samuell Russell, deceased,

Adam Wright stands bound vnto the Court in the penall sume of forty pounds. The condition, that wheras the aboue bounden Adam Wright hath obtained of the Court tree of adminnestration to adminnester on the estate of John Wright, deceased, if, therfore, the said Adam Wright doe pay or cause to be payed all such debts and legacyes as are due vnto any from the same, see farr and by equall proportions as the estate will amount vnto, and be reddy to give in an accoumpt therof to the Court when by them required, and to saue barmles the said Goûl and Court from any damage that may acrew to them by his said adminnestration, then the aboue written obligation to be void and of non effect, or otherwise to remaine in full force and vertue.

*The 28th of June, 1676, three Indians —the first named Peter, (Awashunckes, the squa sachems son,) the 2cond Gorge, the third Dauid, allies Chowahunna - appeared before the councell, in the behalfe of themselues and other Indians of Saconett to the number of about thirty men, with theire wives and children, and tendered to renew theire peace with the English, and requested libertie to sitt downe in quietnes on theire lands att Saconett.

28 June. [*140.]

The Examination of the said Indians before the Councell in Reference to the Émises.

Peter, (Awashuncks son,) being asked the reason of their coming hither, answared, because hee and the Indians of Saconett desired to settle there againe; vnto which was replyed as followeth: What reason hane you to expect that youer request heerin should be graunted, since you have broken youer engagements with vs by joyning with the sachem Phillip att Mount Hope and other Indians, our professed enimies, and haue bin copartenors with them in all assaults and enterprisses against vs, in which said hostile attemptes many of ours have lost theire lines, habitations, and estates? And you must not thinke that wee can passe over matters of such a high nature soe shighly. Wee are not willing to vallue the blood of our English frinds att soe low a rate. You are neuer able to make satisfaction for the wronge, nor make good the damage you have don vs by vouer pfiduous dealings in this respect. Youer way had bine, when you saw the said Phillip and other our enimies to rise vp in rebel-26

28 June. WINSLOW, GOUR. lion against vs, to have declined them and repaired to the English, and placed youer schees vnder our protection, &c.

Then Peter said they had not bin actiue in fighting with the English, but fledd away for feare.

Ques. Why did you feare the English?

Ans. When the English army went out, wee were afraid, and desired to go over to Rhode Hand; but the younge men there kept such a strict watch that wee could not get over in saftey. Then wee were forced to hyde oursclues in swampes; and the English army came and burnt our houses; and wee vnderstanding that the Narragansetts were frinds to the English, wee weut to them.

Questian. Did the Indians burne the English houses before the army came? Answar. Yee, they burned theire forsaken houses.

Quest. Did the English doe you any wrong att any time, or speak high or threating words to you that scared you? Speake freely, without feare.

Answ. The English neuer did vs any hurt or wronge to this day; if they had, wee would speake of it.

Gorge, another of the three Indians, said, that att the first breakeing forth of the warr, diucrs of them satt still and minded theire worke att home; but some of theire Indians did then goe to Phillip, and fight with him against the English.

Peter and Gorge againe desired the goument freer to give them leave to live softwhere within our liberties, and they would be subject to the English, and desired that the English would propound tearmes, and they and all theire companic would consent to them; for they had noe cause to be angry with the English, who had don them noe wronge.

To which was answared, Wee have found you soe pfiduous, that wee must have some good eccurity for youer fidelitie before wee can graunt youer desires.

Chowohumma, allies Dauid, said, Wee cannot make satisfaction for the wronge don; but if our weemen and children can be eccured, wee will doe any seruice wee can by fighting against the enimie. They further said, that Succanowassucke was the first man that stired vp the Indians to joyne with Philip to fight against the English, and that hee now is att Saconett; and they promise to surprise him, if they can, as soon as they returne home; they owned, alsoe, that diners of the Saconett Indians were killed in the fight att Narragausett.

After some time of consideration of the foregoing debate, the councell came to this conclusion, that they would return this answare: —

Wee take notice of youer tender soe farr as to waite for further probation of youer fidellitie; and in order vnto further experience and knowlidge theref, doe appoint you to returne to youer associates againe, and to procur them to our army now abroad; and that you all psonally ingage with our commander incheiffe respecting the puises, and to be att his dispose in reference vnto improucing any of you in the psent expedition against the enimic; and that such as are not improved shall surrender vp theire armses to Major Bradford, our commander in cheiffe aforsaid; and, alsoe, that such murdering Indians amongst you that have bin actine in crewelty and hostillitie vpon any of our English in the takeing away of theire lines and destroying theire estates in a murderous way shalbe delivered vp vnto the English; and, likewise, that you shall not harbour or retaine any strangers of our enimies that may or shall endeanor to shelter themselves amongst you. 1676.

28 June. Winslow, Gou#,

The councell alsoe proposed, that if the said Peter, Awashunckes son, wer willing, that hee should stay as a hostage; to which hee replyed, hee was willing to stay vntill further and matture knowlidge can be taken of their efidelitie.

In fine, they subjecting themselues and theire estates to his ma^{tic} the Kinge of England, &c´e, our dread soû, and to this collonic, it was promised and engaged vnto them by the councell, that they shall have a place assigned them for theire p-sent residence in peace; and incase the warr doe sease, and that they approve themselves in faithfulness, peace, and quietnes, and reall to theire ingagements to the English, they shall have a place assigned them for theire improvement and subsistence for longer time and continewance, or otherwise to be disposed of as the councell shall see meet.

*Att the Court of his Matt held att Phymouth the 7th of July, 1676.

7 July. [*141.]

Before Josiah Winslow, Esq. Gouernor, John Alden, Thomas Hinckley, Constant Southworth, John Freeman, and James Cudworth, &c.

IN reference vnto the issueing of a difference between John Doten and the executors and ouerseers of the last will of Jacob Cooke, deceased, and the rest of the children concerned in that estate, touching fine pounds demanded by the said Doughtey, comitted to the finall determination of this

7 July. WINSLOW, GOU'R. Court, this Court, haueing heard and considered theire mutuall pleas, doe order, that the said John Doughty shall haue alowed vnto him by the sonnes that enjoy the lands of the said Jacob Cooke pportionable to theire respective pites by them enjoyed, either two acrees of the marsh lying together out of the six acrees lying att Joneses Riuer, or forty shillings in current New England mony, and forty shillings more to him in curent country pay out of the estate belonging to the sisters according to theire respective pites, and this to be a finall end of the said difference.

Joseph Bartlett stands bound vnto this Court in the penall sume of forty pounds sterling. The condition, that wheras the said Joseph Bartlett hath obtained letters of adminnestration to adminnester on the estate of Katheren Fallowell, late of Plymouth, widdow, deceased, if, therfore, the said Joseph Bartlett doe pay or cause to be payed all such debts and legacyes as are justly due and payable vnto any pson or psons from the said estate, soe far and by equall proportions as the estate will amount vnto, and keep a faire accoumpt of the said adminnestration, and be reddy to gine in the accoumpt vnto the Goft and Court of New Plymouth when required, and sane and keepe harmles and vndamnifyed the said Goft and Court from any damage that may acrew vnto them by his said adminnestration, that then the said adminnestration to be void and of non effect, or otherwise to remaine in full force, strength, and vertue.

The 12th of June, anno 1676, senerall Indians, a fite wheref were sent in by Major Bradford, with others brought in by a smale fity of ours that issued out as scouts, were convented before the councell, such of them as were accused of workeing vusufferable mischeiffe ypon some of ours.

The first of them in questian was a saluage named Wotnehpo, allies Tuchpo, whoe was questianed with three pticulars or articles.

- Why hee fled out of his confines, which hee was injoyned to keep on paine of death, wherin if hee obediently had stayed, hee might have bine safe; to which hee made little answare to ppose.
- 2. Was in reference vnto his abusing our Goû by fraud and falshood, indeauoring to pswade him that there would be noe need to send forth an army, forasmuch as Phillips men had deserted him, see as hee had very few left with him except old men and boyes; to which hee could say nothinge.
- 3. Was in reference to his goeing too and continewing with our open bloody enimies all the time of the warrs hither vnto, in which time see mayny crewill and hostile villanies haue bin acheined; neither could hee defend this,

Att the same time three other Indians appeared before the councell, whose names were Woodcocke, and Quanapawhan, and one called John Num; the two former were accused by an Indian squa, that they were psent and actors in that bloody murder of Mistris Sarah Clarke, on the 12th of March before the date heerof; and these two accused John Num of the same fact; and they all, ypon examination, confessed thay were psent at the comitting of that horred murder and outrage, and soe had a hand as coe ptenors therin; the last named, John Num, owned, alsoe, that hee was of that companie that murdered Jacob Michell and his wife and John Pope; and soe centance of death was pronounced against them, which accordingly emediately was executed.

7 July. Winslow, Gov^a.

1676.

Now, forasmuch as the councell had before this engaged to scuerall Indians, desirous to come in and tender themselues to mercye, that they should find fanor in see docing, it was fully made knowne to such Indians as were then psent that the said engagement was to be understood with exception against such as by murder as abouesaid had see acted, and not against such as killed his enimic in the feild in a souldier like way.

[*142.]

*The three Indians fore named, some little time before theire centance, accused Keweenam, an Indian sometimes lineing about Sandwich, that hee was the first instigator of Tatoson to comit the aforsaid murder, viz?, that hee went to him and certifyed him that hee had lately bin att the house of Wilham Clarke, att the Eelriuer, and that his house was slightly fortifyed, and that it was well furnished with nessesaries, and that his way would be to repaire thither now, and that on the Lords day, the folkes of the house being but three, the most of them would be gon to meeting, and they, being there, might descerne it; and incase they left a man att home or soe, they might soon dispatch him, and then they would mett with noe opposition, but might doe as they pleased, on which the night following, (this being on the last day of the weeke,) the said Tatoson went towards Plymouth, and on the morrow following, in the morning about 9 or ten of the clocke, hee with his companie did this crewill villanie.

21 July.

On the 21 of July, 1676, the said Keweenam was pseuted before the councell, and examined on the pticulars before named; but hee did not fully owne the said accusation, onely hee owned that hee was att Wilham Clarkes house a little before the facte comitted, and in companic with Tatoson the day before, which was the Satterday, the said fact being comitted on the Lord day following, and further confessed that hee held correspondency with Tatoson, one of the most notorious of our enimies, and had given him information of the weaknes of the house, both with respect to fortification and men; and withall it being manifest that hee altogether neglected to give intelligence to the English where Tatoson was, nor concerning his intensions and actions, which if hee don seasonably, it might have prevented the following mischeiffe.

21 July.
Winslow,
Gout.

Hee, the said Keeweenam, being required agains to speake, if hee had ought to say for himselfe, hee had free libertie, but said little or nothing to any purpose.

Whervpon the councell, considering that there three positine testimonies whoe witnessed as abouesaid, and with all diners concurring cercomstances, which haue a tendency to the clearing vp of the case, doe judge, that the said Keeweename is worthy to die, and so received the centance of death, which was, that his head should shalbe seuered from his body, which was imediately accordingly executed.

The names of those Indians whoe were coepartenors in the outrage comitted att Wiltam Clarkes house, att the Eclriuer, in the township of New Plymouth, on the 12th of March, 1676.

| Imp ^r , Tatoson, | Thom Piant, |
|------------------------------|--------------|
| Musquash, | Sanballett, |
| Wapanpowett, | Vttsooweest, |
| Thom, Tatasons brothers son, | Woonashenah |

These, with such as are before named, make vp the number of eleven.

A \tilde{p} sell of a \tilde{m} unition deliuered to so \tilde{m} souldiers lately gon forth was to Marshfeild men 37^n of bulletts and 14 pound of powder,

To Duxburrow men 23 pound of bulletts.

To Daniell Turner, of Scittuate, 4 pound of bulletts.

The names of such souldiers of Scittnat whoe desired to be satisfyed in lands for such seruice as they pformed for the country, with the sumes due to them on that accoumpt, is as followeth:—

| Imp ^r , Leifte Isake | В | uck | e, | | | | | 10:00:00 |
|---------------------------------|---|-----|----|---|--|--|--|----------|
| Zacheriah Daman, | | | | | | | | 06:06:01 |
| John Daman, . | | | | | | | | 06:05:07 |
| Richard Prowtey, | | | | | | | | 06:12:03 |
| Coř John Bucke, | | | | | | | | 08:09:05 |
| Jonathan Jackson, | | | | | | | | 06:05:04 |
| Thomas Clarke, | | | | | | | | 05:05:02 |
| Wil l am Hatch, . | | | | - | | | | |
| Walther Bridges, | | | | | | | | 05:18:07 |
| Joseph Garrett, . | | | | | | | | 05:09:07 |
| Richard Dwelley, | | | | | | | | |
| Charlse Stockbridg | | | | | | | | |

| | *J1 | ıly | the | 22 | , 1 | 676 | 3. | Ra | ites | | | 1676. |
|-----------------------------------|------|-----|-----|----|-----|-----|----|----|------|------|---|--|
| Plymouth, Duxburrow, . Scittuate, | | | | | | | | | | | 164:19:00 586:07:04 266:01:00 327:15:06 351:03:09 266:01:00 236:05:00 | 22 July. WINSLOW. GOUR. [*143.] |
| Rehoboth, Taunton, Swansey, | | | | • | | | | | | | 485:05:04 327:15:06 | |
| | | | | | | | | | | | 3692:16:02 | |

Plymouth, the 22ond of July, 1676.

It was ordered by the councell of warr, that it shalbe lawfull for any of the majestrates of this jurisdiction to dispose of the children of those Indians that haue come in and yeilded themselues to the English, vnto such of the English as may vse them well, especially theire parents consenting thervnto, during the time vntill such children shall attaine the age of twenty foure or twenty fine yeers, and the men and weemen to be where they are, or sent to the seuerall townes in some meet proportion of them, where they may haue libertie att psent to worke for theire lineings, till some other place be assigned them.

It was ordered by the Court, that the seuerall townes of this jurisdiction should send in some one of each towne of this jurisdiction to give meeting to the majestrates on the 19 of this instant July, att Plymouth, to settle their accompts respecting the charges of the frent warr, on paine of forfeiting, enery towne that shall neglect, ten pounds to the vse of the collonic.

The 22^{cond} of July, 1676.

The councell haue ordered, that all such voulenteers as shall or haue sett forth to oppose the enimic, incase they shall take any prisoners, they bearing the charge of the expeditions, shall haue the one halfe of them for theire paines and venture, from the day of the date heerof, includeing those prisoners also last brought in by Benjamine Church and his companie.

1676. 22 July. WINSLOW. Goun. [*144.]

*Wheras the last will and testament of Captaine Michaell Peirse, of Scittuate, lately slayne on the countryes service, bearing date the 15th of January, 1675, was psented under oath to this Court, wherin Benjamine Peirse is made executor, this Court, considering the large legacyes in the said will ginen, and not knowing whether there will remaine soe much cleare estate, when debts and the widdowes maintainance are discharged out of the same, as will amount to salue the said executors portion, intended by his father, as by the said will is declared, doe therfore order, that the said Benjamine Peirse, executor, shall detaine and keep in his owne hand the land mensioned in the said will, bought of Wiltam James, being the one halfe of a six acree lott of meddow, and alsoe one quarter pte of each legacye by the said will given, vntill the Court shall see cause otherwise to order it, on theire being satisfyed concerning the clearnes of the said estate, the executor being appointed to pay the resedue of the said legacyes and bequest, according to the will, in the mean time,

These may certify the honored Court, or whom it may concerne, that I, Robert Studson, in the behalfe of my son Robert, and that I, Joseph Woodworth, in the behalfe of my sister Elizabeth, are mutually agreed about the Court's verdict about the maintainance of the child that the said Elizabeth layed to him the said Robert Studson, and doe desire that the said Robert may be sett att libertie. As witnes my hand,

JOSEPH WOODWORTH.

Witnes. Charles Stockbridge. Jeremiah Hatch.

The Verdict of the Jury on the vutimely Death of Bethyah Howland, the younger, of the Towne of Plymouth, late deceased.

Wee find, that Bethvah Howland, Junie, came to her death by being drowned or stiffelled in a tubb of clothes and water, viz?, that shee off her selfe cast herselfe into the said tub of clothes and water.

> GORGE BONUM, The marke (Q of STEUEN BRYANT, THOMAS CUSHMAN. JOHN COLE. of EBENEZER TINKHAM, The marke The marke of JOSIAH SMITH, RALPH CHAPMAN, ANDREW RINGE, ISACKE LEANARD. DAUID WOOD,

> > SAMUELL CUTBERT.

February the 16th, 1677.

1676.

Wee, whose names are vnderwritten, being called together on a corroners inquest, vpon that sad accedent which befell Micaell Walker, about ten yeers of age, wee doe find, that hee came accedentally to his end by his falling through the flore of the saw mill vpon the water wheele, or just by it, when it was goeing, and was carryed away with the streame vnder the ivec.

22 July. Winslow, Gou^R.

STEUEN PAINE, Senif,
WILLAM BUCKLAND,
NICHOLAS PECKE,
SAMUELL NEWMAN,
SAMUELL BUTTERWORTH,
GORGE KINRICKE,
JOHN FITCH,
NICHOLAS HYDE,
SAMUELL PECKE,
JOHN PERREN,
SAMUELL READ,
MOSES READ.

This jury, being pannelled by the constable of Rehoboth, came and made oath to this verdict before mee.

JAMES BROWNE, Assistant.

February 16th, in the yeer 1677.

[*145.]

*Wheras an Indian called Captaine Amos hath made tender to be officious in feehing off such of the Indians that are our enimies as are att Elizabeth Ilands, the councell doe accept of his tender, and doe order him to acheiue the enterprisse with such strength of the Indians as hee shall think meet to improue; and for his and theire incurragement, it is ordered, that incase they take and bring in Tatoson and Penachason, or either of them, they may expect for theire reward for each of them four coates, and a coate apeece for enery other Indian that shall proue marchantable.

It is ordered by the councell, that all such Indians as haue or shall come into the collonie in a clandestine way, not applying themselues to the authoritic of this jurisdiction for libertie, shall not expect the benifitt of the indempnitic formerly shewed to other Indians that did come in in an orderly way, but shalbe forthwith taken vp and desposed off, as other captine Indians, to the collonies yee.

1676. 22 July. Winslow, Gore

It is ordered by the councell, that every towns of this gourment shall pay theire souldiers and officers what is due to them for theire seruice against our comon enimie since last June Court, wherin that noe towne may be oppressed, that they bringe in theire disbursments vnto the next Generall Court, that soe there may be an equal ballence of charges.

Wheras it is apprehended that the pmition of Indian men that are captiues to settle and abide within this collonic may proue prejuditiall to our comon peace and safety, considering there hath neuer bin any lycence for such soe to doe, it is ordered by the councell and the authoritie therof, that noe Indian male captine shall reside in this gourment that is abone fourteen yeers of age att the beginning of his or theire captiuity, and if any such captiues aboue that age are now in the gourment, which are not desposed of out of this jurisdiction by the 15th of October next, shall forthwith be desposed of for the vse of this gourment.

This order was confeirmed by uember the 4th, 1676. This voated.

It is ordered by the councell, that the Indians whoe came in, applythe Court, No- ing themselves to the gourment for acceptance to mercye, shall take vp theire abode from the westermost syde of Sepecan Riuer, and soe westward to Dartmouth bounds, as they have occation, and not any of them to goe any where off the aforsaid tract of lands but by order from some majestrate, or hee that is appointed to have the comaund of them, and to attend such orders and directions as may att any time be sent them from this gourment, and that for the present three Indians, viz?, Numpus, Isacke, and Ben Petananuett, shall have the inspection of them, and to healp them in theire settlement, and to order them the best they can, and that in matters most momentus, to repaire to Mr Hinckley for direction & healpe.

> Vpon consideration of the great losses which Mr Bradford hath sustained in the late warrs, and the faithfull service hee hath pformed for the country, the councell doe propose and order, that the sume of fifteen pounds in mony be payed to him out of the countryes stocke, to be refered vnto the Generall Court, that if they shall see cause and reason to bestow it freely on him as a gratuity, then soe to be, or that it be accoumpted to him as pet of his sallery for his seruice to the country.

> In reference vnto the complaint of Mr Wharton and his ptenors concerning a psell of Indians detained in this collonie, which ran away, the councell sees reason to allow vnto them six Indians, not to infringe them of more, incase that the comissioners of the Vnited Collonies shall see reason (on proposition of the case) to alow more,

To the Constable of, &c.

