

Liber FF seruant which the pft saith the defend^t ought to doe therfore craues the Judgm^t of the Board if sufficient in law or not

Judgm^t of the Court is that by reason the said words are not menconed in the pft^s declaracon (uizt) that he had been at Delaware Bay in satisfacon for the said Cow & Calfe the said declaracon is not sufficient in law and therupon Judgm^t giuen by the Court for the defend^t

Nathaniell Euett pft :	}	The def ^t desires the Court that an Essoigne may be Entred, which is denyed by the pft to be granted, put to uote wether an Essoigne may be granted upon a reall accon Major Vote allowed
Jacob Brimington def		
Dan: Jenifer p̄ que ^r :		
Jn ^o morecroft p̄ def ^t		

Elizabeth Brewer being sumoned to answer in an concerning a parcell of land held by her wthout due rights entred for the same, Who alleadgeth by Daniel Jenifer her Attorney that they were legally proued before Rob^t Clarke the late Suruey^r Generall the suruey^r of the said land, through whose neglect they were not return'd downe to the Office, therefore humbly Craues a Confirmacon of the said land, and she shall forthwth make appeare the said rights by uertue of which the said land was taken up and surueyed by George Nettlefold the first owner

[p. 386] George Nettlefold being Sumoned as the said Brewer to answer in an concerning another parcell of land soe taken up and held wthout rights soe entred in the Secretaries Office for the same, Answereth by Daniel Jenifer his Attorney that rights for the said land was allsoe entred and proued by the s^d Robert Clerk late suruey^r Generall & through his neglect not sent downe & entred in the Office at S^t Maries

Wherupon Ordred the said Nettlefold doe hold and enjoy his said land by uertue of his pattent allready granted wthout any further disturbance

John Morecroft pft W ^m Champ defend ^t W ^m Caluert & Daniel Jenifer p̄ def ^t	}	The defend ^{ts} Plea, that the words are not acconable being spoken before the pft was a sworne Attorney of this Court, wherupon put the uote wether the words sett downe in the pft ^s declaracon in calling him Cheating old Knaue be acconable or not
Judgm ^t of the whole Board that they are not acconable, being spoken before he was a sworne Attorney and not since—Wherupon Judgm ^t giuen by the Court for the defendant		
Court adjourn'd till tomorrow morning		
The Justices all mett as yesterday being the 18 th day of October except the Gouverno ^r & M ^r Truman		