

Joane the Wife of Thomas Warre deposed, sayth, th^t shee Liber A.
was in the roome, when the Jury came in, to returne their
Verdict. And th^t shee heard, demanded of the Jury, if they
were all agreed & th^t shee heard the fforeman say, Yes; And
W^m 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^m Styles, not expressing such a disassent, as
the rest of the Jury, or Court did heare, or could take notice
of, in ca^a supra. And yett uppon oath, he hath deliuered, That
he did not consent. The Court being informed th^t it was done
by him Through Ignorance, & not Malice: hath taken into
considera^on, to punish his s^d offence noe further, then by adiudg-
ing That hereafter 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 ca^a Supra The foreman of the Jury, brought in
a Bill, & deliuered it in, to the Judge of the Court, & th^t the
Judge alowd, asked the Jury, If they were agreed of their
Verdict, to w^{ch} diuers s^d Yes, & noe man was heard to say noe,
by Judge or Court, or rest of the Jury. And whereas the Gou^r
asked againe Who shall deliue^r in the Verdict, & some answered,
the foreman, & noe man was heard to contradict it: And th^t
they deliuered in the Verdict in a written paper, w^{ch} 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 s^d Verdict. And whereas
W^m Harditch plf, petitioneth not wthstanding this, to haue the
s^d iudgm^t reuersed, uppon an allaga^on th^t one of the Jury, W^m
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 s^d Verdict. The Opinion of the Court is, for the p^rnt, th^t
the s^d Petⁿ shall not bee graunted. But the Court will take time,
to consider & informe themselues what ought to be done in the
s^d case.

June 13th 1648

Octob^r 6^o Nicolas Cawsine aged upwards 40 yeares, sayth
uppon his oath, th^t Edw: Commins of the Ile of Kent, being att
S^t Maries wth a Shallop, not long afore Ingle his raysing of the
rebellion in this prouince, & being to returne againe for Kent
he the s^d Edward bought of this dep^t as much Bacon, as by
agreem^t he was to pay 150^l Tob & cask, for the yeare following:
& further he deposeth not.
Jurat. Coram Gou^r