7 September.
Winslow,
Gov^R.

Septeffi the 7th, 1676. In reference vnto the makeing vp of accoumpts with the Vnited Collonies, you are required heerby to acquaint youer towne that they are to send in theire accompt vnto the Gon't to Marshfeild, between this date and the 19th of this instant, in reference vnto the charges of the last expedition, and cuer since June last, concerning the late warrs, as alsoe the charge of such scoutes as haue bin sent out on the countrys service, out of biticular townshipps, before and since June last.

*Att the Court of his Mais held att Phymouth, for the Jurisdiction 1 November. of New Phymouth, the first of November, 1676. [*146.]

Constant Southworth,

James Browne, and

James Cudworth,

Before Josiah Winslow, Esif, Goil, John Alden,

> Thomas Hinckley, Willam Bradford.

> > Assistants, &c.

RES of adminnestration was graunted by the Court vnto Elizabeth
Blackmore to adminnester on the estate of William Blackmore, deceased.

And in reference vnto the estate of the said Wilłam Blackmore, the Court haue his lands to be settled on his eldest son, and that all other his estate be settled and disposed vnto the said Elizabeth Blackmore, widdow, for and towards the bringing up of her children.

Elizabeth Ensigne, widdow, and Thomas Wade, are approved by the Court to be joynt executors of the last will and testament of John Ensigne, deceased.

Less of adminnestration was granted by the Court vnto John Palmer to adminnester on the estate of Samuell Palmer, deceased.

±res of adminnestration was graunted vnto Martha Chettenden and Israell Chettenden to adminnester on the estate of Isacke Chettenden, deceased.

Major Cudworth and Cornett Studson were appointed by the Court to be healpful in settleing the estate of the said Isacke Chettenden, and incase they settle it to satisfaction, then the Court will rattify what they shall doe therin, or otherwise to determine what shalbe requesite about it. 1 November.
WINSLOW,
GOUR.

In reference vnto the settlement of the estate of James Bursell, of Yarmouth, deceased, the Court doe agree that his three daughters are joynt heires therof, both psonall and reall, and doe order, that they shall have alike proportions therof, made equall with what any of them have had alreddy, and that the widdow Emett Bursell shall have her thirds of the moueables, both goods and chattles, and her thirds of the vse and benifit of his lands dureing her life, and that the said Emett Bursell and Silas Saers are granted libertie of adminnestration therypon.

Lies of adminiestration is granted vnto Willam Carpentor and Samuell Carpentor to adminiester on the estate of Margarett Carpentor, and to see Joseph Carpentors will pformed according to the tenour therof, and that the lands that the said Joseph Carpentor left, to be disposed of by his wife vnto his three somes, be see disposed to them, onely the eldest to haue a doubble portion, and that they, the said Willam and Samuell Carpentor, doe likewise dispose off the other children of the said Joseph Carpentor, the best they can for the bringing of them vp.

In reference vnto the estate of John Fuller, of Rehoboth, deceased, the Court haue ordered, that the estate be left vnto the widdowes dispose, to be towards the bringing vp of the children, and that her father and father in law be healpfull to her in ordering of the estate for the bringing of them vp.

Eres of adminnestration are graunted joyntly vnto John Tisdall, James Tisdall, Joshua Tisdall, and Joseph Tisdall, to adminnester on the estate of John Tisdall, Senif, deceased.

Letters of adminnestration is graunted vnto Robert Vixon, of Eastham, to adminnester on the estate of Nathaniel Brewster, deceased.

In reference vnto the e-state of Nathaniel Pecke, deceased, the Court hane ordered, that Jonathan Bosworth, Seni't, and Samuell Pecke shall adminnester on the said e-state, and that there being two children, viz', a son and a daughter, that the son hane a doubble portion of the lands and the other e-state, and the daughter a single pte or share therof, onely that such pte of the e-state as shalbe most suitable to the son be disposed to him, and what may appeer to be most suitable for the daughter be appointed to her; onely the Court doth order, that the e-state remaine vudenided to them vntill they come of age, or chose theire owne gaurdians.

[*147.]

*This Court haucing considered the pleas and euidences β-sented by Mistris Mary Almey, relict of M^r John Almey, late of Rhode Island, deceased, for her right in those lands within this collonie, of the said M^r John Almey, her late husband, doe judge, although the said euidences doe not fully make

a legall allianation of those lands from the heire vnto her, yett forasmuch as those cuidences declare his intent to gine them vnto the said Mary, his then wife, and doe therfore determine and order, that Mary, the reliet of the said John Almey, doe and shall injoy all the said lands to her proper vse and behoofe, during the tearme onely of her naturall life, vnlesse any further cuidences shall appeer justly to alter this determination, and this Court doth alsoe graunt heerby vnto the said Mary Almey letters of adminnestration, to adminnester on that fite of the estate which is within this gou'ment.

1 6 7 6.

1 November
WINSLOW,
GOUR

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M^r Browne is appointed by the Court to give oath vnto the witnesses of the will of Sampson Mason, and to adminuester an oath vnto Mary Mason for the truth of the inventory.

Thomas Huckens, in the behalfe of Job Crocker, appeared before the Court, and cleared vp to the Courts satisfaction that hee hath adminnestered on the estate of John Crocker, deceased, according to the bond; the Court gaue order to see his bond cancelled.

Letter of adminnestration was graunted vnto Thomas Lapham, of Scittaate, to adminnester on the estate of Joseph Lapham, of Bridgwater, deceased, that is to say, that hee take the said estate into his custody, and \$\rho\$-sent a true inventory therof, on oath, vnto the Court, att the next Court, but not further to dispose therof without further libertic from the Court.

This Court have appointed M^e Hinckley, or Capt Freeman, to give oath to the inventory of Richard Saers estate, of Yarmouth, and likewise to adminnester an oath to such as it concernes, for the truth of the inventory of the estate of James Bursell, of Yarmouth, deceased, and alsoe to the will of Richard Saers.

The Court doth graunt fres of adminnestration vnto Daniell Daman, to adminnester on the estate of John Daman, Junit, his brother, deceased, and doe order, that the said Daniell Daman shall haue twelve pound out of the estate, and the remainder of the said estate to be deuided betwixt his brother, Zacheriah Daman, Deborah Woodworth, and Mary Daman, in equall and alike proportions.

Less of adminnestration was graunted vnto Samuell Hall, of Taunton, to adminnester on the estate of Henery Green, of Taunton, deceased.

Libertie of adminnestration is graunted vnto Joseph Bartlett to adminnester on the estate of Jonathan Fallowell, deceased.

Mr John Jacob, of Hingham, is allowed and approved by this Court to be gaurdian to John Peirse, the son of Capt Peirse, deceased.

Letters of adminnestration is graunted vnto Mistris Mary Almey to adminnester on the estate of M^r John Almey, deceased.

1 November.
Winslow,
Gou^R.
[*148.]

*The Names of the Deputies that serued att the Generall Court of his Matte, held att Plymouth the last Day of October, and the first of Nouember, 1676.

> Leift Morton, Capt Hawes, absent, Leift Howland. Leift Laythorp. Mr Samuell Saberry, Mr Barnabas Laythorpe, Willam Paybody, Ensigne Eames, Capt John Willams, Anthony Snow, Jeremiah Hatch. Mr Nathaniel Paine. James Walker, Mr Daniell Smith, Willam Witherel., Tho Paine, Willam Swift. Jonathan Banges, Steuen Skiffe. Mr Samuell Edson. John Miller. John Willis.

This Court engaged, that Charles Stockbridge and others, of such of Scittuate as listed theire names to take theire pay in land, shalbe payed for theire service for the countrey in mony out of the prise of those lands which shalbe first sold, which is appointed for the payment of souldiers, &c.

Wheras Capt Roger Goulden, of Rhode fland, hath approved himselfe to be our constant, reall frind in the late warr, and very officious and healpfull as occation hath bine, when as our armies and souldiers haue bin in those ptes, and haue had nessestite of the transportation of our men to the said iland, and otherwise very reddy to doe vs good, this Court doth graunt vnto the said Capt Roger Goulden one hundred acrees of land, lying and being vpon the northsyde of Saconett mens linne, to him and his heires and assignes for euer.

And inasmuch as Dauid Lake and Thomas Lake haue bin very vsefull and seruicable to the country in the late warr, this Court hath likewise graunted one hundred acrees of land vnto them, in different proportions to each of them, viz,, that wheras Dauid Lake hath bine most healpfull as aforsaid, her is graunted three-core acrees of the said hundred, and to Thomas Lake the remaining forty acrees of land of the said hundred, to them and each of them, and theire heires and assignes for ener.

The said two hundred acrees of land is to extend a mile into the woods eastward from Punchateesett Pond, and soe farr in breadth from Saconett bounds as shall make vp the mile in length, two hundred acrees, which being equally deuided, Capř Goulding to take the first choise, and the northerly line to be a parralcel line, to the line of Saconett bounds, that is to say, east nearest.

And the Court haue appointed Willam Paybody, Nathaniel Thomas, and Capt Church, to lay out the abouesaid lands, and likewise twenty accrees of land appointed and to appertaine to the ferry.

In regard of the more then ordenary paines, faithfulness, and dilligence, of Mr Nathaniel Cooper, which hee hath expressed in the countryes service $\frac{\text{Nce booke of}}{\text{lawes, actes, } \Delta}$ in the late time of the warrs, as late constable of Rehoboth, the Court have orders, made ordered, that hee be releised and rewarded by the comittee out of that to be provided for the releiff of such as whose deserts and needs requires it from the country.

1 November. Winslow.

The Court doe order a ferry to be att Pocassett, to transport people over to Rhode Hand, prohibiting any other on that coast, and doe allow twenty acrees of land to belonge and appertaine to the said ferrey, for pasture land and planting land, to be laid forth by Mr Nathaniel Thomas, Wiltam Pavbody, and Capt Church, to the best conveniency they can thervuto, and the least prejudice to any other accomodation.

John Simmons is allowed by the Court to keep the said ferrey for the And hee is to tearme of fine yeers from this psent date, incase hee carryeth well in it, and haue free vse to injoy the vse of the land abouesaid, and att the end of the said fiue veer, timber to be incase hee leaves it, the country are to pay him for such housing as hee erects for fiering, theron, but incase hee holds it, that it be vpon other composition.

fenceing, and building.

And that hee keep entertainement for strangers, soe as hee keep good order therin.

In answare to the petition of Humphrey Johnson, the Courts returne is, that haveing read the petition, they are sensible that the petitioner is wronged, but for pseut they can not come to a full and cleare understanding of the case, soe as to give a suitable and proportionable releiffe.

John Cowin is freed from his bonds for appearance att this Court.

[*149.]

*It is enacted by the Court, and the authoritie therof, that the Indians which came in and applyed themselves to this gourment for acceptance to mereve, shall take up theire abode from the westermost syde of Sepecan Riuer, and soe westward to Dartmouth bounds, as they have occation, and not any of them to goe any where of the aforsaid bounds or tracts of land, but by order from some majestrate of this jurisdiction, or hee that is appointed to haue the ouer sight of them, and to attend such orders and directions as may att any time be directed to them from this goutment, and that for the pseut, three Indians, viz', Numpas, Isacke, and Ben Sachem, allies Petananuett, shall haue the inspection of them, and to healp them in their settlement, and to order them the best they can; and that in matters most momentus, they have recourse to Mr Hinckley for healp and direction.

1 676.

November.

WINSLOW,
GOUR.

In reference vnto a negro named Jethro, taken prisoner by the Indians, and retaken againe by our army, which said negro appertained to the estate of the successors of Capt Willett, deceased, our Generall Court haue agreed with Mr John Saffin, adminnestrator of the said estate, mutually, that the said negro doe forthwith betake himselfe to his former seruice, and to remaine a servant vnto the successors of the said Captaine Willett, vntill two yeers be expired from the date hecrof, and then to be freed and sett att libertie from his said seruice, prouided, alsoe, that during the said tearme of two yeers, they doe find him meat, drinke, and apparrell fitting for one in his degree and calling, and att the end of his said seruice, that hee goe forth competently prouided for in reference to apparrell.

Wheras diners psons of Rhode Iland and others haue, from time to time, droue into and pastured theire cattle and horses on the lands att Pocassett and places adjacent, and off times in driueing of the said cattle and horses from the said land haue droue and conveyed diners cattle and horses of other mens, wherby the owners of such cattle and horses haue bine deprined of them, to theire great losse and damage,—

For preuention wherof, -

- 1. It is enacted by this Court, that noe pson whatsoeuer shall transport any cattle or horses from Pocassett, or places adjacent to Rhode Hand, which shall not first be viewed and theire markes by such as the Court shall appoint, and alsoe shall pay to the viewer or viewers one peny in mony p head for cuery beast soe viewed, on forfeiture of twise the vallue of the said cattle to the vse of this collonie that shalbe transported contrary to this order.
- 2. That noe pson whatsoener shall drine or convey any eattle or horses from Rhod Hand, or any other places, to Pocassett or places adjacent, there to pasture them on the land of this collonie leased out by order of this Court, without leaue of the leasers; and if any psons shall soe doe contrary to this order, it may and shalbe lawfull for the said leasers to impound all such cattle and horses, and there to detaine them rutill satisfaction for theire treaspas be made according to the law of this collonic.

The abouesaid leasers are Capt Benjamine Church and John Simmons.

3. And it is further ordered, that all such cattle as are kept and pastured in this collonic as aforsaid shalbe lyable to be rated proportionably to what is layed upon other cattle whose owners line within this goûment; and that noe such foraignors cattle shalbe transported out of this collonic untill such just rates be payed to the aboue said leassers, whoe are heerby impowered to obtaine the same for the countries use, as also to use their best care and

indeauors to preuent the cutting downe or carrying away any of the timber on this collonies lands aforsaid out of the same, by seizing thereof or arresting the psons that transgresse therin.

1 676.

1 November.

Winslow,
Gor*.

Letters of adminnestration were graunted by the Court vnto Mistris Ruth Winslow to adminnester on the estate of M^r Jonathan Winslow, deceased.

*Att the Court of his Ma** held att Phymouth, for the Jurisdiction of New Plymouth, the sixt of March, 1676.

6 March.

BE: Josiah Winslow, Esq^r, Gou^r, John Alden, Thomas Hinckley,

Willam Bradford,

Constant Southworth, James Browne, and James Cudworth,

John Freeman,

Assistants.

ONSERNING the settlement of the estate of M^c Judah Thacher, of Yarmouth, late deceased, the Court haue ordered, that his widdow shall haue the whole proffits of the estate, both psonall and reall, vntill the children come to theire respectiue ages, for and towards the bringing vp of the children; and when the children come of age, the eldest son to haue the house and halfe the land most convenient to the house, according to the worth of it, and the other son to haue the other halfe of the lands, and his three daughters to haue ten pounds apecce out of the psonall estate, and the remainder of the estate to be the widdowes for euer, and the thirds of the proffitts of his lands during her naturall life onely if need shall require. The Court ordereth, that the two sonnes shall pay fine pounds apecce out of their estate, to be payed and disposed vnto and for the bring vp of younger children, or vnto the daughters, as the Court shall see cause, and in such convenient time as the Court shall judge meet.

Sarah, the relict of Edward Bobbett, is graunted letters of adminnestration on the estate of her husband, deceased; and in order to the settlement of the estate, this Court doth order, that the eldest son shall haue a doubble portion of the whole estate, and to take it in lands vnimproued; and the adminnestratrix is to haue during her life the land that is improued, with a thirdof the meddow, as in full of her thirds of the proflitts of the lands, and as a healp to the bringing vp of the children, and a thirds of the goods and chat-

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6 March. Winslow, Gour.

1676-7. tles to her owne dispose, the rest of the estate to be equally deuided amongst the rest of the children.

In refference vnto the settlement of the estate of Job Bourne, late of Sandwich, deceased, intestate, the Court orders, that the debts being first payed, that Ruhamah Bourne, relict of the said Job Bourne, shall have the vse and proffitt of one third of all the lands hee died posessed of, which are alsoe heerafter mensioned, during her naturall life, and one third of all the mouables, to be att her dispose, together with twenty pounds more out of the moueables towards her charge in bringing vp the smale children, and the resedue of the estate to be equally deuided into six ptes, wherof the eldest son to haue two pees therof, and the other three sonnes and the daughter to haue theire equal ptes; the lands being to be deuided amongst three of the sonnes being equally apprised as according to the distinct bounds therof, they are assigned by theire grand father, Mr Richard Bourne, with the consent of the said Ruhamah, theire mother, and to be allowed towards theire respective pees in such proportions as the vallue therof shall amount vnto; Timothy, the eldest son, to have the lands following, viz?: all the meddow his father bought of Mr Standish, and halfe the creeke stuffe, with some smale skirts of meddow lying from the bounds of the meddow called Mr Standish his meddow towards Wecoachett, and halfe the vpland bought with the said meddowes, and halfe the herbage of Mannomett feilds, with halfe the wood and cedar swamps bought by his father, with the privilidges belonging to the first graunt or bargaine, according to the proportion of his land and meddow. And the other two sonnes, called Eliezer and Hezekiah, to have the rest of the meddow, being bounded by a marked tree standing about the middle betwixt Cowesett and Muchmanus feild, theire ranging southwest to a white oake tree att the head of a little creeke which runeth from Thomas Burgis his meddow next the spring, and soe runs downe the river to Jacob Burgis his meddow, and soe to the stake standing in the marsh and to the Red Rocke in the river; to be equally devided between them in equall and alike proportions.

Hezekiah is alsoe assigned to haue six acrees on the northsyde of the riuer, which was bought of Mr Freeman and Joseph Burgis, and six acrees more of new ground lying on the easterly syde of the riuer, beginning att the smale run of water and soe downewards, together with the privilidges therto belonging.

Of this see another draught

And to the said Timothy and Eliczer is alsoe assigned the land on the more exacte in westerly syde of the river, with the house; the said lands begining att the drawes of river alpue by the hills, *and soe alonge the topp of the hill, vntill it comes lands, enrolled downewards to the narrow stoney place, and vnto and in that stoney place,

[*151.]

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and some cleare ground on the easterly syde of the riner from the end of the 1676-7. six acrees given to Hezekiah first aboue mensioned, and thence extending to a little swamp that cometh from the river vp to the eartway. And for any other psell of land, not aboue mensioned, it shalbe disposed by the adminnestrators, with the advise of the said Richard Bourne, to such of the children as they shall judge meet; the other son, not about mensioned, being to have his pte and portion out of the moveables; the said Mr Bourne haveing declared his intension to prouide some land for him, and the said Ruhamah, theire mother, to have the vse of the house and one third of the land during her naturall life, as abouesaid, and the vse of the whole estate, besides her twenty pounds and thirds aboutsaid, towards the bringing vp of the said children, vntill they shall respectively attaine the age of twenty one yeers or the day of marriage, which shall first happen, or the time that any of them shall choose theire gaurdians and take theire respective portions into theire hands; Ruhamah, the said relict, and her brother, John Hollott, and Elisha Bourne being graunted letters of adminnestration, vpon theire giveing cecuritie to Mr Hinckley on the Courts behalfe.

Att this Court, in answare to a petition of John Smith and James Dean refering to the settlement of the estate of John Tisdall, late deceased, this Court doth order, according to the law heer established, the whole estate of the pson deceased, both reall and psonall, being equally apprised, shalbe destributed as followeth: to the eldest son a doubble portion, and to the other three sonnes and four daughters an equall proportion of the whole estate, vulesse, incase of weaknes, there may be reason to advance to any for their nessesarie supply, respect being had to what each child hath alreddy received of theire late fathers estate, which shalbe accompted in pte of theire portion, being aded to the accompt of theire fathers estate; and for the better execution heerof, Mr James Browne and Wiltam Harvey, Richard Williams and Leiftenant Gorge Macey are appointed a comittee to take notice of the whole estate, with theire apprisments, and claimes of what each child hath had and received in pete of their portions, and are heerby impowered to heare and determine all such cases that may be psented to them refering to the said estate, and to make returne to this Court respecting the Omises.

Furthermore, in reference vnto the controuersy amonst the children of John Tisdall aforsaid, deceased, the Courts advice is, that concerning the two younger sonnes, in regard that they have approved themselves to be faithfull in the pseruation of the estate since theire fathers death, in spending much of theire time therin to the indangering of theire lines, that they be considered 6 March. Winslow, Gou^R.

1676-7. by the comittee in the distribution and desposition of the said estate in that respect.

Wheras Leiftenant Sparrow and Jonathan Banges were ordered by the Court to adminnester on the estate of John Knowles, of Eastham, deceased, this Court doth, yeon the desire of the said pties, release them from theire bonds given to the Court on that accompt; and on consideration that Steuen Wood, Juni', hath marryed the relict of the said Knowles, this Court doth graunt letters of adminnestration to the said Steuen Wood to adminnester on the said estate, hee giveing eccuritie to the Court concerning his said adminnestration; and because the said estate is impaired by the said John Knowles his purchase of lands in his life time, this Court orders, that such lands as haue bin soe purchased may be by the said Steuen Wood sold, and the prise improved for the defraying of the said debts.

