The other now brought are

Liber F F

Whetstons negro, not p^rsentable.

Bill agst John Ellis ffor Petite Larceny, Ret. Wee of the Jury doe find John Ellis preentable.

Bill agst Thomas Hamper, Ret. Ignoramus.

Bill agst Thomas Clark, Billa vera Presentable

Vid Presentm^t infra fol.

The Court adiorned by L^t Grāll till afternoone.

Wednesday afternoone 9th Octobr 1665. All mett as in the fforenoone.

Tobias Wells pff \ The deft now bring in his answere (Viz^t) The Barth: Gleuin deft \ deft pleads in Abatem^t of the writt, ffor the noe such accon can lye in this Case, att the Common Law, And therefore Craues Judgm^t of the Court whither or noe hee can bee Legally constrayned to answere, noe Bill or specialty being in being, or to bee produced as the pff by his Declaraon hath acknowledged. The web by the Board was graunted, & the pff nonsuited.

John Bowcock Thomas Nottley ptf The ptfs Petn read. The deft Joseph Harryson deft putts in his answere, (Vizt) The deft denyeth tht euer hee was Attorney to that sd Miller mentioned in the ptfs declaraon, or tht euer hee had any goods of his in his Custody. Therefore pleads in abatemt of the writt. Wth not prouing, The ptf. nonsuited. The deft demands these Costs, wth are allowed him (Vizt)

John ffoxhall pff \ In the accon of his Case, The pff not prouing, [p. 74] Absalon Couent deft \ nonsuited, wth costs to the deft. Nicholas Yowng the Attorney of Absalon Couant humbly desyreth these ffees.

 $\left. \begin{array}{l} John \ ffoxhall \ pff \\ Absalon \ Couant \ d\bar{e}ft \end{array} \right\} The \ other \ acc\bar{o}n \ w^{th} drawne.$

Thomas Nottley pff \(\) The deft not appearing eyther by himselfe or John Walton deft \(\) Attorney. Ordered tht the pff haue Judgmt according to his Bill agest the deft, ffor one Thows seauen hund fifty