wholy and without Blemish, amongst which that of preacheing and Liber teacheing is not the leaste, neither imports itt what Church is there meant, since by the true intent of the Act Concerning Religion every Church professing to beleive in God the father Sonne and holy Ghoste is accounted Holy Church here.

2^{dly} Because by the Acte entituled an Act concerning Religion It is provided that noe pson whatsoeuer professing to beleiue in Jesus Christ shall be molested for or in Respect of his or her Religion or the free Exercise thereof, and vndoubtedly preacheing & teacheing is the free Exercise of every Churchmans Religion and upon this I craue Judgemt

To the first and second Poynt, in the Informacon putt agt the sd Francis Fitzherbert, The demurrer is allowed. depends upon the two first and is allowed The opinion of the board is that it is neither Rebellion [nor] Mutiny to utter such words as is alleadged the fourth . . .

Vpon the peticon of John Nuttwall

Re Nuttall

Ordered that Mr Elzey and Mr Wright appeare att the next Provinciall Cort to accquaynte the Cort with Mr Nuttwalls busines, and that Sumons issue to the said Elzey and Wright for their appearance.

Ordered that Penelope Hall her busines be referred till the next Attorney Proall Cort

General v. Hall

Vpon the Informacon of his Lops Attorney touching the Estate Re Lintall's Estate of Joseph Lintall.

Ordered that Francis Pope appeare att the next Provinciall Co^t

The next Cort is appropried by the Leiutennt Generall on the first Date of Tewsday in October next.

Session

Thomas Gerrard demands Sumons for Capt Robt Vaughan to Snow v. testefye in causa Snowe & Gerrard.

Subpa mde to the Sherriffe of Kent County.

John Lumbrozo dem^{ds} a writt to arrest John Hamond in an accon Lumbrozo v. of the Case, Warrt mde to the She. of St M. C.

Marmaduke Snowe dem^{ds} a writt to Sumons John Nevell to tes- June 16th tefye in causa Snowe & Gerrard

Snow v. Gerrard

Subpa mde to John Gittings to serue ret. next Cort

William Cole dem^{ds} a writt to arrest Richard Games in an accon July 20th of the Case

Cole v. Games