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*This Court, Thomas Clapp, of Deadham, appeered before the Court, claiming himselfe to be heire vnto the estate of Eliczer Clapp, his brother, deceased; and the Court being well satisfyed that hee is the eldest son of Deacon Thomas Clapp, of Scittuate, wherfore the Court doe order, that it be signifyed vnto Samuell Clapp, that they require his appearance att the Court of his matic to be holden in Plymouth in June next, then and there to give an accompt of his adminnestration, and in the mean time that hee doe forbeare to dispose of any of the lands of the said Eliczer vnlesse all the psons concerned therin doe otherwise agree.

Letters of adminnestration are graunted by the Court vnto Mary, the relict of M^r Judah Thacher, deceased, and vnto M^r John Thacher, and to Nathaniel Hall, to adminnester on the estate of the said Judah Thacher, deceased.

Letters of adminnestration is graunted by the Court vnto John Hanmore, Juni^r, to adminnester on the estate of John Hanmore, Seni^r, deceased.

Letters of adminnestration was graunted vnto Constant Snow, and Marke Snow, and John Snow, to adminnester on the estate of Nicholas Snow, deceased.

Letters of adminnestration is graunted by the Court vnto the wife of Moses Symons, Juni^r, to adminnester on his estate.

Letters of adminnestration is graunted by the Court vnto Samuell Hunt to adminnester on the estate of Thomas Hunt, deceased.

Letters of admininestration is graunted by the Court vato Mary Bartlett & Joseph Bartlett to admininester on the estate of Robert Bartlett, decreased.

In reference vnto the will of Sampson Mason, tendered vnto the Court, 1676-7. wheras it doth appear that some psells of land have bin purchased since his will was made that are not yett payed for, this Court hath ordered, that his widdow, Mary Mason, shall have libertic from the Court to make sale of some pet of the said land to make payment for the rest, and that what remaines be improved for the bringing vp of his children. And Mr Browne, Mr Daniell Smith, and her brother Butterworth are deputed by the Court to be healpfull to her in the disposing of the said estate.

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In reference vnto the inventory of the estate of James Reddawey, Junir, deceased, the Court haue ordered, that incase James Reddawey, Semir, father of the said Reddawey, doe make noe matteriall objection against John Reddawey his adminnestration on the said estate betwixt this date and the Court to be holden att Plymouth in June next, that then hee may have letters of adminnestration graunted to him to adminnester on the said estate.

Letters of adminnestration is graunted vnto Major Cudworth to adminnester on the estate of John Lavthrope, of Scittuate, deceased.

Wiltam Gifford and his wife, for comitting fornication before marriage or contract, fined each fine pounds to the vse of the collonie.

[*158.]

*In answare to the petition prefered to the Court, by Sandwich men, for the remoueing an acte of Court bearing date the 30th of October, 1672, wherby, notwithstanding theire absence and not yett being heard in point of plea, that acte determines an alteration of the bounds between Sandwich and Barnstable townes, and giues some of the petitioners lands to the Fullers, and therby a barr putt to the free passage of law and justice, this Court therfore orders, that it be signifyed to both those townes by their agents, if they see cause, to appear next Court to be held next June att Plymouth on the first Tusday therof, and especially that Captaine Fuller and Samuell Fuller, Senir, have notice therof, then and there to make theire defence why that acte should not be reversed.

Samuell Dunham, Senir, aged fifty veers or therabouts, and John Rickard, Senir, aged 50 yeers or therabouts, being deposed, doe testify, that vpon an agreement between Grigory Williams and Richard Willis, the said Grigory Williams did agree, that the said Richard Willis should have delivered to him three pounds silver mony, attached in Mr Edward Graves hand, and a hyde and a barrell of mackerell, which was likewise the estate of the said Williams, attached, should be delivered to the said Richard Willis, to end all accompts and differences between them from the begining of the world to February last past before the date heerof; vpon the deposition of the ptics about mensioned

6 March.
Winslow,
Gou^R.

1676-7. the action comenced by the said Willis against the said Williams was with-

In reference vnto a kettle appertaineing to James Walker, Juni^{*}, taken away by Jerrud Talbutts souldiers, but not returned, the Court haue ordered, that the said souldiers shall forthwith make payment of 31^{*} currant siluer mony of New England vnto the said James Walker or his order, in full satisfaction for the said kettle.

The order and destribution of this collonies pet of the contribution made by divers Christians in Ireland for the releiffe of such as are impoverished, destressed, and in nessestite by the late Indian warr, was, as it respects this collonie, proportioned as followeth:—

| Plymouth, . | 10 08:00:00 . | Leift Morton, Joseph Warren, Wilfam Crow, appointed to distrib- ute it. |
|---------------|---------------|---|
| Duxburrow,. | 02:00:00 . | M ^r Josiah Standish, Wilłam Paybody. |
| Scittuate, . | 12:00:00 . | . { Major Cudworth, Cornett Studson, and Edward Jenkens. |
| Taunton, | 10:00:00 . | Wiltam Harvey, James Walker, John Richmond. |
| Swansey, | 21:00:00 . | $\cdot \begin{cases} M^r \text{ Browne,} \\ \text{John Butterworth.} \end{cases}$ |
| | | · {Francis Combe, Isacke Howard. |
| Eastham, . | 00:10:00 . | . Captaine Freeman. |
| Yarmouth, . | 00:10:00 . | . Mr John Thacher. |
| Barnstable, . | 03:00:00 . | · { M ^r Huckens, Barnabas Laythorp. |
| Dartmonth, . | 22:00:00 . | John Cooke, John Smith, John Russell. |
| Rehoboth, . | 32:00:00 . | Mr Nathaniel Paine, Leift Hunt, Mr Daniell Smith. |
| Marshfeild, . | 02:00:00 . | · Ensigne Eames, Anthony Snow. |

This Court ordereth, that such of the majestrates as hauc disposed of any of the Indians children to English masters vntill they attaine the age of twenty four or twenty fine yeers of age, according to order of Court in that case prouided, shall signe indentures for such as are see disposed, to prevent future differences.

Att this Court, the lycence graunted vnto Edward Sturgis, Seni^r, to keep an ordinary att Yarmouth, was called in, and hee required to desist.

*Att this Court, Mr Daniell Smith is authorised and impowered by the Court to adminnester marriage in the liberties of the towne of Rehoboth, and to graunt summons and warrants vnto the tryall of actions, and alsoe incase of misdemeanor, and to adminnester oathes to witnesses relateing thervnto, and to graunt subpensives for witnesses to give euidence vnto the grand enquest as occation may require.

Lycence is graunted by the Court vnto Edward Rew to keep an ordinary att Taunton for the entertainment of strangers and trauellers, and that hee constantly prouided with nessesaries for the same, and that hee keep good orders in his house, that soe noe abuse be suffered by him on that accompt.

The Inditement of Mary Ingham.

Mary Ingham: thou art indited by the name of Mary Ingham, the wife of Thomas Ingham, of the towne of Scittuate, in the jurisdiction of New Plymouth, for that thou, haucing not the feare of God before thyne eyes, hast, by the healp of the diuill, in a way of witeheraft or soreery, malliciously procured much hurt, mischeiffe, and paine vnto the body of Mehittable Woodworth, the daughter of Walter Woodworth, of Scittuate aforsaid, and some others, and pitcularly causing her, the said Mehittable, to fall into violent fitts, and causing great paine vnto scuerall pites of her body att scuerall times, soe as shee, the said Mehittable Woodworth, hath bin almost bereaued of her sences, and hath greatly languished, to her much suffering therby, and the procuring of great greiffe, sorrow, and charge to her parents; all which thou hast procured and don against the law of God, and to his great dishonor, and contrary to our soft lord the Kinge, his crowne and dignitic.

The said Mary Ingham did putt herselfe on the tryall of God and the countrey, and was cleared of this inditement in processe of law by a jury of twelue men, whose names follow:—

[*154.]



The jury brought in not guilty, and soe the said prisoner was cleared as abouesaid.

Att this Court, likewise, three Indians, named Timothy Jacked, allies Canjuncke, and Nassamaquat, and Pompaeanshe, were indited for murdering John Knowles, John Tisdall, Seni', and Samuell Attkins; the said Indian prisoners did put themselues likewise on the tryall of God and the country according to the manor of the English, and had due processe in law, according to the English manor, by a jury of twelue men, whose names follow:—

| M ^τ Thomas Huckens, | Marke Snow, |
|--------------------------------|------------------|
| John Wadsworth, | Joseph Bartlett, |
| John Howland, | Samuell Jenings, |
| Abraham Jackson, | Arther Howland, |
| Benajah Pratt, | Samuell West, |
| John Blacke, | Seth Pope. |

The verdiet of the jury followeth concerning Timothy Jacked, allies Canjuncke, and Nassamaquate: Wee find they are very suspisious of the murder charged on them.

And in reference vnto Pompacaushe, wee find nothing against him.
There not appeering further euidence against them to cleare vp the case,
the centance of the Court was, that the two former were to be sent out of
the country speedily, and the other likewise, as hee is prisoner taken in
warr.

*Att this Court, Mamanuett, an Indian sachem att or about Saconett, appeered before the Court, and cleared it vp to good satisfaction, that himselfe and his men, in number fifteen, had, during our late troubles, continewed faithfull to the English, and some of his men had all the time bin in our service, and therfore desired that hee and they might now againe returne to reposesse theire lands not formerly disposed of; the which the Court graunted, and ordered him to give vs a list of his men and two or three more of his

kindred, that were alsoe allowed to line; and this Court requires him to haue

[*155.]

a constant care and inspection over them, and to see that they carry faithfully and orderly, and not to entertaine any other Indians there but such as the Court shall allow of.

6 March. Wissiow,

And forasmuch as this collonic haue bin att great charge to defend both his lands and our owne against the comon enimic, her ingageth to accomodate som Englishman, or entertaine some Indians such as the Court desireth, on that accompt.

The Names of the Indians belonging to Mamanuett whoe have approved themselues faithfull to the English during the late Rebellion, besides himselfe and Family.

Contachoho, Tokissimo,
How Doe Yee, Josanem,
Patchnatoo, Tokocsquintee,
Suchquotaumuch, Aweepanish,
Jacke Hauens, Muckasunke,
Pasuckquckquoh, Pawmett,
Gorge, Aquistausuncke.

Here follows the names of those whoe haue libertic to returne to Namanuett: Hewaquin, Anumpas, Steuen, Apamach, Old Thomas.

Libertie is graunted vnto eight of the souldiers, Indians, which haue bine in the seruice, may sit downe and plant att Saconett, Capt Church accomodateing them with land on condition that they shadle reddy to march forth vnder the comaund of Capt Church when hee shall see cause to require them for the further psueing and surprising our Indian enimies; hee, satisfying the Indians, shall haue the whole prophett of such an adventure.

Wheras att June Court, 1674, William Hatch and Jeremiah Hatch made theire appearance, as being chosen to the office of constables and refusing to serue, craucel libertic to make theire addresse to the Generall Court, in order to the getting off theire fine; and though they were att the Generall Court, yett made noe applycation vnto the Court respecting the pmises; wherfore this Court doth order theire fines for neglecting to serue in the office off constable to be collected and gathered.

Wee, whose names are vnderwritten, being impannelled on a jury the 29th of July, 1676, by M^r Nathaniel Tilden, the constable of Scittuate, to view the corpes of Joseph Ellis, of Scittuate, by intelligence vnderstanding that hee went in to the harbour att Scittuate, to swim or wash himselfe, with

6 March. WINSLOW, Gong.

1676-7. John Vaughan and Daniell Hickes, Junir; whoe doe affeirme, that the said Ellis made the first motion soe to doc, and tosing past his depth, cryed for healp; and the said Vaughan did the best hee could to healp him, but could not saue his life; and wee judge, that the water in the said harbour was the sole meanes of his death.

> (ISACKE CHETTENDEN, SAMUELL WITHERELL. JOHN BARKER, sworne, THOMAS PENCHEN, Junit, EDWARD JENKENS, RICHARD CURTICE, DANIELL HICKES, THOMAS JENKENS, THOMAS WADE. sworne. JOHN BAYLEY, THOMAS NICHOLLS, JOHN DAMAN, Senit.

[*156.]

*Wee, whose names are vnder written, being impannelled and sworne to view the corpes of John Rose, late of Marshfeild, and to make dilligent inquiry how hee came to his vntimly death, wee find, that on the 13th of this instant February, hee, being a guning, was ouercome by the violence of the weather, which was the cause of his death.

> WILLAM THOMAS, JOHN CARUER, NATHANIELL WINSLOW, sworne, { WILLAM FOARD. JOHN BRANCH, JOHN ROUSE, Junit, (SYMON ROUSE, JOHN REED, sworne, { RALPH POWELL, SETH ARNOLD. ISRAELL HOLMES.

The verdict of the jury, whose names are vnder written, concerning the death of one Robbinson: Wee find, by the relation of John White, and Edward Wanton, Junit, and Job Chamberline, that the fall of a tree in Scittuate, neare the land of Edward Wanton, was the occation or meanes of his death, finding vpon his body seuerall wounds and bruises, according to the 1676-7.

6 March. [Winslow, Governor.]

JOHN TURNER, Junit,
JOHN TURNER, Senif,
WHIJIAM PARKER,
JEREMIAH HATCH,
THOMAS TURNER,
THOMAS TURNER,
THOMAS PERREY,
JOSEPH WOODWORTH,
JOHN NORTHEY,
JONATHAN TURNER,
JAPHETT TURNER,
JOHN TURNER,
BENJAMINE WOODWORTH,

Wee, whose names are heer vnder written, being required, in his maties name, by James Briggs, constable of Scittuate, to scrue in the crowners inquest and on the body of John Merritt, and hancing don our dutyes therin, wee apprehend the occation of his death was falling on the rockes att a place called Ceder Point, att Scittuate Harbour, March the first, 1676.

JOHN WILLIAMS,
SAMUELL JACKSON,
RODULPHUS ELLMES,
JAMES DOUGHTEY,
JOHN ALLIN,
JOSEPH WHITE,
JOHN BRIGGS,
STEUEN VINALL,
ISRAELL CUDWORTH,
THOMAS WADE,
THOMAS PENCHEN,
ISRAELL CHETTENDEN.

The Oath to the Jury after they had given in theire Verdict vnder theire Hands, taken the third of March, 1676.

You and enery of you call the enerlineing God to witnes, that vpon youer dilligent sereh and serious view of the body of John Merrett, and by the best light and information you can obtaine either from psons or thinges, that what is aboue expressed in youer verdict is most probable to be the cause 6 March.
WINSLOW,
GOU*.

and meanes of bringing him to his vntimely end; and this you testify to be according to youer best vnderstanding and descretion, as you looke for healp from God, whoe is the God of truth and the punisher of falcehood.

Taken before mee.

JAMES CUDWORTH, Assistant.

Jabez Hackett haueing bin examined by the Court, and hath confessed that hee detained and concealled senerall goods belonging vnto Mistris Mary Winslow, of Boston, which are supposed to haue bin ployned, the Court haue ordered, that all such goods shalbe forthwith returned to the said Mistris Winslow or her order, and that hee, the said Jabez Hackett, shall pay vnto the collonic a fine of forty shillings to the vse of the collonic, or to be sett in the stockes att Taunton.

And if there is any goods appertaining to the said Mistris Winslow, or any other, in the hands of the said Jabez Hackett, the Court hath ordered, that all such goods be required and kept by the constable of Taunton vntill any make appear that they have right to them, and vntill hee shall have further order from the Goû to deliuer them.

In reference vnto a gun pressed for an Indian called Isacke for the countreyes seruice, which gun was pawned by the Indian, and since sold to John Tompson by the Treasurer, the Court haue ordered the said Indian to pay the sume of ten shillings to the said John Tompson, vpon his demaund, in siluer mony, or fifteen dayes worke in defect theref.

[*157.]

Received by mee, Samuell Clapp, of Scittuate, as adminnestrator to the estate of Eliczer Clapp, sofitimes of Barnstable, of M^{} John Ottice, of Sittuate aforsaid, the sume of seamen pounds in current siluer mony of New England, and is in pte of a bill of cleuen pounds thirteen shillings and four pence from the said John Ottis vnto the said Eliczer Clapp, which said bill beareth date May, 1677.

I sav, received by mee.

SAMUELL CLAPP.

Dated att Plymouth, the 8th of May, 1677.

Received by mee, Samuell Clapp, of Scittuate, as adminnestrator to the estate of Eliezer Clapp, deceased, of Mr John Ottis, of Scittuate, the suffice of cleuen pounds thirteen shill & 44, in current siluer mony of New England, which was payable by bill to Eliezer Clapp in May last past before the date heerof. I say received by mee.

SAMUELL CLAPP.

Dated att Plymouth, the 8th of May, 1677.

Samuell Clapp, adminnestrator to the estate of Eliezer Clapp, late of Barnstable, deceased, gaue in this accoumpt theref to the Court of New Plymouth the eight of June, 1677 : -

6 March WINSLOW,

| The estate cr. inventoryed, | 106:10:11 |
|--|-----------|
| The estate is debtor to seuerall psons att Barnstable and Scittuate payed by the said adminnestrators, | 10:16:00 |
| To Serjeaut John Thompson, last yeer, | 20:00:00 |
| To Serjeant John Thompson, the eight of June, | 20:00:00 |
| To his charges expended about his adminnestration 36 dayes, | 05:00:00 |
| Rest creditt, | |

Wherby it appears all the psonall estate is expended, and 90 5° 10 due out of the lands mensioned in the inventory vnto the said adminnestrator, whoe is impowered by the Court to receive of John Ottice that debt of 11ⁿ 13s 4d, due by bill to the estate, to be paved next May, it being alreddy discharged by the adminnestrators in the aforsaid, though not received by him, the said estate alsoe remaines debter.

*Att the Court of Election holden att the Towne of Plymouth, for the Jurisdiction of New Plymouth, the fift Day of June, 1677.

1677. 5 June. [*158.]

OSIAH WINSLOW, ESQR, was chosen Goû, and sworne. John Alden,

Thomas Hinckley. Major Willam Bradford, John Freeman, Constant Southworth.

were chosen Assistant in goument, and sworne.

Mr James Browne, Major James Cudworth, 5 June. WINSLOW, GOU^R. Goû Winslow, $M^{r} \text{ Thomas Hinckley,} \right\} \text{were chosen Co}\overline{m} \text{issioners.}$

Major Bradford the next in nomination.

Mr Constant Southworth was chosen Treasurer, and sworne,

Celect Men.

Plvm:

Leift Morton,

Serjeant Harlow,

Mr Willam Crow.

Duxb:

Mr Josiah Standish,

Mr Samuell Saberry,

John Tracyc.

Scitt:

John Cushen, John Bryante, Seni^r,

Leif t Isacke Bucke.

Sand:

Mr Edmond Freeman, Junit,

Wilłam Swift, Senir,

Taunton:

Leift Maeye,

Willam Harvey,

Thomas Tupper.

Richard Williams,

Walter Dean,

Samuell Smith.

Yarmouth:

Mr Edmond Hawes,

Edward Sturgis, Seni^r,

Mr John Thacher,

Mr John Miller.

Mr Jeremiah Howes.

Barnstā ·

Leift Laythorpe,

M^r Barnabas Laythorp,

Mr Thomas Huckenees,

Marshfei :

Anthony Snow,

Mr Nathaniel Thomas,

Samuell Sprague.

Rehot:

Leift Hunt.

Mr Nathaniell Paine.

Mr Daniell Smith.

Eastham:

Jonathan Sparrow,

Marke Snow,

John Done.

Bridgw :

John Willis, Senir,

Samell Edson,

John Carev, Senir.

Swansey:

John Allin, Scnir,

Mr Nicholas Tanner,

Leift John Browne.

Grand Enquest.

 $\mathrm{M}^{\scriptscriptstyle T}$ John Cushen,

Andrew Ringe,

Experience Mitchell,

Phillip Delano,

Benajah Pratt,

Richard Curtice,

Ensigne Leanard,

Esra Perrey,

Willam Witherell,

John Whilden.

J G 7 7.

