

Court held on
Monday 3. Octob.
Gouernours
of the Brewe.

101
The Sheriff returned writ for James & anna
Nicolas Curson; Will^m. Hungerford. Will^m. Marshall
Stanop Roberts, John. Jones, M^r. Browne,
M^r. Leiger, Charles Rawlison, M^r. Hedder,
Will^m. Nyls, George Manners, Kn^{ght}. Ryffell.
Walter Smyth, Jⁿ. Villain.
Walter Beane
B^{ro}.
Jⁿ.
M^r.
A church

Upon a compl^t of Will^m. Handitch p^lt, ag^t Capt Jⁿ. Dine debt for an order
of sack. The debt ^{saye} ~~debt~~ of he looks any sack, from Jⁿ. p^lt. but added,
of he looks it by order of Jⁿ. late Gov^r, & Jⁿ. p^lt. Gov^r hath
Jⁿ. p^lt. therfore: as appears under Jⁿ. p^lt. own hand.
And a Jury returned their Verdict, Wee find for Jⁿ. p^lt. nothing
whereupon Jⁿ. Court dismissed Jⁿ. Dine wth one day. & allowed him the
Court charges. ag^t Jⁿ. p^lt.

Upon a compl^t of Anthony Rawlins p^lt vers^{us} M^r. Margaret Brent
his L^{ft} Attorney, for 300. Tob. The debt denyeth any Tob. to be due, he
acknowledged a barrells of corne due, Jⁿ. last year, unto Adam Stanley
one of his L^{ft} Soldiers, whose assign^t of Jⁿ. Anthony Rawlins is. And having not
corne ready to satisfy, prayeth, for further proceedings may be refused, till
Jⁿ. p^lt. corne be rayed out of his L^{ft} revenues. The p^lt. replied, that
he hath bene much damaged for want of the corne, in providing house.
corne at great rates. & therfore denyeth, Jⁿ. may have payent for Jⁿ.
as Jⁿ. common rate was in Jⁿ. County, when Jⁿ. corne was due. And prayeth to
be tryed by Jⁿ. Jury. And Jⁿ. Jury returned their Verdict in writing
nothing due to Jⁿ. p^lt. but Jⁿ. corne. And whereupon Jⁿ. Court ordered
to be entered for Jⁿ. iudgm^t. & Jⁿ. p^lt. to pay charges of Court.

M^r. Margaret Brent acknowledged to be due from his L^{ft}. upon Jⁿ. B.
unto Nicolas Curson, assign^t of Walter Duke, 500. Tob. whereof one
hundred is discharged unto M^r. W^m. Breton. M^r. M^r. M^r.
Thomas Greene Esq^r. demanded of John Truffett gent. of Brecon
500. Tob. & costs due by Bill. & 500. ^{for} ^{use} for damage of no payent
of Jⁿ. p^lt. summe th^{at} 5 years.
Attachm^t. to Jⁿ. Sheriff ret. Novemb^r. Court.

Upon a demer^t of Jⁿ. Hallows p^lt vers^{us} Rob^t. Dony debt for 400. Tob. he
debt acknowledged his specialty. But sayeth Jⁿ. p^lt. debt (of 500. Tob) was
merely forgiven him by Jⁿ. p^lt. p^lt. debt doth prefer to take his
oath. The Court argued concerning Jⁿ. p^lt. of Jⁿ. p^lt. in this
& found it to be Jⁿ. p^lt. of Jⁿ. p^lt. in any case of the
might require to be Jⁿ. p^lt. oath concerning Jⁿ. p^lt. of his debt
made: & if Jⁿ. p^lt. should refuse, to make oath, Jⁿ. p^lt. debt were due
then Jⁿ. p^lt. might be received to discharge himselfe by his oath taken
of Jⁿ. p^lt. of Jⁿ. p^lt. debt. therfore Jⁿ. Court required Jⁿ. p^lt.

2 December 1679