

Liber A. M<sup>r</sup> Brents or M<sup>rs</sup> Brents chaines & yokes (as one Pett told this Dep<sup>t</sup>) Knight caused a peice of Ordnance to be drawne in the Iland after Tompson's relinquism<sup>t</sup> of the Iland to Knight. Likewise th<sup>t</sup> the waine & wheelles belonging to M<sup>r</sup> Brent or M<sup>rs</sup> Brent were burn'd w<sup>th</sup> the fores<sup>d</sup> Tob. howse. And th<sup>t</sup> att the same time, that howse was burn'd, they had putt fyre to the Barne: whereby the wal-plate was burn'd in two. And likewise th<sup>t</sup> he this dep<sup>t</sup> comming to Kent howse as afores<sup>d</sup> immediately after the s<sup>d</sup> Knights departure, fownd the howse, w<sup>th</sup> noe dore but one left on the hinges: all the locks taken away. & the s<sup>d</sup> howse uery much defaced. further this Dep<sup>t</sup> sayth not.

Signed  
Rich. Cotsford

Jurat. Coram Giles Brent.

Vppon w<sup>ch</sup> testimonies the Jury returned their Verdict & fflownd for the plf according to these p<sup>t</sup>iculars. Viz Tob. howse & hogstye w<sup>ch</sup> was fyred 2000<sup>l</sup> Tob. & cask. A Cow killed 600<sup>l</sup> Tob. & cask. ffor the profit of the Mill for 8 months 2000<sup>l</sup> Tob & cask a wayne & wheelles fyred w<sup>th</sup> the Tob. howse 500<sup>l</sup> Tob. & cask. The rest of the p<sup>t</sup>iculars expressd in the Euidence, they went not uppon: These here expressed, amounting to 100<sup>l</sup> Tob more, then the accōn enterd. Where-  
uppon the Cou<sup>t</sup> adiudged th<sup>t</sup> the plf should recouer  
Sherif <sup>5000</sup> 0600 5000<sup>l</sup> Tob. & cask according to her demand.  
Clk 0118 Exequuōn to the Sheriffe ad satisfaciendu.

Edw: Smith pet<sup>th</sup> to the Cou<sup>t</sup> agst Will<sup>m</sup> Bretton for his Corne & cloathes for his seruice, according to the Custome of the Country. Ordered th<sup>t</sup> the s<sup>d</sup> Will<sup>m</sup> Bretton shall make answeere therunto att the next Cou<sup>t</sup> in January. Sub pen to ffancis Poesey to testify.

Will<sup>m</sup> Wheateley demandeth of Owen James 500<sup>l</sup> Tob.  
warr<sup>t</sup> to the Sheriffe ret. Jan: Cou<sup>t</sup>.  
Sub. penā to Will<sup>m</sup> Steuenson to testify in dittā caā.

p. 220 Att a Court held att St }  
Maries 7<sup>o</sup> Decembr }  
P nt { Gou<sup>r</sup> }  
          { C. Giles Brent }  
          { Mr Tho: Gerrard }  
Whereas by order of Cou<sup>t</sup> held att S<sup>t</sup>  
Maries 3<sup>o</sup> Jan. 1647. A Cow of his L<sup>ps</sup>  
stock had bene payd to one Geoffrey  
Power. W<sup>ch</sup> Cow the s<sup>d</sup> Power had sold  
to Will<sup>m</sup> Smoote By uertue of w<sup>ch</sup> sale, the s<sup>d</sup> Smoote became  
possesd of her. And th<sup>t</sup> whereas M<sup>r</sup> Cuth: ffenwick had w<sup>th</sup>out  
any Order possesd himselfe of the s<sup>d</sup> Cow, & her increase.  
Now the s<sup>d</sup> Attorney motions, th<sup>t</sup> according to his right yett  
appearing. The s<sup>d</sup> Smoote may bee repossesd of the Cow, &  
her increase. And M<sup>r</sup> ffenwick appoynted (if hee will clayme  
her) to prosequite his suite, in some conuenient time.