5 June.
Winslow,
Gov*.

| Gurshom Hall, | Noah Mason, |
|--|---|
| John Crocker, | Daniel Done, |
| Samuell Annible, | John Carey, |
| Justus Eames, | Zacheriah Eedey, |
| Nathaniell Winslow, | John Nye. |
| John Titus, Seni ^r , | |
| Constable | 3. |
| Plymouth, | Jonathan Barnes, |
| Duxbur, | Edward Southworth. |
| | John Turner, Juni ^r , son of |
| | |
| , | Humphery Turner, Thomas Jenkens. |
| Sand, | James Pursuall. |
| , | Thomas Gilbert, |
| Taunt, | Joseph Hall. |
| Yarm | John Hawes. |
| Barnstã, | |
| | Isacke Little, |
| Marsh | Ralph Powell. |
| | Thomas Cooper, Juni ^r , |
| Rehob, | Samuell Carpenter. |
| East, | Thomas Mulford. |
| Bridgŵ, | John Feild. |
| Swansey, | John Thurburrow. |
| ,, | |
| Deputies. | |
| nı ~ | M ^r Edward Gray, |
| Plym, | M ^r Edward Gray, Leif t Joseph Howland. |
| D + | Mr Josiah Standish, |
| Duxb, | Wiltam Paybody. |
| | Cornett Studson, |
| Scitt, | John Bryant, Seni ^r . |
| Sand, | Wiltam Swift. |
| an | Wiltam Harvey, |
| Tauntõ, | Wilłam Harvey, Leiftenant Maccy. |
| v ~ | M ^r John Miller, |
| Yarm, | M ^r John Miller, M ^r Jeremiah Howes, |
| | |
| Barnstã, | M ^r Huckens, M ^r Barnabas Laythorpe. |
| | |

| 202 | | 1/1 | , 0 , | . 11 | | 01. | ONI RECORDS. |
|-------------------|-----------|---------|-------|------|-----|-----|--|
| 1677. | Marsh, . | | | | | | $\cdot \begin{cases} \text{Anthony Snow,} \\ \mathbf{M^r \ Nathaniel \ Thomas.} \end{cases}$ |
| Winslow, Gour. | Rehob, . | | | | | | $\begin{cases} M^r \text{ Nathaniell Paine,} \\ M^r \text{ Daniell Smith.} \end{cases}$ |
| | Easth, . | | | | | | . {Capt Jonathan Sparrow, Marke Snow. |
| | Bridgw, . | | | | | | . John Willis. |
| | Swans, . | | | | | | . Samuell Luther. |
| | | S | urv | cyc | ors | of | Highwaies, |
| | Plym̃, | | | | | | Leift Morton, Serj. Harlow, Mr Crow. |
| | Duxbū, . | | | | | | Gorge Partrich, Peter West, Robert Barker, Seni ^r . |
| | Scitt, | | | | | | Chart Stockbridge, John Witherell. |
| | Sand, | | | | | | · { Peter Gaunt, Wilłam Gifford. |
| | Tauntõ, . | | | | | | · {Thomas Linkolne, Isacke Dean. |
| | Yarm, . | | | | | | $\left\{egin{aligned} 	ext{Wiltam Eldred,} \ 	ext{John Ryder.} \end{array} ight.$ |
| | Barñ, | | | | | | · { John Dauis, Scni ^r , Wilłam Throop. |
| | Marsh, . | | | | | | · { John Foster, John Bourne. |
| | Rehob, . | | | | | | Steuen Paine, Juni ^r , John Butterworth. |
| | Eastham, | | | | | | $\cdot \begin{cases} \text{Jonathan Banges,} \\ \text{John Done.} \end{cases}$ |
| | Bridĝŵ, . | | | | | | Marke Laythorpe, John Howard. |
| | Swans, . | | | | | | . { Israell Pecke, John Crabtree. |

 $\begin{tabular}{ll} [*159.] & ``Att the motion of Mistris Jane Gilbert, of Taunton, and of her eldest son, John Gilbert, this Court doth order, that for smuch as her husband, <math>M^r$

Thomas Gilbert, is said to be deceased beyond the sea, that Leiftenant Macye, Wiltam Harvey, and Samuell Smith to take an inventory of the estate of Mr Thomas Gilbert, and that the said Jane Gilbert shall psent it to the Court to be holden att Plymouth in July next, that the Court may deuid and settle the estate amongst the children.

1677. 5 June. WINSLOW. Got's.

In reference vnto a petition prefered to the Court by Sandwich men for reversing of an order of Court about bounds of lands between Barnstable and Sandwich, after a longe discourse about it, the Court concluded in the negatiue, viz?, that the said order shall not be reversed.

In reference vnto the cure of Jabez Gorum, whoe was wounded in the late warr, the Court doth apprehend, that incase it be not payed by sume of Rhode Hand concerned in it, that they judge the charge of the said cure should be defrayed out of the generall estate of Captaine John Gorum, deceased, both lands and moueables.

Mr Browne is appointed by the Court, with the consent, likewise, of Elizabeth Beares, widdow, to despose and make destribution of the estate of Richard Bullocke, her first husband, amongst the children of the said Bullocke, according as hee shall judge meet for the good of the said children.

A Receipt appointed to be recorded.

Received of Benjamine Nye and Steuen Skiffe, agents for the towne of Sandwich, and on theire accompt, the sume of fifty pounds, and is in full of what is owing from this towne vnto ours vpon ballence of accompt ordered by the councell of the collonie of New Plymouth. Wee say, received, this second of February, 1676, in the behalfe of the towne of Barnstable.

> p nosse, THOMAS HINCKLEY, THOMAS HUCKENS. BARNABAS LAYTHORPE.

Witnes, John Laythorp, Nathaniell Hatch.

The Generall Court, now siting this 7th of June, 1677, desire the elders of the seuerall churches in this collonic to give their resolution to the following query, viz : What are those due bounds and lymetts which ought to be sett to a tollaration in matters of religion as may consist with the honor of Christ, the good and welfare of the churches and of the civill goument?

Wheras our Court formerly appointed John Simmons to keep the ferrey att Pokassett, forbidding all others to ferry ouer any people and cattle there, and being informed that some others doe carry ouer people or cattles, or both,

7 June.

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7 June. Winslow, Gou⁸. to the prejudice of the aforsaid ferryman, and alsoe to ourselues, or may soe proue to be, this Court doth therfore order, that whosoeuer shall either ferry ouer psons or cattle, vulesse by and vuder the aforsaid Simmons, shall for euery such offence pay a fine of fine shillings vuto the said John Simmons, the one halfe to the collonic and the other halfe for himselfe; which if hee or they soe offending shall refuse or neglect to pay, that then the said Simmons shall, after the first transgression, seize vpon any boate or vessell improned soe in ferrying contrary to order, the one halfe for the vse of the collonic, the other halfe for the vse of the said John Simmons.

Capt Church is appointed by the Court for the precinets of Saconett and Pocassett to issue out warrants against any pson or psons for the prophanation of the Sabbath or other vicious practices contrary to the lawes of this goûment, to answare the same the next Court after the transgression comitted, att Plymouth, and to end differences ariseing among the Indians there, also to see that they demean themselues orderly.

Adminnestration is graunted vnto Robert Fuller and Nicholas Iyde, Seni[†], and Mary Fuller, on the estate of Samuell Fuller.

And to Rebeckah Hunt, and to Steuen Paine, Juni^r, to adminnester on the estate of Peter Hunt, Juni^r.

[*160.]

*It is ordered by the Court, that Mr Constant Southworth, Cornett Robert Studson, Mr Daniell Smith, Wilłam Paybody, and Mr Nathaniel Thomas, and Thomas Iluckens are appointed a comittee to heare the just complaints and demands of all such psons to whom the collonie is in any way indebted relating to the late warr with the natiues, and that all such psons doe gine or send in an accoumpt of the same vnto the said comittee on the last Weddensday of this instant June to Plymouth; which comittee shall make report of the same to the next adjournment of this Court, that soe the collonies debts may be knowne to the Court.

In reference vnto the estate of John Cole, deceased, the Court doth order, that for smuch as the estate is but smale, and four smale children to bringe vp, that the whole psonall estate shalbe settled on his widdow for the bringing vp of the children, and the proffitts of the lands vntill the children come of age; and incase there shalbe nessestite therof for the bringing vp of the children, that then some of the lands shalbe sold by further advice and leaue from the Court; and incase any lands shalbe left, that then it be disposed to the two sons, according to law, they paying some smale legacyes to the daughters, as the Court shall order.

1677. 7 June. WINSLOW. Gors,

The condition, that wheras the said Richard and Ester Marshall haue obtained letters of adminnestration to adminnester on the estate of James Bell, deceased, if, therfore, the said Richard and Ester Marshall shall and doe pay, or cause to be payed, all such debts and legacyes are are due and owing to any from the said estate soe farr and by equall proportions as the estate will amount vnto, and also the childrens portions, acording to order of Court, and saue and keep harmles the said Goû and Court from all damage that might acrew vnto them by theire adminnestration, and keep a faire accompt theref, and make returne therof vnto the said Court when by them required, that then the said obligation to be void and of none effect, or otherwise to remaine in full force, strength, and vertue.

In reference vnto the despose of the estate of James Bell, deceased, the Court have ordered, that the said Esther Marshall shall have the desposall theref vntill the child is brought vpp, and the proffitts of the lands, and then the said Ester to have the thirds of the psonall estate and the thirds of the proffetts of the lands, according to law.

These to impower and authorise Thomas Lake as the cheife marshalls deputie of the jurisdiction of New Plymouth, viz?, to serue such warrants and giue such summons as shalbe in his maties name directed vnto him from the Goû or any of the majestrates of this jurisdiction, or from Capt Church, for the seizeing or apprehending any pson or psons that transgreese any law or order of this collonie, and to present them before the next Court after the fact convicted, and to be proceeded with according vnto law.

Mistris Elizabeth Ellis and Mordica Ellis doe heerby stand bound vnto the Court, joyntly and severally, in the penall sume of one hundred pound sterling, for the payment wherof well and truely to be made on condition that the said Elizabeth Ellis and Mordica Ellis, haueing obtained tres of adminnestration to adminnester on the estate of John Ellis, Junir, of Sandwich, late deceased; if, therfore, they, the said Elizabeth Ellis and Mordeca Ellis, doe pay or cause to be payed all such due debts as are due and owing vnto any from the said estate soe farr and by equall proportions as it will amount vnto, and otherwise adminnester on the said estate accordingly as the Court shall order for the disposing therof, and saue and keep harmles the said Goû and Court from any damage that may acrew vnto them by theire said adminnestration, and keep a faire accoumpt therof, and be reddy to give in the same into the said Court when by them required, that then this obligation to be void and of none effect, or otherwise to remaine in full force, strength, and vertue.

*This Court doth allow and approve of Lydia Standlake, the wife of Richard Standlake, of Scittuate, to be gardian vnto her two sons, John Bar-

7 June. WINSLOW, GOUR. stow and Jeremiah Barstow, of Scittuate aforsaid; and shee is heerby impowered to demaund, recouer, and receive a legacy given vnto each of them, the said John Barstow and Jeremiah Barstow; by Micaell Barstow, late of Watertowne, deceased, as appeers by his last will and testament; shee haucing given eccuritie to the Court to deliver the said legacyes to each of them, the said John and Jeremiah, when they come to be of the age of twenty and one yeers, and legally demaunded.

The constables of Taunton now in being are required by the Court, that when a psell of iron shalbe attached by them for the defraying the rate for the souldiers wages, that they require Ensigne Thomas Leanard, or James Leanard, to draw it forth into marchantable barrs.

Wheras complaint is made of Gorge Barlow, that hee carryes very turbulently in Sandwich, threatening to make such further disturbance as will driue theire minnester away, the Court haue ordered, that a warrant be sent for him to appear att the next Court to answare the said complainant.

In reference to the despose of the estate of Joseph Lewis, the Court haue ordered, that Mary Jenkens, the relict of the said Joseph Lewis, shall haue all the mouables of the said estate, and the vse of the lands, for and towards the bringing vp the children vntill they come off age; and when they are of age, that the eldest, being a son, shall haue a double portion therof; and when her children come of age, that they pay vnto theire mother flue pounds, the son to pay two fites of three therof.

Letters of adminnestration are graunted to the said Mary Jenkens to adminnester on the said estate estate.

In reference vnto the disposure of the estate of John Merritt, deceased, the Court hane ordered, that Elizabeth Merrett shall have the improvement thereof vntill the children come of age, for and towards the bringing of them vp; and when the children come of age, that then the estate shalbe decided according to law, viz?: the said Elizabeth to have one pite of three therof, and the eldest son to have a double portion; the remainder to be decided to the children in equal and alike proportions.

In reference vnto the dispose of the estate of Robert Jones, deceased, the Court haue ordered, that his wife that was shall haue a thirds of the proflits of the lands during her life, and a thirds of the moueables now inventoried to her owne dispose, and the other two thirds of the mouables, with what shall further come to be inventoryed, to be for the payment of the debts; and incase that they will not extend fully to cleare the debts, that then the lands shalbe sold for the payment therof, as the Court shall see cause to order.

Att the Court holden att Plymouth for tryall of actions, the 3th of July, 1677, for tryall of actions and settleing of estates, and &c.—

Martha Daman, of Scittuate, appeared, viz^a, the relict of John Daman, Seni^{*}, deceased, and doth, with Arther Howland, of Marshfeild, stand bound vnto the Court joyntly and senerally in the sume of 400°. 3 July. Wissiow, Govs.

The condition, that wheras the said Martha Daman, the relict of John Daman, Seni⁷, and Arther Howland, haue obtained trees of adminnestration to adminnester on the estate of the aboue named John Daman, if, therfore, the afore named Martha Daman and Ather Howland doe pay, or cause to be payed, all such debts as are due and owing to any pson or psons from the said estate, and dispose otherwise of the same according to order of Court, and saue and keep harmles & vndamnifyed the Goû and Court of Plymouth from any damage that may acrew vnto them by theire adminnestration, and keep a faire accompt therof, and gine it in to the said Court when thervnto required by them, that then the aboue written obligation to be void and of none effect, or else to remaine in full force and vertue.

Letters of adminnestration is graunted by the Court vnto Martha, the relict of Serjeant John Daman, of Scittuate, and vnto Arther Howland, of Marshfeild, to adminnester on the estate of the said Serjeant John Daman; and they have given eccuritie to the Court for theire said adminnestration.

*Att the Court of his Ma" held att Plymouth for the Tryall of [*162.]

Actions and Causes, the third of July, 1677.

Befor Josiah Winslow, Esq^r, Gou^r, and John Aldin, Wilłam Bradford, Thomas Hinckley, John Freeman, Constant Southworth, James Browne, and James Cudworth,

ETTERS of adminnestration was graunted vnto Robert Fuller, of Rehoboth, and Nicholas Ide, Seni[†], on the estate of Samuell Fuller, of Rehoboth, deceas.

Assistants, &c.

Letter of adminnestration was graunted by the Court to Rebecka Hunt and Steuen Paine, Juni', to adminnester on the estate of Peter Hunt, Juni', of Rehoboth, deceased.

Ruth Sprague, the relict of John Sprague, of Duxburrow, late deceased,

3 July.
Winslow,
Gou*.

doth heerby assure, assigne, allott, and make oner vnto the Gotl and Court of Plymouth all and singulare the lands the said John Sprague died posessed off, with all and singulare the appurtenances appertaining thervnto or to any pite or psell therof; and shee, the said Ruth Sprague, widdow, doth heerby likewise stand bound vnto the Court of Plymouth aforsaid in the penall sume of forty pound sterling; for the payment wherof, well and truely to be made, shee heerby bindeth herselfe, her heires, executors, and adminnestrators, feirmly by these psents.

The condition of the aboue written obligation is such, that wheras the aboue bounden Ruth Sprague hath obtained of the Court letters of adminnestration to adminnester on the estate of John Sprague, of Duxburrow, late deceased, if, therfore, the said Ruth Sprague doe pay, or cause to be payed, all such debts as are due and owing vnto any from the said estate soe farr and by equall proportions as the estate will amount vnto, and sauc and keep harmles the Goû and the said Court from any damage that may acrew vnto them by her said adminnestration, and keep a faire accoumpt therof, and be reddy to giue in the same when thervnto required by the said Court, that then the aboue written obligation to be void and of none effect, or otherwise to remaine in full force, strength, & vertue.

Gorge Barlow, being sumoned to this Court, appeered to answare for his turbulent carryage att Sandwich, and for his threatening to make such further desturbance as would driue theire minnester away, vpon examination, the said Barlow owned that hee had spoken such words respecting the pmises as were witnessed against him, but saith hee spake them in passion, and vpon an apprehension of great prouocation, withall professeth that it is contrary to his judgment and former practice, and doth not justify his said words, and doth ingage, that for the future he wilbe willing, according to his abillety, to afford such support towards Mf Smithes maintainance as reason may require, and likewise that hee will incurrage others to doe the same, and for such pticulars as hee hath deeply resented, and were see offensiae to him as aforsaid, hee will indeauor to bury them in oblition.

The Court, vpon consideration of what before written concerning Gorge Barlow, in hopes that hec will make good his engagements, with admonition released him, and pased oner the aforsaid offences.

In reference to the complaint of M^r Edward Sturgis, Seni^{*}, of Yarmouth, that his house hath bin robed, and a considerable psell of mony, about eight pounds, was taken away, and an Indian named Nopye, being psented before the Court, is groundedly suspected to have stollen away the said mony, the Court haveing strictly examined him, and finding that hee was lurking about the house of the said Edward Sturgis on the Lords day on which the mony was stollen, which gines great suspicion that hee had a hand att least in takeing it away, this Court doth therfore centance the said Tom Nopye publickly to be whipt att Yarmouth, for breach of the Sabbath, att the descretion of the celect men of the said towne, and that hee be allowed about a month or six weekes from this date to make enquiry and bringe out the theiffe or theines that stole the said mony, and by that time to discouer them to some one of the majestrates of this jurisdiction, or else that hee shall make payment therof himselfe to M^{*} Sturgis, or to his satisfaction.

3 July.
Winslow,
Gou^R,

Nicholas White, of Taunton, for selling liquor to the Indians scuerall times contrary to the law of this gou'ment, was fined the sume of thirty pounds, to the collonies vsc.

*Att the 2cond session of the Generall Court, held in the 10th of July, 1677.

10 July. [*163.]

Memorandum: that Mamanewett be sent for vnto the next Court, and treated with in reference vnto satisfaction for the defence of his land from the enimy.

The Generall Court find the land which $\,\mathrm{M}^{\mathrm{r}}$ Gray and others lay claime vnto to be conquest land.

Wheras there is about thirty shillings of the estate of Faith Phillips, deceased, lying in the costody of John Phillips, her husband, it is agreed by and between the sonnes of the said Faith Phillipes, and with their joynt consent, that the said sume shalbe payed vnto the daughters of the said Faith Phillipes, viz', Desire Serman, Elizabeth Rouse, and Mary Doten, in equall and alike proportions, vnlesse the two younger sisters shall see reason, in respect of the low condition of the eldest, to consider her in that respect.

This Court giues libertie vnto John Wing, Seni^t, of Yarmouth, to exchange a psell of land with an Indian named Pampanuett, which land is a psell of land belonging to the said John Winge, lying att or about Satuckett, for a psell of land, being about one hundred acrees, lying and being by the Riuer Cantecticutt, allies Teticutt Riuer.

The answare of the Generall Court vnto Barker, of Rhod Iland, his letters that there are some gentlmen of our owne that lay claime to the lands desired by them, and if they please to try for the title of it, the law is open.

This Court doth order the towne of Scittuate to appoint a fitt pson to keep an ordinary att Scittuate, betwirt this and the next October Court, and then to propose him to the Court, and Edward Jenkens is allowed by the Court to keep entertainment for strangers, vizy, provide victuall and draw beer for that Court.

The sume of tweenty pounds is allowed by the Generall Court vnto

1677.

10 July.

[WINSLOW,
GOVERNOR.]

Thomas Baxter, a maimed souldier, whoe hath lost the vse of one of his hands in the time hee was in the countryes service.

In reference vnto the debts owing by the country vnto M Symon Cooper, of Rhode Iland, for surjery exercysed on Wilłam Die and others, of Dartmouth, the Generall Court doth not owne themselues concerned therin, but that it is the proper busines of the towne of Dartmouth to take care of and be healpfull in such case; and wheras hee proffers to take his pay in land, the Court judgeth, that Dartmouth is in a capassitic to defray it in such a way to satisfaction.

This Generall Court haue ordered, that the sume of twenty pounds be allowed out of the treasury of the collonie, to be payed to the widdow and children of Mr Nathaniel Cooper, deceased, as a grattification for his great paines and care taken for and concerning our souldiers, when in the office of a constable in the time of the late warrs.

This Court doe appoint Cornett Studson and Mr Nathaniell Thomas, to joyne with and be assistant to the Treasurer, in makeing sale of the countryes lands att Showamett and Assonett, as alsoe for improvement of such monyes as may be received for the same, for satisfaction of those to whom the country is indebted.

