

M^r. Bradmore & Co. Com^{rs} appearing by James Brookes
denied any such damage to be due by them in his cattle, as was pretended, by
charged by J^r Brookes.
The p^{ty} not being able to prove any damage, J^r Jsts were dismissed w^o out day.

D^o. Commins Jsts, appearing to J^r Jsts of H^{er} Majesty: Brookes p^{ty} in an action of
debt by acct. & damage to J^r value of 302^l. Tob. The Jsts denied any such
acct. or damage to be due. The Court upon an exception made by
p^{ty} J^r Jsts oath, in wayer of J^r Jsts his acct. Per Jst Robt. Vaughan
Comden of Kent to his oath, who upon oath delivered, The Jsts (according
to J^r Jsts of his iudgment) to have formerly taken a rash oath in J^r Jsts
him, concerning an acct. Wherefore J^r Court received J^r p^{ty} to prove his
acct. by his own oath: Upon w^{ch} upon J^r balance of J^r acct, between them
there was found due to J^r p^{ty}, from J^r Jsts, 154^l. of Tob. & w^{ch} & dam-
mages 500. Whereupon J^r Court adjudged J^r p^{ty} to be paid by J^r Jsts,
to J^r p^{ty}: w^{ch} execution.

Execution to J^r Sheriff & Sheriff's W. 9^o July.

Robert Short demanded of Francis Lambert Three barrels, & one bushell of
Corney, w^{ch} should have bene paid him, on 20th Sept: w^{ch} 200^l Tob: Damage
for own paymt. of J^r Jsts. as above.

w^{ch} to J^r Sheriff ret. 23. June.

Robert Hole demanded of his J^r Attorney Two barrels of Corney, or J^r value
it as it is now Tob, borrowed of him, by J^r Jsts, for J^r use of his J^r Jsts of J^r
J^r Jsts: & 500^l Tob: Damage, for J^r want of J^r Jsts Corney.
His J^r Attorney acknowledged J^r Corney to be due, but denied J^r Damage.
& J^r Court found for J^r p^{ty} 300. of w^{ch} Tob.

John Selcer & Henry Clay demand. of his J^r Attorney four barrels & a half
of Corney, due for wages, or J^r value thereof.
His J^r Attorney acknowledged J^r demand to be due.
& J^r Court found for J^r p^{ty} 675. of w^{ch} Tob.

Cap^t. Giles Brent complaineth agst Cap^t. Rob^t. Vaughan, for detaining from
him a key for, & her onices, & for damage of dead freight 150. w^{ch} Tob.
The Jsts made answer, if he had J^r Jsts cattle, by order of Justice, if there was
upon J^r Jsts, & deteyneth them by virtue of J^r Justice.

The Jsts replied, if those pretended to have authority at J^r time, to be taken
& had not lawfull authority to keepe Courts, or exercise any other authority of J^r
Justice: & soe consequently J^r Jsts to be wrongfully taken & deteyned from her

The: Bradmore saith upon his oath in open Court J^r att^r creating att^r Thome
Kams house, he heard Cap^t. Vaughan demand a debt of J^r Jsts. And J^r
replied, if he was forced to take in. Brents cattle for m^r. Brents debt. And
his debt was m^r. Brents debt: & therefore he should have of those cattle
debt. And further this De^{pt} saith, & he in his conscience w^{ch} balance,

1541
1400
2041

Att^r a Court held Hen:
ry Morgens house at
Heal 23. Junij.
Per J^r Governour
Cap^t. G. Brent.