Joane the Wife of Thomas Warre deposed, sayth, th' shee Liber A. was in the roome, when the Jury came in, to returne their Verdict. And th' shee heard, demanded of the Jury, if they were all agreed & th' shee heard the fforeman say, Yes; And W<sup>m</sup> Styles, being behind the rest, shee heard him say, Noe. But whither it was to the question, demanded of the Jury, or not, shee knoweth not.

Whereas Will<sup>m</sup> Styles, not expressing such a disassent, as the rest of the Jury, or Court did heare, or could take notice of, in caâ supra. And yett uppon oath, he hath deliuered, That he did not consent. The Court being informed th<sup>t</sup> it was done by him Through Ignorance, & not Malice: hath taken into consideraon, to punish his s<sup>d</sup> offence noe further, then by adiudging That heareafter he shall be disabled to be of a Jury in this prouince; but when his Turne comes, hee shall bee att the charge, to hire another in his roome, to be nominated by the Sheriffe.

Whereas in caâ Supra The foreman of the Jury, brought in a Bill, & deliuered it in, to the Judge of the Court, & th' the Judge alowd, asked the Jury, If they were agreed of their Verdict, to weh divers sd Yes, & noe man was heard to say noe, by Judge or Court, or rest of the Jury. And whereas the Gour asked againe Who shall deliur in the Verdict, & some answered, the foreman, & noe man was heard to contradict it: And th they deliuered in the Verdict in a written paper, weh was read alowd in the Court, & noe man of the Jury contradicted it, or signifyed his disassent, unto the Judge, or Court. Whereuppon sentence passed according to the st Verdict. And whereas W<sup>m</sup> Harditch plf, petitioneth not w<sup>th</sup>standing this, to haue the sd iudgmt reuersed, uppon an allagaon tht one of the Jury, Wm Styles, not comming to the board spake the Word, Noe: in the hearing only of a woman, to what effect shee knew not, & p. 188 Came not to the Judge, or Court, to expresse his disassent to the sd Verdict. The Opinion of the Court is, for the prnt, tht the sd Peth shall not bee graunted. But the Court will take time, to consider & informe themselues what ought to be done in the s<sup>d</sup> case.

June 13<sup>th</sup> 1648
Octob<sup>r</sup> 6° Nicolas Cawsine aged upwards 40 yeares, sayth uppon his oath, th¹ Edw: Commins of the Ile of Kent, being att S¹ Maries wth a Shallop, not long afore Ingle his raysing of the rebellion in this prouince, & being to returne againe for Kent he the sd Edward bought of this dep¹ as much Bacon, as by agreem¹ he was to pay 150¹ Tob & cask, for the yeare following: & further he deposeth not.

Jurat. Coram Gour