Att this Court, John Rauce, of Scittuate, for raileing on Mr Baker, in saying hee is a falce prophett, and saying that Major Cudworth is a falce, hipocritticall man, and that Mr Baker had received stollen goods, and for goeing vp and downe from house to house, to intice younge psons to come to heare theire falce teachers, was centanced by the Court to be publickly whipt, which accordingly was pformed.

13 July. [*164.] *Att the 2^{cond} session of the Generall Court held att Plymouth the 13 day of July, 1677, seuerall acts and order made and enacted by them as followeth:—

Wheras the late warr hath bine very chargable to the scuerall townes of this gou'ment, and many debts occationed therby are still due, this Court, considering that, by the good prouidence of God, there are scuerall tracts of conquered lands, doe therfore order, that Showmett lands and Assonett shalbe sold to defray the frent debts, and that all other such lands shalbe cither sold, if chapmen appeer to buy them, within a yeer or two, soe as to settle plantations theron in an orderly way, to promote the publicke worship of God, and our owne comon good; and the produce thereof shalbe devided to the scuerall townes in this gou'ment, according to their different disbursments towards the aforsaid warr, and what of the aforsaid lands shall then remaine vnsold

shalbe deuided to enery of our townes, theire pte according to the rate foremensioned; alsoe, the comittee to make sale as aforsaid shall give accoumpt of any theire actings therin, to the next Generall Court after such theire actings,

1677. 13 July. WINSLOW, Gous.

In reference vnto one hundred acrees of land formerly graunted by the Court vnto Capt John Gorum, deceased, which land lyeth att Papasquash

This Court doth give vnto his heires and successors the Indian purchase Mr Browne and of the said hundred acrees of land, and vpon consideration that it was graunted were appointed vnto him formerly by the Court as aforsaid, and forasmuch as hee hath pformed to lay it out. good service for the country in the late warr, and ended his life in the said service, this Court sees reason, and doe heerby rattify, establish, settle, and confeirme, the aforsaid hundred acrees of land, formerly graunted vnto the aforsaid Capt John Gorum, lying on Papasquash Necke aforsaid, to his heires and successors for eucr.

Wheras many wayes have bine tryed for the raiseing of a comfortable and certaine maintainance for the minnesters of the gospell in this collonie, which, notwithstanding some plantations not giveing due incurragment to those that were or should have bin improved in that honorable and profitable worke, some plantations have for a considerable time, and still doe remaine destitute of the publicke preaching of the word, vnto the great projudice of theire owne soules, and continewed greiffe of all well affected amongst vs. and in some other plantations where minnesters are yett continewed, the meanes for theire support is raised with great difficulty and vacertainty, —

It is therfore enacted by this Court and the authoritie therof, that such sumes as the people of the seuerall townes or plantations in this gourment doe agree to allow to theire respective minnesters, or for defect of theire mutuall agreement, such sume or sumes as the Court shall judge meet, and appoint to be paved to them, or to be raised for incurragement of minnesters to settle in such places as now are or att any time may be distitute, shalbe raised by rate on all the rateable inhabitants of the seuerall plantations of this gourment, and shall yeerly goe forth att the same time and in the same rate that is to be made and leuied for ordinary country charges, and shall in the seuerall plantations be made, and by the constables be gathered therwith, and by them paved to the Treasurer or his order, in such specue and in such seasons as the majestrates sallery is vsually payed in; and if any townes, rators, or constables make default of what is of them required respecting the pmises, thay, or any of them in whom the defect is found, that obstruct the full and timely execution therof, shalbe lyable to such penaltie or fine as is provided. Respecting the makeing, gathering, or paying of other country rates, and in such plantations 1677.

13 July.

Winslow,
Gou*.

where noe allowed minnester is, some pson or psons shalbe by the Court appointed by the Treasurers order to receive the said suffices there raised, which shalbe improved to such publicke piouse vse in that plantation as the Court shall direct vnto. This order to take place att psent, where ther is no other provision made for the effecting of the said ends.

The 2cond Session of the Generall Court.

[*165.] *A barr was putt att this Court to M^r Brownes demand of a psell of land att Swansey.

Wheras John Haward, of Dartmouth, hath disposed his share of land att Saconett, the one halfe of it to his son Daniell, deceased, who willed his said halfe to his children, the said John Haward and the widdow of the said Daniell Haward desireing a deuision of the said share of land, this Court hat ordered, that if the said John Haward, and Captaine Church, whoe is agent for the said widdow, doe agree in a way of deuision therof, it shalbe satisfactory to the Court; but if not, that then the Court will take course for the deuision therof, and what they doe in that behalfe, to returne to the Court to be recorded.

Att this Court Capt Goulding appeared and complained, in the behalfe of himselfe, and Dauid Lake, and Thomas Lake, that they have mett with opposition from soff psons in theire peacable injoyment of those portions of land graunted to them by the Court, by some threatening speeches from some p-ons in that behalf. The Court returne to them was, that incase any should appeer to molest them in any wise in the improvement theref, the Court will maintaine the title theref vnto them; but as for words, they must beare with them when they meet with them, and passe them over respecting the pinises.

A comittee appointed by the Generall Court to meet the second Tusday in August next, whoe are appointed and impowered to heare and determine all matters respecting debts due from the collonic to all psons whatsoener, and ballence the accompts between the scuerall townes of this collonic concerning the late warr, not before ballenced, and each towne to pay them for theire time, and theire expences to be bourne by the collonic.

The names of the comittee chosen are as followeth: -

The Treasurer, Mr John Miller,
Mr Edward Gray, Thomas Huckens,
Wilfam Paybody, Mr Daniell Smith,
Cornett Studson, Cap't Sparrow,
Wilfam Swift, John Willis,
Wilfam Harvey, Samuell Luther.

The deputies were desired to acquaint theire townes respectively that if any of them will fish att Cape Codd, that such will meet att Plymouth, when the comittee is to be together to agree your terrors for fishing there.

the comittee is to be together to agree vpon tearnes for fishing there.
 *1677. The Rates of the seuerall Townes of this goutment, proportioned for this fiscal yeer, as followeth:—

1677. 13 July. WINSLOW,

Gov⁸.

| | | | | 7 | To the Treasure | 1. | T | o the Officers |
|------------|--|--|--|---|-----------------|----|---|--|
| Plym, . | | $\overset{\text{n}}{19}:\overset{\text{s}}{00}:\overset{\text{d}}{00}$ | | | 15:00:00 | | | $0\overset{11}{4}:\overset{1}{00}:\overset{1}{00}$ |
| Duxt, . | | 11:06:06 | | | 08:06:06 | | | 03:00:00 |
| Bridgw,. | | 10:00:00 | | | 07:03:00 | | | 02:17:00 |
| Scittuate, | | 30:10:00 | | | 24:10:00 | | | 06:00:00 |
| Taunton, | | 16:00:00 | | | 12:10:00 | | | 03:10:00 |
| Sandwī, | | 22:16:00 | | | 18:16:00 | | | 04:00:00 |
| Yarmouth, | | 18:10:00 | | | 15:00:00 | | | 03:10:00 |
| Barnst, . | | 24:05:00 | | | 20:05:00 | | | 04:00:00 |
| Marsfeild. | | 18:10:00 | | | 15:10:00 | | | 03:00:00 |
| Eastham. | | 15:18:00 | | | 12:18:00 | | | 03:00:00 |
| | | 05:00:00 | | | 05:00:00 | | | 00:00:00 |
| | | 12:00:00 | | | | | | 03:03 |
| | | 203:15:06 | | | 162:15:06 | | | 40:00:00 |
| | | | | | 040:00:00 | | | |
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The Court voated that barly shalbe paied for the rate this yeer att three shillings a bushell.

The proportions aboue entered are to be payed, two pites of three thereof in wheat, and barly, and butter, or siluer, the wheat att 4° a bushell, the barly att three shillings a bushell, and the butter att flue pence a pound, this first payment to be made att or before the first of October next after the date heerof, and the other third pite to be payed in Indian corne and rye, the Indian corne att three shillings a bushell, and the rye att three shillings and six pence a bushell, this latter payment to be payed att or before the first of Aprill next after the date heerof, all good and marchantable, to be delinered to the Treasurer, or where hee shall appoint, prouided it be att Plymouth or Boston, and charge of transportation defrayed.

The excise due to the country from James Cole is remitted to the said James Cole.

*Wheras Phillip, the late sachem of Paukanakett, and other sachems, his accomplises, haueing bin in confeaderation and plighted couenant with his [*168.]

16 7 7.

13 July.

WINSLOW,

GOUR.

maties collonie of New Plymouth, have lately broken covenant with the English, and they and theire people haue likewise broken out in open rebellion against our sour lord Kinge Charles, his crowne and dignitie, expressed by raising a crewell and vnlawfull warr, murdering his leich people, destroying and burning theire houses and estates, expressing great hostillitic, outrage, and crewellty against his said maties subjects, wherby many of them were psonally slaine, and some bereaued of theire deare children and relations, among which said rebells an Indian named Popanooie is found to be one, whoe hath had a hand, and is found to be very actine in the great crewelty and outrage acted vpon scuerall of the inhabitants of the towne of Dartmouth, in the said his maties collonic of New Plymouth, in pticular it being manifest that hee was very active towards and about the destruction of severall of the children of Thomas Pope, late of Dartmouth aforsaid, and senerall others of the said towne; in consideration wheref, after due examination had of the Pmises, this Court doth heerby condemne and centance him, the said Popanooie, and his wife and children, to ppetuall servitude, they likewise being found coeptenor with him in the said rebellion, and pticularly that hee, the said Popanooie, is to be sold and sent out of the country.

The country haue sett and to farme left theire privilidges and proffits of fishing att the cape vnto the Treasurer, Mr Huckens, Mr Gray, and Thomas Paine, for the tearme of scuen yeers from the date heerof, for and in consideration of the sume of thirty pounds a yeer, to be payed in currant siluer mony, to be payed att or before the first of May yeerly. It is mutually agreed between the Court and the petnors, that it shalbe improved by our owne people, but incase they shall refuse, that then it shalbe att the libertie of the petnors to admit of any other, out of the collonie, to improve it with them; and the Court appoint Cornett Studson and Mr Nathaniel Thomas to make leasses to the petnors, and to receive the countryes mony for it, for the countryes vse, as it is due and payable.

To the intent that the townes of this gou'ment might have seasonable notice of the pmises, order was given by the Generall Court to the deputies of the scuerall townes of this jurisdiction, to acquaint theire townes that such as will fish att Cape Codd for mackerell, &ê, should appear att Plymouth, when the comittee appointed to settle the countryes debts should meet, which is to be on the second Tusday in August next after the date hereof, att which time those whoe have hiered the fishing there of the country wilbe psent, to agree with them.

The fift of June, 1678. That the farmers of the fishing att Cape Cod,

and other privilidges there, according to theire indentures, may be cecured from mollestation in what is leased out to them, it is ordered by this Court, that whosoeuer shall attempt to gett fish there without order, or otherwise molest such as are orderly by the farmers imployed there, any sayne heated Governor.] out by intruders to gett fish there, and the fish by them soe taken, and any This was orvessell, goods, or estate of any other kind shalbe seized for the collonies vsc, General Court out of which all damage done there by such molesters, with all charge that veer about may arise therby, shalbe fully paved, and such seizures to be made by vertue said. of warrant from the Gour or some one of the Assistants.

1677. 13 July

[Winslow.

June, 1678. It is ordered by the Court, that it shalbe in the libertic of the leasers of the privilidges of the cape fishing, to admitt of the one halfe of the improvers therof to be off any of the collonie of the Massachusetts, as they may see reason.

*Att the Court of his Matte held for this Gow ment att Phymouth, on the 30th of October, Anno Dom 1677.

30 October [*170.]

Before John Alden, Esqr, Deputic Gour, and Willam Bradford, Thomas Hinckley, John Freeman.

Constant Southworth, James Browne, and James Cudworth.

· Assistants, &c.

TT this Court, Ambrose Fish was indited by the name of Ambrose Fish, for that hee, haueing not the feare of God before his eyes, did wickedly, and contrary to the order of nature, on the tweluth day of July last past before the date heerof, in his owne house in Sandwich, in this collouie of New Plymouth, by force carnally know and rauish Lydia Fish, the daughter of Mr Nathaniell Fish, of Sandwich aforsaid, and against her will, shee being then in the peace of God and of the Kinge.

The grand jury found bills vers. The verdict of the jury of life and death was as followeth: ---

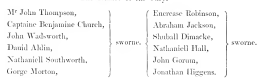
Viz\(\ext{f}\), if one euidence with concurring cercomstances be good in law, wee find him guilty.

But if one euidence, with concurring cercomstances, be not good in law, wee find him not guilty.

Vpon consideration of the verdict, the Court centanced him, the said

30 October. Winslow, Gou⁸. Ambrose Fish, to suffer corporall punishment by being publickly whipt att the post, which accordingly was inflicted, and the prisoner released.

The Names of the Jury.



Anne Annible, of Barnstable, widdow, for selling of beer to English and Indians without lycence, was centanced by the Court to pay a fine of twenty shillings, to the vse of the collonic.

The condition, that incase the said Anne Annible shall att any time heerafter be found to transgresse the law of this collonic in selling beer, wine, liquor, cakes, &¢, to either English or Indians, without lycence from the Court, that then, &¢.

This Court graunted libertie to Edward Jenkens, of Scittuate, to keep an ordinary in Scittuate, for the entertainement of strangers, and refreshment of tranellers, &c.

Libertie is graunted by the Court vnto M^r Barnabas Laythorpe to be prouided with wine and liquors to sell, for the supply of such as are or may be in wante, either by sicknes or otherwise, to dispose thereof to sober psons, as there may be occation for their refreshment, according to his discretion.

John Whilden, of Yarmouth, is exempted from training in the milletary companie of Yarmouth, on consideration that hee hath three soues, fitted with arms for publicke service.

[* 171.] *Att this Court Mt Symon Cooper, chyrurgion, lineing att New Port, on Rhode Hand, appecred, and psented a paper vnder John Cookes hand, wherby hee stands ingaged, in the behalfe of the inhabitants of Dartmouth, to see the said Symon Cooper satisfyed for a cure wrought on William Die, of Dartmouth aforsaid, in consideration the Court directed an order to John Cooke,

to call the said towne together, and to see the said Mr Cooper satisfyed for his paines and skill, improved in the said cure.

Wheras a natine named Capi Daniell was warned by warrant from the

3) October. Winslow, Gov⁸.

Gou't to appear att this Court, to answare the complaint of an Indian named Saconiansett, the some of Yannoo, sachem, in reference vnto a controversyc about land, which M' Hinckley and M' Freeman, by order of the Court, have formerly settled, the said Saconiansett not appearing, and the said Capt Daniell therby much damnifyed therby, this Court doth award the said Saconiansett to pay to the said Capt Daniell eight bushells of Indian corne, or the vallue of it, ypon his demaund.

In reference vnto the dispose of the estate of James Barnabev, deceased, the Court have ordered that Lydia, his wife, shall have all the monables of the said estate, on condition as followeth, viz': that wheras the said Lydia Barnabev is to joyn in marriage with John Nelson, of Plymouth, late of Middleberry, if therfore the said John Nelson, with the said Lydia, his wife, doe, according to his Osent engagement, keep and bringe up the two children of the said James Barnabey untill they attaine the age of fourteen veers, and then doe pay to each of them, or to such as may be ordered by the Court to receive it for them, six pound a peece, in current silver mony of New England, that then they, the said John Nelson, and Lydia, his wife, are to have as followeth, viz\(\gamma\): the said Lydia the moneables of the said estate, as aforsaid, and the said John Nelson to have and injoy the lands of the said estate, vntill the children come of age; and the Court doe order and appoint, according to the desire of the said Lydia Barnabev, that her two bretheren, viz', Benjamine Bartlett and Joseph Bartlett, to be overseers to see the said conditions made good and accomplished, for and in the behalfe, and to the vse and benifitt, of the said children.

William Witherell, of Taunton, stands bound vnto the Court in the penall sume of forty pound; the condition, that if the said William Witherell, haueing obtained libertie of adminnestration to adminnester on the estate of Elias Irish, if therfore the said William Witherell shall and doe pay all such debts and legacyes as are due and owing to any pson or psons from the said estate, see farr and by equall proportions as the estate will amount vnto, and saue and keep harmlesse and vndamnifyed the Gour and Court of Plymouth from any damage that may acrew vnto them by his said adminestration, and keep a faire accoumpt therof, and be reddey to gine in the same vnto the Court when by them required, that then the said obligation to be void and of non effect, or otherwise to remaine in full force, strength, and vertue.

The Court haue voated and hiered vnto Mr Nathaniell Thomas, Mr Edward Gray, and John Rogers, all the herbage and grasse which shall grow on the countreves lands att Pocassett and places adjacent for one yeer, and their tearme to begin when Capi Churches and his pitenors ends, and they have engaged to pay therfore vnto the Treasurer the sums of ten pounds.

The sume of fine pounds is allowed by the Generall Court vnto Mr

30 October. Winslow, Gov⁸. Hinckley and Major Cudworth, towards the bearing the charge and expense they may be att in theire journeyes to and frow, in theire attendance vpon his ma^{dies} order and comaund, respecting the busines about and concerning Willam Harris, of Patucket, neare Providence.

Memorand: that a warrant be drawne vp and sent to Mamanewett, the Indian sachem, in reference to his appearance att Plymouth, and treaty with him for satisfaction, for defending his land from the enimic in the late warr.

The sume of ten pounds is allowed by the Court vnto John Paysley, for his releiffe, to be payed the next yeer, in fines or by rate.

1 November. [*172.] *Att the Generall Court held att Plymouth for the jurisdiction of New Plymouth, the first of Nouember, anno Dom 1677.

Wheras the Generall Court held the 10th of July, 1677, appointed and impowered the Treasurer, with the assistance of Cornett Studson and Mr Nathaniel Thomas, to make sale of the lands att Shawamett, &¢, to defray the countryes debts, this Court doth declare, that the said words, "the lands att Shawamett," are to be interpretted to containe the lands called the out lett, as well as the necke itselfe, called Shawamett, and therfore doe heerby allow and confeirme the sale of the said out lett lands, as well as the necke itselfe, to all those to whom the said Treasurer hath made sale therof, according to the boundaries of the said out lett heerby mensioned, via; bounded on the cast by Taunton Riuer, on the north by Taunton lands, on the west, ptely by Swansey lands which were purchased of the Indians by Capt Thomas Willett and Mr Stephen Paine, Senir, and ptely by the lands of Rehoboth, if the countreys lands extend soe farr westwards, and on the south by the said necke.

And forasmuch as the towne of Swansey conceine themselues to hane right to the aforsaid outlett lands, which although this Court att psent are otherwise minded, yett being willing for the quiett settleing and satisfaction of Swansey, soc farr as to appoint a comittee to view a stripp of land att the enterance of Mount Hope Necke, with some of Swansey, and some of the psent purchasers of Mount Hope, which said comittee, after the hearing of both pties, shall hane power to determine that stripp of land soc farr to belonge to Swansey as they shall judge most comodious, and least prejudiciall to either place, prouded theire graunt and determination extend not aboue 50 or 60 rodd from the said fence downward into the necke, except the comittee shall see cause to extend it soc farr as Kekamenest Springe, and prouded that incase Swansey accept therof, then to relinquish all theire claime to the said outlett, and all theire claime of jurisdiction to the said Mount Hope; and M^{*} Hinckley and Major Cudworth are appointed by the Court to determine as aboutesaid, in the behalfe of the collonic.

The comittee appointed by the Court to treate with the agents of Swansev in reference to a settlement of the matters now in controversy between the collonic and them about the claime made by Swansey men upon theire borders, were —

1677. 1 November. WINSLOW,

Mr Constant Southworth, Mr Barnabas Laythorpe, Mr Daniell Smith. Mr William Paybody, Mr Nathaniell Thomas, Mr Thomas Huckens,

and Cornett Robert Studson.

[The following paragraph was made subsequent to the original record.]

James Barnabev appeared before the Court held att Plymouth the last Tusday in October, 1684, and made choise of his father in law, John Nelson, and Thomas Faunce, to be his gaurdians, and att the same time John Nelson Psented six pound in siluer mony, in the Psence of the said Court, for the said James Barnabey, accordinge to the ingagments of the said John Nelson, and Lydia, his wife, vnto the Court in October, 1677, and att the abouesaid Court in 1684, the said John Nelson, as gaurdian to the said James Barnabev, did receiue six pound into his hands & keeping, for the vse and improvement of said James Barnabey.

f*173.1

*The verdict of vs, a jury impannelled by the constable of Yarmouth, to serch into and view the what might be the occation or cause of the vntimly death of the wife of James Claghorne, of Yarmouth. Wee made enquiry whoe were the psons which first found the woman, and wee found that it was her daughter Elizabeth and her son Robert, whoe, vpon examination, declared to vs that they, missing theire mother, and had made serch and enquiry for her, they sent vp into the chamber by one of the children, whoe cryed out that his mother is hanging herselfe; whervpon the said Elizabeth and Robert ran vp, and found her hanging and dead. They thought, however, that shee might haue life, and therfore psently vuloosed the rope or halter, and tooke her downe; and seeing noe life in her, they psently made out cry abroad, and there came to them Jabez Gorum and Jonathan White, whoe declared to vs that they went vp, and found the woman vnder the rope dead and cold, and they tooke her vp and brought her downe into the lower rome; and the abouesaid Elizabeth said that her mother was mising, as shee judged, two houres or more before they found her. Haueing thus farr proceed, wee went to view the place where shee was hanged, as they told vs, and found there an haire rope or halter, fastened very feirme to the collor beame, in which the abouesaid Elizabeth and Robert said shee hanged; then wee viewed the corpes, and found an aparent strake on her necke, where the blood was settled; see that 32

1 Kovember.
Winslow,
Gov⁸.

it is apparent to vs that shee strangling herselfe with a cord was the cause of her death, and by all our serch and inquiry, wee judge that shee hanged herselfe, and haue noe cause, by all our examination and obscruation, to suspect any other to haue any hand in it.

Yarmouth, this 21 of the 8th, 1677.

This verdict was taken vpon oath this 29th of October, 1677, before mee.

JOHN FREEMAN, Assistant.

ANDREW HALLOTT,
EDWARD STURGIS, Senir,
JOHN MILLER, sworne.
ELISHA HEDGE, sworne.
EDWARD STURGIS, Junir,
NATHANIEL HALL,
JOHN WHILDING, Senir,
JOHN RYDER, sworne,
ANTHONY FREY,
JOHN TAYLER,
NATHANIEL BASSETT,
JOHN THACHER.

You shall carfully and dilligently serch the body of Gorge More, and make dilligently inquiry, and gett the best information you can from psons and things, what may be the cause and meanes, or the most probable cause and meanes, of this his vntimely death, all which you shall well, trucly, and faithfully pforme according to the best of youer vnderstanding and discretion, as you looke for healp from God.

Rodulphus Elmes, Luke Squire,
Wiltam Peakes, Thomas Hatch,
William Hatch, Seni^r, Thomas Clarke,
Joseph White, Wiltam Hatch, Juni^r,
Nathaniel Turner, Thomas Man,
Josiah Leichfeild. Joseth House

The jury being impanelled and sworne to inquire of the death of Gorge More, this 26th of March, 1677, giue in this following for theire verdict:—

Wee, whoe according to our oath had the viewing of the body of Gorge More, of Scittuate, cannot find either by psons or things what was the cause of his death, but according to our best vinderstanding, were apprehend that it was some suddaine fainting fitt, or some stoping of his breath, was the whole and sole cause of his death.

1 November.
WINSLOW,
GOUR.

RODULPHUS ELMES,
WILLAM PEAKES,
WILLIAM HATCH,
JOSEPH WHITE,
NATHANIEL TURNER,
JOSIAH LEICHFEILD,
LUKE SQUIRE,
THOMAS HATCH,
THOMAS CLARKE,
WILEAM HATCH, Junit,
THOMAS MAN,
JOSEPH HOUSE.

See Micaell Walkers vntimely death recorded att the Court Record, July, 1676.

*Mt the Court of his Mulie held att Phymouth, for the Jurisdiction of New Phymouth, the fift of March, Ann' Dom one thousand six hundred seauchty and scauen.

5 March. [*174.]

Before Josiah Winslow, Esq^{*}, Gou^{*}, John Aldin, Wilłam Bradford, Thomas Hinckley, John Freeman,
Juñas Browne,
Constant Southworth, and
James Cudworth,

Assistants, &c.

NNA TISDALL, widdow, of the towne of Taunton, in the jurisdiction of Plymouth, in New England, and John Richmond and Samuell Smith, of the towne aforsaid, in the jurisdiction aforsaid, yeomen, and John Rogers, of the towne aforsaid, in the jurisdiction aforsaid, yeoman, doe acknowlidge ourselues bound and feirmly obliged vnto the Gour and Court of Plymouth aforsaid, in the penall sume of one hundred and fifty pound, for the payment, whereof well and truely to be made, wee bind ourselues, our heires, executors, and adminnestrators, joyntly and senerally, feirmly by these psents.

The condition of the aboue written obligation is such, that wheras the aboue bounden Anna Tisdall hath obtained letters of adminnestration to



1677-8, adminnester on the estate of John Tisdall, Juni^r, late of Taunton aforsaid, deceased, if therfore the said Anna Tisdall shall and doe pay, or cause to be payed, all such debts and legacyes as are due and owing vnto any from the estate of the said John Tisdall, see farr and by equall proportions as the said estate will amount vnto, and likewise dispose of the remainder of the said estate according to the Courts order, and keep a fuire accompt theref, and be in a reddines to gine in a faire accompt theret, when therento required by the Court, and saue and keep harmles and vndamnifyed the said Gour and Court from any damage that may acrew vnto them by her said adminnestration, that then the said obligation to be void and of none effect, or otherwise to remaine in full force and vertue.

> The Court have ordered that a decission shalbe made of a psell of land att Saconett, which is a share of land there which was the land of John Irish. deceased, and by him bequeathed to his two sonnes, Elias 1rish and John Irish, Junir, his brother, which is to be made by William Witherell, in the behalfe of the said Elias Irish, his child, and the said John Irish, Junier, incase they can agree see to doe; but if not, the Court orders that Capt Church and John Richmond, of Taunton, shall doe it in theire behalfe equally both for quantity and quallity, deuided and vndeuided, vpland and meddow land, and that then the said William Witherell and John Tisdall shall draw lotts for the same.

> Wheras it doth appear vnto the Court that there is due vnto M^r Symon Cooper the some of fifteen pounds in mony from the towne of Dartmouth, for surjery exercysed on Willam Dye, which the said towne hath hitherto neglected to satisfy, the Court doth heerby engage to take some effectuall course that the said sume shalbe satisfied some time in November next, and also twenty shilling in mony, for his paines and charge of his journeyes to Plymouth about it.

> Experience Michell, Edward Michell, and Joseph Bartlett are allowed and appointed , by to be gaurdians to the children of Jacob Michell, deceased, to call in the debts due vnto the said estate, and to gather the same together, and to improve the same for the future good of the said children, when they come to be of age.

> William Carpenter and Samuell Carpenter, onerseers of the estate of Margerett Carpenter, deceased, are ordered by the Court to dispose of a competent pete of the land of Joseph Carpenter, Senir, for the vse of Joseph Carpenter, Juni', in regard hee is in some want of land att the psent for his psent vse, and to be accompted as pet of his share of the land due vnto him out of his said fathers land.

These are to signify vnto all to whom these psents shall come, that this Court sees cause to prohibite all and enery pson and psons within our jurisdiction or elsewhere, to buy any of the Indian children of any of those our captine saluages that were taken and became our lawfull prisoners in our late warrs with the Indians, without special leaue, likeing, and approbation of the gou'ment of this jurisdiction.

5 March. Winslow, Got R.

Letters of adminnestration is graunted vnto Anna Tisdall, widdow, to adminnester on the estate of John Tisdall, late deceased.

And John Richmond, and John Rogers, and Samuell Smith, of Taunton, are appointed to be ouerseers for the desposall of the said estate.

*In reference to the complaint of Robert Badston against Charles Wills, that hee had lyen whith his wife, the Court, haucing examined the enidences respecting that case, did not find him guilty of that fact, and therfore cleared him therof, and from keeping the child, and the rather because the said Robert Badston hath frequently companied with his said wife by beding with her, both before and after the child was borne.

Joseph Burge, for selling liquore to the Indians, fined fine pounds, to the vsc of the collonic.

This fine of fiue pound of Joseph Burgis is respetted on his good behaulor.

Att this Court Pompmoe was psented before the Court for frequently stealing of horses, powder, &c, and goeing on varcelalimably therin. The Court sees reason to take the engagement of three Indians, viz, Symon Pompmoe, Lawrance, and John Sias, that hee, the said Sam Pompmoe, shall pay or cause to be payed all the charge that shall appear to be due for his imprisonment, and for the bringing of thim to prison.

Joseph Burge for prophanly swearing in the face of the Court, fined ten shillings, to the vse of the collonic.

Samuell Jenney, for vseing railing and reuiling speeches to scuerall psons att the mill att Plymouth, fined fine shillings.

Joseph Dunham, for laciniouse carriages vsed toward Elizabeth Ringe, fined twenty shiflings, to the vse of the collonic.

Ruhamah, the wife of Joseph Nicarson, for prophaning the Sabbath by fighting and quarreling twise, fined forty shillings, or to suffer corporall punishment by whiping.

Samuell Nicarson, for prophanly breaking the Sabbath by quarrelling and fighting, fined forty shillings, but hath libertie to appear before the next Court, to make his defence. [*175.]

5 March. Winslow, Edward Cottle & his wife, of Mannamoiett, for prophaning the Sabbath by quarrelling, fined forty shillings. And likewise the wife of Nathaniell Couell, for prophaning the Lords day by quarrelling & fighting, fined forty shillings, siluer mony, or to be whipt.

Teague Jones, for drunkenes, knowne to be the second time, fined ten shillings.

In regard of the defect of a constable in the towne of Dartmouth, this Court doth order and authorise John Cooke, John Russell, and Leiftenant Smith, they or any two of them, in his ma^{tics} name, to call theire towne to come together to make such rates as are requisite for the defraying of such dues as are due and owing from theire towne, and pticularly a debt due to Symon Cooper for the cure of Willam Die, and for the charge of journeyes to Plymouth, for the demaunding of the said debt, which is sixteen pounds, to be payed in silner mony, to be payed to him or his declared order, Major Bradford; as alsoe the sume of forty shillings to Jonathan Delano, and to Thomas Tabor 2nd 10nd, and to Willam Spooner two pound and ten shillings, and to Samnell Jenney 12nd; to John Cornwell 2nd 10nd; to Phillip Tabor 2nd 10nd; to Eliczer Smith fine shillings. These sumes, excepting that due to Symon Cooper, to be payed in marchantable pay, att money prise; they are to returne a true account of their doeings respecting the paises vnto June Court next, to be holden at Plymouth.

[*176.]

*I, Serjeant John Bryant, of Scittuate, standeth bound heerby vnto the Court of the jurisdiction of New Plymouth in the penall sume of thirty pounds sterling, for the payment wheref, well and truely to be made, I bind myselfe, my heires, executors, and adminnestrators, feirmly by these psents, this eight of March, anno Dom one thousand six hundred scauenty and seauen, 78.

The condition, that wheras Isable Hiland, of Scittuate, the relict of Samuell Hiland, late of Scittuate aforsaid, deceased, hath obtained letters of adminnestration to adminnester on the estate of the said Samuell Hiland, if, therfore, the said Isabell Hiland doe pay or cause to be payed all such debts and legacies as are due and owing vnto any pson or psons from the said estate, see farr and by equall proportions as the same shall amount vnto, and keep a faire and true accompt of her said adminnestration, and be reddy to give in the same vnto the said Court when by them required, and saue and keep harmles and vndamnifyed the said Gon' and Court from any damage that may

acrew to them by her said adminnestration, (according to the pmises,) that 1677-8. then the aboue entered obligation to be void and of none effect, or otherwise to remaine in full force, strength, and vertue.

5 March, Wixslow, Gots.

1678.

5 June.

[*176.]

Henery Ellis, of Boston, in the Massachusetts gourment, being bound ouer to this Court by Thomas Hinckley, Esqr, Assistant, to answare a complaint or information against him, for that the said Ellice did on Munday night last past before the 8th of November, 1677, vsc abusine and lacinious carriages with or towards an Indian squa, called Toqueo, att Cap Codd, which plaint, information, or charge is by him, the said Ellice, trauersed and put to the jury for tryall.

The jury find not guilty

The names of the jury is as followeth: -

Mr Thomas Huckens. Eliezer Churchill, Leift Samuell Allin. John Carner. Leiftenant James Lewis. Ephraim Little. Leift Jabez Howland, John Sutton, Steuen Skiffe. John Briggs, John Soule, Joseph Wadsworth.

sworne. sworne. sworne.

This Court takeing notice that the bounds are not yett settled between the towne of Eastham and the purchasers on both sydes of them, doth order, that they lay out and settle theire bounds, and in defect therof, that they appeer by theire agents the next June Court, to render theire reason of theire neglect, that soe the Court may take care for the settlement therof.

*Att the Generall Court of Election holden att Plymouth, for the Jurisdiction of New Plymouth, the fift Day of June, Ann Dom 1678.

Before Josiah Winslow, Esqr., Gour, John Alden, Wiltam Bradford,

Thomas Hinckley,

Assistants.

John Freeman, James Browne. Constant Southworth, and

James Cudworth,

Gou^R.

1678.

JOSIAII WINSLOW, ESQ^R, was chosen Goft, and sworne.

Mr John Alden,

Major Willam Bradford,

Mr Thomas Hinekley, Capt John Freeman, Mr James Browne, Mr Constant Southworth, Major James Cudworth,

were chosen Assistants in gou^rment, and sworne.

Gou^r Winslow and M^r Thomas Hinckley

chosen Comissioners,

Major Cudworth the next in nomination.

Mr Constant Southworth was chosen Treasurer, and sworne.

The Deputies.

Leift Morton, Mr Barnabas Laythorpe, Leift Joseph Howland, Ensigne Marke Eames, Mr Josiah Standish, Anthony Snow, William Paybody, Mr Daniell Smith. Cornett Studson. Mr Nicholas Peeke. John Bryant, Capt Jonathan Sparrow, Willam Swift, Thomas Paine, James Walker, Ensigne John Haward, Samuell Smith, Samuell Luther, John Thacher, John Willis. John Miller, John Cooke. Mr Thomas Huckens.

The Grand Enquest.

Mr John Cushen. Francis West. Serjeant Willam Harlow, Obadiah Bowin. Joseph Warren, Richard Steuens, Mr John Sunderland, John Hinckley, Phillip Delano, Senit, John Eames. Edmond Freeman, Junir, Nathaniell Williams, Shuball Dimake, Ephraim Little, Phillip Walker, Mordica Ellis. John Carner, John Briggs, John Butterworth, Nicholas Nicarson, Arther Hathewey, Gorge Crispe.

| *Celect Men. | | | | | | |
|--|--|---|--|--|--|--|
| Plym: Leift Morton, Wilłam Crow, Wilłam Clarke. | Yarmouth: M ^r Edmond Hawes, Edward Sturgis, Seni ^r , John Thacher, | 5 June. Winslow, Gou ^R . [*179.] | | | | |
| Duxbur : John Tracye, Benjamine Bartlett, John Wadsworth. | John Miller. Barnstable : M ^r Thomas Huckens, Leif t Lavthorpe, | | | | | |
| Seittuate: John Cushen, John Bryant, | M ^r Barnabas Laythorpe. Marshfeild: | | | | | |
| Leift Bucke. Sandwī: Mr Edmond Freeman, Wiltam Swift, Thomas Tupper. | Rehoboth : Leift Peter Hunt, Mr Daniell Smith, Ensigne Nicholas Pecke. Bridgwater : | | | | | |
| Taunton: Leift Macyc, Wilłam Harvey, Walter Dean, James Walker, Samuell Smith. | Samuell Edson, Ensigne Haward, John Carey, Seni ^r . Eastham: Capt Sparrow, Marke Snow, John Done. | | | | | |
| Plymouth, | John Blackwell. | | | | | |
| Marshfeild, | (Samuell Arnold | | | | | |

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Tho Read,

1678.

| 1678. | Rehoboth, | | | | | | | . { | Thờ Read, Abraham Perren. |
|--------------------------------|--------------|---|----|-----|----|---|----|-----|---|
| 5 June. | Eastham, . | | | | | | | | Josiah Cooke. |
| Winslow, Gou ^r , | Bridgw, . | • | | | | | | | Zacheus Packer. |
| | Swansey, | | | | | | | | Caleb Eedev. |
| | , | | | | | | | | • |
| | | | Su | rve | yo | s | of | Hig | hwayes. |
| | | | | | | | | - | Leift Joseph Howland, |
| | Plym, | | | | | | | . { | James Cole, Juui ^r , Ephraim Morton, Juni ^r . |
| | | | | | | | | | Ephraim Morton, Juni ^r . |
| | | | | | | | | | John Rogers, |
| | Duxt, | | | | | | | . { | Abraham Sampson, Wil l am Tubbs. |
| | | | | | | | | | Wiltam Tubbs. |
| | Salttuata | | | | | | | | John Bryant, Juni ^r , John Vinall. |
| | Scittuate, . | • | | | • | • | • | | John Vinall. |
| | Sandir | | | | | | | J | (Thomas Burge, Samuell Briggs. |
| | candw, . | • | • | • | • | • | • | .] | Samuell Briggs. |
| | Taunton | | | | | | | j | (James Tisdall, James Leanard, Junit. (Nathaniel Bassett, John Burgis. |
| | raumon, . | • | • | • | • | • | • | .) | James Leanard, Juni ^r . |
| | Varmouth | | | | | | | | Nathaniel Bassett, |
| | rarmouri, | | • | • | • | • | • | | John Burgis. |
| | Barnstā | | | | | | | | Wilłam Troope, Ensigne Howland. |
| | | | | | ٠ | ٠ | | • | Ensigne Howland. |
| | Marshfeild, | | ٠ | • | ٠ | ٠ | ٠ | | ^ ^ |
| | Rehoboth. | | | | | | | | Richard Bowin, |
| | nenosom, | • | • | • | • | ٠ | • | • | John Perren. |
| | Bridgwate. | | | | | | | | Richard Bowin, John Perren. {Thomas Turner, Joseph Haward. {William Walker, {William Merricke, Junit. |
| | | | | | | | • | | Joseph Haward. |
| | Eastham | | | | | | | | { William Walker, { Willam Merricke, Juni⁵. |
| | -mounting + | • | • | • | ٠ | • | • | | (Willam Merricke, Juni ^r . |
| | | | | | | | | | |

[*180.] *This Court haue settled the casterly bounds of the towne of Duxburrow to be the sea, neare Greens Harbour, where the lines cutts between Marshfeild and Duxburrow to the Gurnetts Nose, excepting the Gurnett, Clarkes Hand and Sagaquas, which are not to be within the jurisdiction of Duxburrow, saucing alsoe enery mans propriety and right to him that is now in possession of any lands or meddowes within theire bounds, whether by graunt or purchase, without disturbance, as touching propriety, by vertue of this graunt, yett to be within the jurisdiction of Duxburrow townshipp.

Wheras Thomas Jenkens, constable of Scittuate, being to pay by order of the Treasurer out of the rate dated the sixt of December, 1677, a certaine sume vnto M^r Gray, and the said constable, in gathering his rate, was constrained to take sheep of seuerall psons, which were by men fitually chosen apprised, but coming to Plymouth they were refused to be received vntill there were another apprisall, and hee, the said Thomas Jenkens, coming to the Court the fift of June, 1678, to craue the Courts advice what hee might doe with safety therin, the Court doth declare and advise, that Thomas Jenkens and M^r Gray doe each of them chose a man to prise the sheep, and the cheiffe marshall to be the third man, incase the other two agree, and see M^r Gray to receive them; and what losse shalbe in the second apprisall, that the said losse be bourn by the towne, and not by the constable.

Wheras it doth appear to the Court, that two Indians, one named Thomas Hunter and the other Peter, of Teticutt, were both mutually injoyned and did engage vnto theire sachem to keep, and not imbezell, or sell, or make away certaine lands comitted to them by him, and notwithstanding, the said Peter hath lately made sale of some pte of the said land, contrary to the mind of his ptenor in this matter, vpon the complaint of the said Hunter, the Court ordereth and doth heerby prohibite the said Peter from imbezelling or any wayes makeing away any more of the said land; but that Thomas Hunter shall retaine it in his owne custody, soe as it may be improved according to the order and mind of him by whom they were betrusted with it.

Lycence is graunted vnto M^r Edward Gray to sell some smale quantities of liquor, as hee may hane occation, to such as are or may be imployed by him in fishing, and such like occations, for their vse and refreshing.

Libertie is graunted vnto M^{*} Joseph Bradford and Mistris Jaell Bradford, his wife, to draw and sell beer as occation may require, see as they prudently prevent all excesse that may come therby.

M^{*} Daniell Smith and Serjeant Thomas Reed are appointed by the Court, together with the gaurdians of the children of M^{*} Nathaniel Pecke, of Swansey, deceased, to make deuision of certaine lands in periodship between the said Nathaniell Pecke and Israell Pecke, between the said Israell Pecke and the said children.

The sume of ten pounds in siluer mony, out of the profilits of the cape fishing, is graunted by the Court and ordered to be payed, fine pounds thereof vnto Mistris Newman, the wife of Mr Noah Newman, deceased, and the other fine pounds to the scoolnister att Rehoboth, in reference to the order of Court disposing such pay to be improued towards the keeping

5 June. WINSLOW, GOUR. of a gramer scoole in each towne of this jurisdiction, as in the said order is expressed.

Thirty shillings is abated and remitted of the fine of Serjeant Tinkham, see that there remaines but ten shillings payable.

[*181.]

*This Court remitted who Christopher Winter, vpon the forfeiture of a bond of fifty pounds currant siluer mony of New Eng, the sume of thirty pounds, retaining the sume of twenty pounds, which said twenty pounds is to be payed in currant siluer mony of New England; which said abatement is for that wheras the said Winter gaue the said bonds for his daughter, Anna Batson, her appecrance att this Court to answare for an acte of vucleanes, and shee made an escape; and wheras for what can be descerned her said escape was contrary to her fathers mind, the Court did condesend to abate pte of the said forfeiture, as aforsaid.

Elizabeth Loc, being a single woman, is convicted of comitting whordom, and centanced by the Court to suffer corporall punishment by whiping, which accordingly was pformed.

And wheras shee accused Phillip Leanard to be the father of the child begotten on her by the said acte of vucleanes, wherof hee hath not eleared himselfe to the satisfaction of the Court, hee is ordered and required by the Court to allow towards the keeping of the child two shillings and six pence a wecke in currant marchantable corne, att prise currant att times of payment, or two shillings p weeke in currant siluer mony of New England, vntill the child, if it lines, attaines to the age of 7 yeers from the date heerof.

The Court saw cause to tender her liberty to sweare, for the clearing of the case; the tenure of which oath followeth:—

You shall sweare by the name of the eucrlasting God, that Phillip Leanard, of Marshfeild, is the reall father of the child last borne of youer body, begotten in whordom; which oath shee reddily tooke.

Phillip Leanard, of Marshfeild, in the jurisdiction of New Plymouth, nailer, stands heerby bound vnto the Goü and Court of Plymouth aforsaid in the penall suffice of thirty pounds sterling; for the payment wherof well and truely to be made, hee heerby bindeth himselfe, his heires, executors, and adminnestrators feirnly by these fisents.

The condition of the aboue written obligation is such, that wheras the said Phillip Lenard is accused by Elizabeth Loc, widdow, of begetting her with child, where hee hath not yett cleared himselfe, if, therfore, hee, the said Phillip Leanard, hee, his heires, executors, adminnestrators, or assignes, shall and doe pay and make good vnto Elizabeth Loc, the mother of the child begotten as aforsaid, two shillings and six pence in good, marchantable corne, att prise currant att times of payment, or two shillings a weeke in currant siluer mony of New England, for and towards the bringing vp of the said child, vntill, if it line, it doe attaine the age of scauen yeers from the date heerof, that then the abonewritten obligation to be void and of non effect, or otherwise to remaine in full force, strength, and vertue.

5 June. Wisslow, Gous.

Jane Barlow, the wife of Gorge Barlow, of Sandwich, haucing bin psented for selling liquore to an Indian, her plea being that what shee did in that behalfe was ignorantly done, and engageth that shee neuer doe the like any more, the Court saw cause to passe it by, on condition that if euer heerafter shee be taken selling liquore to any Indian, that then shee shall pay a double fine.

[*182.]

*The Court, takeing notice of the free and orderly choise of M^t Nicholas Pecke to be ensigne bearer of the milletary companie of Rehoboth, de approue of and appoint the said Nicholas Pecke to be ensigne bearer of the said companie.

Wheras senerall of the councell of warr of the towne councell of Rehoboth being lately deceased, wherby there is a vacancyc in their towne councell in that respect, the Court doeth approne and establish Ensigne Nicholas Pecke, Serjeant Thomas Reed, M^r Samuell Newman, and Serjeant Willmoth to be of the councell of warr in Rehoboth.

Willam Perrey, of Scittuate, declaring to the councell of warr that hee is very much disabled in body by reason of a wound received in the scruice of the countryes service in the late warr, and therby vnfit to bear arms in training, desiring to be freed from publicke exercyse in that kind, the councell sees cause, therfore, heerby to free him from publicke training in the milletary companie of Scittuate.

Daniell Wilcockes is graunted the sume of ten pounds, in consideration of a considerable charge by him sustained in answare of a suite comenced against him att Rhode Hand and tryed there, and a verdict of twenty pound siluer mony obtained against him, to make good the charge of a man lately cured, which man was one of the wounded men that were wounded in the late warr.

March the 25, 1678.

Wee, whose names are vnderwritten, being required by authoritic as a jury to serch out the cause of the death of the child of Anne Batson, wee doe find as followeth:—

That wee saw nothing that might be the cause of its death, but onely att the lower pet of the belly and the private members there being a settleing of red and blacke, and the members being swelled; and, further, wee required 5 June. Winslow, Anne Batson and scuerall of the family to touch the dead child, but ther was nothing therby did appear respecting its death.

ANTHONY SNOW,
JOHN BOURNE,
JOHN BRANCH,
JOSIAH SNOW,
NATHANIEL WINSLOW,
ARTHER HOWLAND,
SYMON ROUSE,
ABIGAILL SNOW,
FAITH WINSLOW,
MARTHA POWELL,
MARY WILLIAMSON,
MARY BRANCH.

Wee, whose names are heervnto subscribed, being, this sixt of May, 1678, impanelled upon the corronors enquest to make inquiry and true psentment make of the cause and manor of the death of Thomas Totman, doe declare, that wee find noe other thinge or cause but onely his owne wilfull absenting himselfe from food to be the cause and meanes of his death. In witnes whereof wee haue sett to our hands.

WILLAM PEAKES,
JOHN SUTTON,
ROBERT WHETCOM,
ISRAELL CUDWORTH,
JOHN BRIGGS,
ANTHONY DODSON,
JAMES BRIGGS,
BENJAMINE PEIRSE,
JOHN BOOTH,
JAMES HOLBROOK,
JOSEPH HOUSE,
CHARLES WELLS

Wee, whose names are vaderwritten, being sworne to view the corpes of Samuell Drew, deceased, the 21 day of May, 1678, doe judge, according to our best judgment, as followeth: that goeing on board of a shallopp, finding there a bottle of liquor, and drinking soc much of itt, that, as hee went to gett out of the boate, hee fell from the boate into the water and sand, which wee judge was the cause of his death.

5 June. WINSLOW.

Gous.

WILLAM HARLOW, GORGE WATSON, Serjeant TINKHAM, WILLAM CLARKE, JAMES COLE. Leiftenant HOWLAND, NATHANIEL SOUTHWORTH, THOMAS MORTON. JOSEPH DUNHAM. RICHARD WILLIS, ANDREW CLARKE,

EPHRAIM MORTON.

Taken before Major Bradford the day and veer first aboue written.

*Edward Wanton, for disorderly joyning himselfe in marriage with his now wife in a way contrary to the order of this goument, is fined to the vse of this collonie the sume of ten pounds.

[*183.]

It is ordered by the Court, that the Goû, Mr Hinckley, Major Cudworth, and the Treasurer be a comittee to review the lawes of this collonie, and to reduce them into one vollume, and to put them into such order as they may more reddily conduce to our generall vse and benifitt; and whatsocuer they shall doe respecting, shalbe exhibited to the next Generall Court for their concurrance and approbation.

A Coppy of a Warrant sent from the Court to Taunton, as followeth,

New Plymouth to the constables of Taunton, or either of them, greet, &c : These are, in his matter name, to will and comaund you, on receipt heerof, to warne youer towne to come together to make a rate to defray some charges that did arise among you in the time of the late warr with the Indians, and vett not paved, viz?, for billetting Captaine Freemen and his men and theire horses, and for billeting some men left in youer towne by Mr Saberey, and for billeting some of youer owne towne souldiers after they were pressed, viz, such as were placed forth by the constable, and the constable requireing men to billett them, and likewise to pay for beefe which was disposed off when Capt Freeman was att youer towne, either by Capt Freeman or any of youer celect men, for the releiffe of some of youer poor, whoe were in extreamyty, and alsoe to pay for carrying Jane Hallowey to Plymouth. The Court, haue5 June. Winslow, Gou^R. ing taken these thinges into consideration, doth see good reason to place the charge of these fore mensioned pticulars on youer towne; therfore fayle not in any of the pticulars.

This was an order of Court ordered to be sent as abouts aid the last Court, but neglected by those that should have carryed it, was sent this Court in forme of a warrant.

5 July. *Att the Court of his Math holden att Plymouth, for the Jurisdic-[*184.] tion of New Plymouth, the fift of July, 1678.

Before Josiah Winslow, Esq, Goû, John Freeman,
John Aldin, Constant Southworth,
Thomas Hinckley, James Browne, and
Wilłam Bradford, James Cudworth,

Assistants, &c.

IBERTIE was graunted vnto Mr Samuell Saberry, of Duxburrow, to sell liquors vnto such sober minded naighbours as hee shall thinke meet, soe as hee sell not lesse then the quantie of a gallon att a time to one pson, and not in smaller quantities by retaile, to the occationing of drunkenes.

Gorge Barlow doth heerby acknowlidge himselfe to stand bound vnto our soû lord the Kinge and the collonic of New Plymouth in the penall sume of ten pounds; for the payment wherof well and truly to be made, hee heerby bindeth himselfe, his heires, executors, and adminnestrators, feirmly by these psents.

Released.

The condition of the aboue written obligation is such, that wheras Gorge Barlow, aboue bounden, is accused to have earyed factiously and turbulently in the towne of Sandwich, and pticularly in a puerse way against Mr John Smith, the teacher of Gods word there, if, therfore, the said Gorge Barlow shall and doe psonally appear at the Court of his matie to be holden for this goûment att Plymouth on the last Tusday in October next after the date heer-of, then and there to make further answare in reference to the prises, and not depart the said Court without lycence, that then, &c.

Ephraim Doan, being bound ouer to this Court, appeared to answare the complaint of Jawannum, late wife of James Pequin, of Billinsgate, as suspected by her and Nicholas to haue bin an occation of the violent death of the said Pequin, her husband. This Court, being in an incapassitic to make tryall therof, in regard of the absence of the grand inquest, refered the tryall therof vnto the Court of his main to be holden att Plymouth on the last Tusday of October the next after the date heerof, in order whervnto they tooke sufficient eccuritic for the appearance of the said Doane, and dismised him vutill the said Court. 5 July. Winslow,

This Court haue appointed and impowered John Irish, of Saconett, to serue in the office of a constable att the said Saconett, and his libertyes and wardshipp to extent to Punchatee-ett and places ajacent, and soe to Poeassett, and as farr as the Fall Riner, and by speciall order haue impower Capt Benjamine Church to adminnester an oath to him.

Nathaniel Fitrandall, for his wifes frequency in selling cyder to the Indians, contrary to order of the Court prohibiting the same, is fined the sume of twenty pounds.

Richard Silnester, of Milton, for conditting fornication with the daughter of old Leanard, of Taunton, is centanced by the Court to pay a fine of fine pound; and incase hee be not marryed, or doe not marry the said woman, then hee is to pay other fine pound, according to the law.

Thomas Paine, of Eastham, doth acknowlidg himselfe to stand vnto the Gou and Court of Plymouth in the penall sume one hundred and twenty pound sterling; for the payment wheref well and truely to be made, her hereby acknowlidgeth himselfe, his heires, executors, adminnestrators, and assignes, feirnly by these pseuts.

The condition of the abouewritten obligation is such, that wheras Mary Rogers, of Eastham, widdow, hath obtained of this Court free of adminnestration to adminnester on the estate of James Rogers, of Eastham aforsaid, late deceased, if, therfor, the said Mary Rogers, widdow, the relict of the said James Rogers, shall and doe pay all such debts and legacyes as are due and owing to any from the said estate, soe farr and by equall provition as the said estate will amount vnto, and dispose of the remainder therof according to order of Court in that case prouided respecting the same, and keep a faire accoumpt of her said adminnestration, and saue and keep harmles and vndamnified the said Goû and Court from any damage that may acrew vnto them by her said adminnestration, that then the next aboue written obligation to be void and of non effect, or otherwise to remaine in full force & vertue.

*On the 12th of August, 1678, the James Frigate, soe called, ariued att Plymouth, in New England, Mr Sollomon Blackleich comaunder in cheiffe, accompanied with one Capt Robert Daniell and John Roads; they said they came from New Yorke the last port they came from, but came from Corralina thither; they stayed att Plymouth aforsaid scucrall weekes in repairing, alter-

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12 August. [*187.] 1678.

12 August.

WINSLOW,
GOUB.

ing, and fiting theire shipp for the sea, theire designe vnknowne to the authoritie heer.

The honored Goû and Councell of the Massachusetts, haueing notice of such a vessell att Plymouth, ill resented it, supposeing it might be of ill consequence to the whole country, if pmitted to goe on on a privateering enterprise, which they feared, and for the preventing therof directed a letter to our honored Goû and Councell by the hands of Mr John Nelson and seuerall other marchants of Boston, therin and by them declaring the reasons of theire suspitions, viz, that wheras Blackleich, haueing bine lately att Boston, gaue noe accoumpt of himselfe and designs, but in a private way seduced a considerable companie of scamen to serue with them under a comission and prince to them unknowne, (if any,) which gaue them ground of suspition that they were in a way of piracyc.

They also signifyed, that they doubted that it would be off ill consequence to abett, harbour, or assist those whoe in shew professe an oppen enmitie to the French, our naighbours, with whom wee ought to hold, as well as wee haue received all good correspondency, as likewise the evident detriment the wee had and did dayly receive by the losse and ruñing away of theire seamen, severall of theire vessells being retarded, and others wholly discurraged from goeing on in theire lawfull designes, ypon the suspition and threats of the said Blackeleich and his adherents.

Further, they requested our Councell for theire pticular and speciall serch into the designes of the forenamed psons, and, if possible, to giue some sufficient satisfaction to his matter proclamation prohibiting any of his subjects to serue vnder any forraigne prince or state, &ê, which they had lately received, and was hitherto vnknowne to vs, and that noe pretence of forraigne comissions is allowed and favored by the said his matter proclamation. They supposed that it would be best for psent to obstruct the said vndertakers in theire further proceedings respecting the pmises, and the rather because, as it is reported, if true, that they are said to be robbers of the said vessell.

The pmises, with other pticulares of like nature considered, occationed a seizure of the said vessell and supposed comaundors in order vnto further inquiry into this matter; and the said psons before our Councell, and his mades said proclamation read in theire audience, and vpon examination it appeared, that the said John Roads had noe comission, or att least produced none, but being a debauched pson, and vnder centance of banishment for piracye from the Massachusetts goû, and had broken prison att New Yoarke, was receiued on board this vessell in a private way; and as for the master, although hee gaue good satisfaction that hee was put in comaundor of the said shipp, and

12 August. Winslow, Gou^k.

impowered to improve her as a marchant man, but had noe comission made pticularly to him as a privateer or man of warr, but had thought to acte by vertue of a Duch comission graunted vnto the aforsaid Capt Daniell, which was was now rendered null and of non effect by his maties said proclamation, and was required to be surrendered vnto the custody of our Councell on that account; but hee, being not free soe to doe, tendered rather to engage before our Councell noe further to proceed by vertue of that comission because prohibited by his maties said proclamation; which ingagement indorsed on the said comission, it was further declared to be void and of non effect, onely retained by the said Capt Daniell for his defence and cecuritie, because it appeared hee had formerly acted by vertue therof.

In fine, because the motions of the fore named vndertakers with theire men and vessell was rendered very vncertaine, whether towards the French, as aforsaid, or otherwise, to the damage of the country, an imbergoe was layed on the vessell, and a cessation required of the said vndertakers from further proceeding respecting the princes vntill further eccuritie can be giuen for the saffety of theire future motions on that accoumpt; and the said John Roads comitted to durance vntill hee can be returned to New Yorke, from whence hee made his escape.

*New Plymouth, in New England, in America.

[*188.]

To all people to whom these psents shall come: Know yee, that I, Sollomon Blackleich, comaunder of the James Friggett, being by the disposing and all ordering hand of Gods prouidence ariued in the harbour of the towne of New Plymouth aforsaid, and in the said towne, of whole and sound mind, and of a good and pfect remembrance, thankes be to God, notwithstanding being weake of body through sicknes, not knowing how soon it may please God to change my life vnto death, have therfore made, and doe by these Psents make and ordaine, this my Psent testament, containing heerin my last will in manor and form following: Imprmes, I bequeath my soule to God that gaue it, and my body to the dust. Item, my will is, that my servant, Thomas Maca, serue my wife, Sindeniah Blackleich, or her order, two veers in Catalina, and then the remainder of his time I freely giue him; and release my servant, Thomas Fenden, his whole time, to be released att such time as hee can haue opportunity to gett to his father or mother; and for my other servant, Edward, my will is hee shalbe released when hee hath served one whole veer in the shipp James Friggett. Item, my desire and will is, that my child or children be att the dispose and care of bringing vp of my wife, Sindeniah Blackleich. Item, I will and bequeath vnto my deare and loueing wife, Sin267

1678.

12 August.

WINSLOW,
GOUR.

deniah, for her and my childrens comfort, my debts and legacyes being first paved, all my estate whatsoeuer and whersoeuer it may be found, be it lands, monves, goods, cattle, or chattles, or debts, or any other estate whatsoener that I now have in England, Cattalina, New England, or any other place whatsoeuer, or shall or may have due, owing, or belonging vuto mee in any of the aforsaid places whatsocuer, lett it be in specue whatsocuer, I giue it all to my deare and loueing wife as aforsaid; and I doe by these Psents nominate, ordaine, and appoint my aforsaid loueing wife, Sindeniah Blackleich, to be my whole and sole executrix and adminnestrator on my said estate, to pay all such debts and legacyes as are due out of the estate, and to receive all such debts or other estate whatsoeuer as is due to mee. And I doe by these psents nominate and appoint my loueing frinds, Collonell Joseph West and Captaine Robert Daniell, to be the ouerseers of this my will; and doe impower them by these Osents to call Mr Ralph Marshall and Mr Gorge Canty to an accoumpt, and to take and receive of and from them all my estate whatsoeuer, in whatsoeuer specue it may be found, and to recouer it by law if occation require, for the vsc and benifitt of my aforsaid executrix, revoakeing all former wills and testaments. Hoping that this my last will and testament will remaine feirme and inviolable, I, the said Sollomon Blackleich, have heervnto put my hand and seale, this thirteenth day of September, one thousand six hundred seauenty and eight.

SOLLOMAN BLACKLEICH, and a seal.

Signed and sealled in the psence of John Colle.

I, William Crow, doe testify, that I writt this will of M^e Sollomon Blackleich; the substance and instructions theref I had from the abone said John Colle, whoe stood between mee and the said M^e Blackleich, whom I very well knew spake to the said Colle, by his voyee, though I could not goe in to him by reason of the sicknes. Taken vpon oath by the said Crow, this 24th day of September, one thousand six hundred secuenty and eight, att the towne of Duxberry, in the collonic of New Plymouth, in New England.

Before mee.

JOHN ALDEN, Assistant.

11 September [* 190.]

11 September. *Mr Robert Daniell.

Sir: Since it hath pleased God to visitt me in this condition, it ginecth mee great cause to beleine my dayes are not longe in this world; therfore my desire and order is, that after my death, you take possession of my shipp, James Friggett, and with all possible conveniency depart this harbour for Barbadoes, and from thence in any pt of America was her on any designe or imployment, as

you shall thinke most convenient and benificiall for the owners; for I must needs confesse, that by reason of my misfortunes in the disastors of the seas, my owners cargoe being spent, you have noe other then a bare and naked shipp to worke with; yett through my good thoughts of youer industry, I doubt not but the shipp may for the future prove advantagious to them. For the better complyance with theire order, I desire that with the first you advise them of all youer proceedings, and apply youerselfe to them for further order; the which after once received, doubt not youer complyance, haveing little else to trouble you; once more requesting youer extreordinary care in the pformance of this last desire of youer loneing frind,

1678.

11 September, Wisslow, Geog.

SOLLOMON BLACKLEICH.

Plymouth, the 11th of September, anno Dom 1678.

Signed in the psence of

John Colle,

Joseph Goowin.

*New Plymouth.

[*192.]

A trew Inventory of the Goods on board and Nessesaries belonging to the Shipp James Friggett, of London, where M' Sollomon Blackleich, deceased, was Comaunder, and is now in the Costody and vader the Comaund of M' Robert Daniell, taken this twenty and seauenth Day of September, anno Dom 1678.

Impr., thirty and nine barrells of mackerell.

Item, 1 mayne sayle and fore saile, halfe worne.

Item, I fore sayle, 2 topp sayles, one missen, one spred sayle and topp sayle, one topp stay sayle, two stedding sayles, and one top gallant sayle, all old.

Item, six great guns, eight musketts, one blunderbusse, 2 pistoles, 4 cutt lesses, one smale caske of powder.

Item, one caske of shott, and one of bulletts, old water caske, 5 tunns.

Item, two good cables, one warpp, and three ankers suteable.

Item, one boate, with grapnell & creeper, a mast, sayle, and oares.

Item, one suite of coullers, with wast-cloths, topp armore,

Item, the shipp James Friggett abouesaid.

Item, one compas, one pott, one kettle,

Item, one stew pann, one platter.

Item, 1 bowle, one grind stone.

Taken by vs.

PAULE CRANE,
JOHN FREEMAN,
JOHN COLLES.

1678.

11 October.

WINSLOW,

GOUR.

These three men, namly, Paule Crane, John Freeman, and John Colles, came before mee, this eleuenth of October, 1678, and tooke theire oathes to the truth of this abouesaid inventory, see farr as they knew to be all that did belonge to the shipp, and knoweth nothing ells considerable belonging to her; these, I say, tooke oath to the truth of this abouewritten inventory, the day and yeer aboue written.

Before mee, CONSTANT SOUTHWORTH, Assistant,

[*193.]

*These may certify any whom it may concern, that certaine Indians, liueing in or neare Sandwich, in the jurisdiction of New Plymouth, in New England, whose names are Canootus, and Symon, and Joell, being apprehended, and on theire confession convict of felloniously breakeing open a house, and the chest of Zacheriah Allin, of Sandwich aforsaid, and stealeing from him the same of twenty flue pounds in mony, they haueing lost or imbezelled the said mony, and noe other way appeering how hee should be satisfyed for his losse and charges therepon arising, the authoritie of this collonic hane centanced the aboue named Indians to be his ppetuall slaues, and haue and heerby doe authorise and impower him, the said Zacheriah Allin, to make sale of them, the said Conootus, Symon, and Joell, to any Christian pson or psons in New England or else where, as his lawfull slaues for tearme of theire naturall life. In testimony wherof I haue heervnto sett my hand, and affixed the publicke seale of this gofiment, this 12th day of Nouember, 1678.

Marshfeild, in New Plymouth.

JOSIAH WINSLOW, Goû. JOHN ALDEN, Assistant.

John Freeman,

‡It is ordered by the Court, that in case Zacheriah Allin can not sell them, that this record shalbe heer extant against them, the said Canootus and Symon, that if ever they be taken faulty in like respect, that then they shalbe forthwith sold out of the country.‡

30 October.

*.Ht the Court of his Ma^{ne} held att Plymouth, for the Jurisdiction of New Plymouth, the 30th of October, 1678.

Before Josiah Winslow, Goû,

John Aldin, James Browne, and Wilłam Bradford, Constant Southworth,

Thomas Hinckley,

Assistants, &c.

IBERTY of adminnestration is graunted to Marke Snow and John Rogers, of Eastham, to adminnester on the estate of Thomas Rogers, of Eastham aforsaid, late deceased, and to be healped therin by the advice of Mr Freeman and Capt Sparrow.

30 October. Winslow, Gov^E.

Wheras Thomas Rogers, of Eastham, adminnestrator to the estate of Leift Rogers, his father, deceased, ended his life before his said adminnestration was compleated, this Court impowers Capt Sparrow and John Rogers to compleate and finally end the said adminnestration.

James Walker,
James Wilbore, and
Encrease Robinson,
derly into the towne of Taunton, and to make seizure theroffe according to order.

Wheras complaint is made by some of Taunton, that one Samuell Chinericke is come into theire towne disorderly, and contineweth there contrary to the mind of the townsmen, these are therfore to require the said Chinericke either speedily to procure their approbation to stay there, or otherwise forthwith to depart the said towne.

In reference vnto the settlement of the estate of John Sauage, of Rehoboth, deceased, the Court haue ordered, that forasmuch as the estate consists mostly in land, and scarsly enough of other estate to pay the debts, this Court haue ordered and authorised Obadiah Bowin, Samuell Luther, and Hugh Cole by advice and councell to assist the widdow, Sarah Sauage, the relict of the said John Sauage, in the disposeing and improvement of the said estate to the best advantage they can, for the payment of the debts and bringing vp of the children; and incase they be nessesitated to make sale of any of the lands for that purpose, they are heerby impowered soe to doe, it appearing to the Court that the lands were purchased, some of them to the impairing of the said estate; and incase any of the said estate is left when the debts are payed and the children brought vpp, that then the widdow being allowed the thirds, according to law, the remainder to be deuided in equall and alike proportions amongst the children then surviveing when of age.

This Court doth agree with and engage vnto Theophilus Witherill, in regard of his being disabled in the late warr soe as hee is likely to be a cripple all his dayes, the sume of three score pounds in siluer mony of New England, ten pounds therof to be payed forthwith vpon demaund, and fifty pounds the next yeer; and the said Theophilus did accept therof in full satisfaction in respect of his wound received in the late warr.

Lycence is graunted by the Court vnto Mary Williamson, whoe keepeth an ordinary att Marshfeild, to draw and sell beer, wine, and liquors, soe as 30 October. Winslow, Gor^R. shee keep good orders in her house, that soe there be noe just cause of complaint in that respect.

Samuell Dunham, of Middlebery, appeared att the latter end of this Court to demaind charges for two witnesses in a case depending betwirt John Doten, plaintiffe, against the said Samuell Dunham, defendant, but could not have them, the plaintiffe not being in the Court; therfore it resteth vntill the next Court.

[*195.]

*In reference vnto the settlement of the estate of Samuell Annible, late of Barnstable, deceased, the Court haue ordered, that the seate of land which was formerly Mr Thomas Allins, be and heerby is settled vpon and vnto Samuell Annible, the eldest son of the said Samuell Annible, deceased; and hee is to pay or cause to be payed vnto his sister, Anna Annible, the full and just suñe of twenty flue pounds, the one halfe in current siluer mony of New England, and the other halfe in current pay att prise current, att the delinery therof within two yeers after hee is of age; and that the youngest son, John Annible, shall haue the farme that the aged widdow Annible hath her life in and now liueth on, which was fite of the lands which formerly Anthony Annible lined on; and that hee, the said John Annible, shall likewise pay or cause to be payed to his sister, Anna Annible, the suñe of twenty flue pounds, the one-halfe in currant siluer mony of New England, and the other halfe in currant pay att prise currant, att the delinery theref within two yeers after hee comes to be of age.

And that the widdow shall haue all the moucables and all the stocke for euer, to be att her owne dispose for and towards the bringing vp of the children, hopeing that shee will haue a care to bringe them vp in a way of education as the estate will beare, and to haue all the proffits of all the lands vntill the said Samuell Annible and John Annible comes to be of age, and then the thirds in the proffits of the lands dureing her naturall life.

Wheras it doth appear to the Court, that Mistris Mary Wyatt, of Taunton, widdow, is in great nessesitic and a very low condition, in want of maintainance, notwithstanding the estate of her deceased husband came by her, these are to gine libertic, and appoint and authorise Mr James Walker, Wiltam Harvey, Senir, and Walter Dean, or any two of them, to lease out some of the lands or meddowes of the said Leiftenant Wyatt, and the pay or benifitt ariseing therby shalbe improued for the releifle of the said widdow, Mary Wyatt; and that the lands or meddowes shalbe leased out for fifty yeers, except the heire see cause to redeem it within that time; and incase the heire redeem it, hee shall pay all that the posesser hath bine att charge on it.

Wheras Capř Fuller, att his death, bequeathed a certaine house, and land, and meddow vnto his grand son, Samuell Fuller, wherin Mistris Francis Fuller hath interest vntill her death, this Court haue appointed and impowered Elder Chipman, and Thomas Huckens, and Mary Fuller, widdow, the relict of Leift Fuller, deceased, to rattify and confeirme what Mistris Francis Fuller shall doe and agree vpon in reference vnto the letting and setting forth of the said land and meddow, and they consenting to what the said Francis Fuller shall doe respecting the puises, shalbe in full confeirmation therof for the full tearme it shalbe lett forth.

30 October. Winslow,

Wheras Hugh Stewert, adminnestrator of the estate of Thomas Phelpps, saith, that there is nothing left for scauen or eight children but an house an land, which house falleth to decay, the rent not being sufficient to keep it in repaire, the Court giues fibertie to the said adminnestrator, with the advice of John Thacher and John Miller, to make sale therof, and the mony to be secured by them vntill the Court shall demand it, and see cause to order it for the good of the children.

[*196.]

*1678, October. In answare to the petition prefered to the Coart by Francis Combe, and likewise the Court being informed that Sanuell Fuller is in a likelyhood to be procured to teach the word of God att Middleberry, they doe approucherof; and incase hee be obtained, and be likely to settle amongst them, doe heerby signify, that they will indeauor that the propriators of the lands within that townshipp may be healpfull towards his maintainance.

Francis Combe is lycenced by the Court to keep an ordinary att his house in Middleberry for entertainment of strangers, and is allowed to draw and sell beer, wine, and liquors there, for the entertainment and refreshment of trauellers, and is hearby required to keep good orders in his house, that there arise noe cause of just blame by his negligence in that behalfe.

Taunton, the second of August, 1678.

Wee, whose names are underwritten, being warned by the constable as a jury to take the view of a child named Mary Gould, aged about foure yeers or therabouts, being found in the riner drowned, and haueing dilligently enquired into the matter, our apprehensions are, that the child came to its death by some accedent by falling in or adventuring to wade through, being taken up out of the water by its mother, and past all meanes of reconery.

WILLAM HARVEY. NATHANIELL THAYER,
WILLAM HOSKINS,
JOSEPH WILBORE,
JOHN MAYCOMBER,
GYLES GILBERT,
AUSTINE COBB.
JOHN KAPP.

It was Mary Gould, the daughter of John Gould, of the towne of Taunton. vol., v. 35

[Pages *197, *198, and *199, are blank.] 1670. *.In exact List of all the Numes of the Freemen of the 29 May. PRENCE, GOU". Jurisdiction of New Plymouth, transcribed by Na-[*200.] Ann': 1670. thaniel Morton, Secretary to the Court for the said Jurisdiction, the 29th of May, Ann. Dom 1670.

Plymouth.

Mr Thomas Prence, Gyles Rickard, Junir, Capt Wiltam Bradford. Benajah Pratt. Mr John Howland, Thomas Morton. Mr John Winslow. John Rickard, Mr John Cotton, Stephen Bryant, Mr Thomas Cushman, Mr Willam Clarke. Mr Thomas Clarke, James Clarke, Gorg Watson. Gorg Bonum, Robert Bartlett. Joseph Dunham, Samuell Eedev, Samuell Ryder, James Cole, Senir, Abraham Jackson, Wiltam Hoskins. Wiltam Crow, Nathaniel Morton, James Cole, Junit. Gyles Rickard, Senir, Sarjeant Ephraim Tinkham, Richard Wright, Edward Gray, John Dunham. Jonathan Pratt. Andrew Ringe. Daniel Dunham. Robert Finney, John Doged, Senir, Leiftenant Ephraim Morton, Gorg Morton, Mr Joseph Bradford, Ephraim Tilson, John Wood, Jabez Howland, Jacob Cooke. John Fallowell, Samuell Dunham. Thomas Cushman, Samuell Fuller, John Dotey, Sarjeant Willam Harlow, #Gorge Morton,# John Waterman.

Duxburrow.

Thomas Lettice.

Mr John Aldin, Mr Christopher Wadsworth, ||MT Constant Southworth,|| Experience Mitchell, ‡Mr Wilłam Collvare, ‡ deceased, Leift Samuell Nash, Mr John Holmes, Phillip Delano, #Mr Constant Southworth,#

| Moses Simons, | ‡John Washburn, Jun |
|-------------------------------------|----------------------------------|
| Henery Sampson, | Abraham Sampson, |
| ‡Francis Sprague,‡ | Francis West, |
| Wilłam Tubbs, | Benjamine Bartlett, |
| John Rogers, Senir, | John Traeye, |
| Abraham Peirse, Senir, | Ensigne Jonathan Al |
| *Gorg Partrich, | Joseph Wadsworth, |
| Gorge Soule, Senir, | Mr Samuell Saberry, |
| John Washburne, Seni ^r , | John Sprague, |
| Mr Allexander Standish, | Samuell Hunt, |
| Mr Josias Standish, | 35. John Wadsworth, |
| Mr John Aldin, Junir, | Benjamine Church, |
| Wiltam Paybody, | John Rogers, Juni ^r , |
| Edmond Weston, | Samuell West, |
| Wil l am Clarke, | Rodulphus Thacher. |
| Robert Barker, | |

| ‡John Washburn, Juni ^r ,‡ | 1670. |
|--------------------------------------|---------|
| Abraham Sampson, | |
| Francis West, | 29 May. |
| Benjamine Bartlett, | |
| John Tracyc, | |
| Ensigne Jonathan Aldin, | |
| Joseph Wadsworth, | [*201.] |
| M ^r Samuell Saberry, | |
| John Sprague, | |
| Samuell Hunt, | |
| 35. John Wadsworth, | |
| Benjamine Church, | |
| John Rogers, Juni ^r , | |
| Samuell West, | |

Scittnate.

Mr Willam Witherell, Mr Nicholas Baker, Humphery Turner, John Hewes, Walter Woodward, Edward Jenkens, Samuell Jackson, Thomas Clapp, Willam Wills, |Leift Isacke Bucke,| Cornett Robert Studson, John Wiltams, Junir, Isacke Chettenden, Gorg Russell, John Bryant, Henery Ewell, #John Daman,# Mr Thomas Kinge, John Turner, Senir, John Turner, Junit, Thomas Pincen,

Stephen Vinall, John Vinall, Jeremiah Hatch, Rodulphus Elmes, #Isacke Bucke,# Joseph Colman, Walter Briges, John Hollett, Wiltam Brookes, Richard Curtice, Wiltam Curtice, Walter Hatch, Mathew Gannett, Micaell Peirse, John Hanmore, Samuell Witherell, John Bryant, Junir, John Cushen, Anthony Collymore, Peter Collymore.

1670.

29 May. [*202.]

Mr Edmond Freeman, Senir, Mr Richard Bourne. Thomas Tupper, Senir, James Skiffe, Senir,

#Willam Bassett,# deceased,

Thomas Tupper, Junit,

Mr Edmond Freeman, Junir, Stephen Skiffe,

Joseph Burgis, Willam Swift.

John Bryant,

John Cobb,

James Phillips.

John Hatheway,

Thomas Deane,

#Joseph Willams,#

#Jonathan Brigges,#

Nathaniel Williams, Mr John Pole,

#Richard Burt,#

#Aron Knap,#

Jonas Austine.

Aron Knapp,

Joseph Williams,

Encrease Robinson.

*James Leanard, Junir. *

#James Tisdall,#

#John Hall,#

Taunton.

Mr Gorge Shoue, Walter Dean, Richard Williams. Leift Gorg Macev, *Gorge Hall,* James Walker, John Tisdall, Senir, Willam Harvey, Willam Hailstone. Willam Witherell, Thomas Linkolme. Peter Pitts. Francis Smith. Samuell Smith, Ensigne Thomas Leanard,

Samuell Williams, John Tisdall, Juni^r. Israell Dean,

Edward Bobbitt,

M¹ John Crow,

Yarmonth.

Thomas Falland. Emanuell White. James Mathews, Mr Edmond Hawes, Mr John Vincent. Jeremiah Howes, John Miller. Edward Sturgis, Senir, Richard Saers,

Yelverton Crow, Joseph Howes, John Thacher, Henery Vincent, Samuell Sturgis, Judah Thacher, Thomas Howes, John Hawes.

Kanelme Winslow, Junit.

1670.

29 May.

[*203.]

*Barnstable.

Mr Thomas Hinckley. Mr Nathaniel Bacon, Mr Thomas Walley, Mr Thomas Allin, Mr Willam Sarjeant, |Elder Henery Cobb.|| Eld John Chipman, Anthony Annible, Henery Rowley, John Cooper, #Henery Cobb,# Ensigne Barnard Lumbert, Henery Bourne, James Hamblen, Senir, Mr Thomas Dexter, Senir, Captaine Mathew Fuller, John Finney, *John Chipman,* Willam Crocker.

Roger Goodspeed,

Mr John Gorum,

Thomas Huckens.

Abraham Blush, Austine Beirse, John Jenkens, Robert Shilley, John Scudder. Thomas Laythorpe, John Tompson, #|Leift Joseph Laythorpe,# Gorge Lewis, John Howland, Willam Dexter, James Cobb. James Hamblen, Junir, Thomas Lewis, 35, James Lewis, Job Crocker. #Shuball Dimacke,# John Finney, Junit,

Samuell Allin.

Jabez Lumbard.

Pellatiah Laythorp,

Marshfeild.

Major Josias Winslow,
Mr Samuell Arnold,
Mr Kanchne Winslow,
Mr Josias Winslow, Senir,
Mr Thomas Besbech,
Captaine Nathaniel Thomas,
Leiftenant Peregrine White,
John Dingley,
Robert Carver,
Anthony Snow,
John Bourne,
Mr Anthony Eames,
Ensigne Marke Eames,
Willam Foard, Senir,

Mr Resolued White,

Timothy Williamson,
John Rouse,
Morris Truant,
William Holmes,
John Caruer,
William Foard, Junit,
Jonathan Winslow,
Nathaniel Thomas,
John Rogers,
Samuell Sprague,
John Foster,
Nathaniel Winslow,
Jacob Dingley,
Micaell Foard.

1670. 29 May. [*204.] *Rehoboth.

||Mr Daniel Smith,||
||Mr Noah Newman,||
Mr Stephen Paine,
Mr Stephen Paine,
Mr Thomas Cooper,
Richard Bowin,
Leiftenaut Peter Hunt,
†Mr Noah Newman,†
Nicholas Hyde,
||Mr|| Wilłam Sabine,
Nicholas Pecke,
Phillip Walker,
Nathaniel Paine,
Ensigne Henery Smith,
John Read,
Samuell Newman,

Wilłam Carpenter,

Gilbert Brookes. John Peeke, Anthony Perrey, John Woodcocke, Samuell Carpenter, Samuell Pecke, John Titus, Jonathan Blisse. Robert Fuller. Gorge Kenericke, Steuen Paine, Junir, Preserved Abell. John Read, Junit. Peter Hunt, Junir, John Ormsbye, Nathaniell Cooper.

Eastham.

Mr John Freeman,
Mr John Doane,
Edward Banges,
Nicholas Snow,
Josias Cooke,
Leiftenant Joseph Rogers,
Job Cole,
Daniel Cole,
Robert Vixon,
Steuen Wood,
Ensigne Wilham Merricke,
Henery Atkins,

Marke Snow,
Wilłam Walker,
John Doan, Junit,
Samuell Freeman,
Thomas Paine,
Jonathan Sparrow,
Benajah Dunham,
Gorg Crispe,
Jonathan Banges,
John Banges,
Thomas Rogers,
Joseph Harding.

Bridgwater.

[*205.]

*Mr James Keith,
Mr Willam Brett,
Thomas Haward, Senir,
John Willis,
Samuell Tompkins,
John Carey,
Joseph Aldin,
Leiftenant Thomas Haward,

Arther Harris,
Nathaniell Willis,
Nicholas Byram,
Ensigne John Haward,
Samuell Packer,
John Eames,
Samuell Allin.

Dartmouth.

1670.

John Cooke,

Wilłam Spooner, Samuell Hickes,

John Russell, James Shaw,

Wilłam Palmer.

Arther Hathewey,

Swansey.

Captaine Thomas Willett,

Hugh Cole,

M^r James Browne,

Sacaryah Eedey, Samuell Luther,

John Allin, Mr Nicholas Tanner,

Mr John Myles, Junir.

Nathaniel Pecke,

Middleberry.

John Morton,

Francis Combe,

Henery Wood, deceased,

Wilłam Nelson, Senir,

Jonathan Dunham,

Samuell Eaton.

The second second

