

Provinciall Co<sup>rt</sup> of S<sup>t</sup> Maries the said Thirteenth day of December come aswell the within named Henry Hooper as the within named William Burges Thomas Taylor & Samuel Chew by their Attornyes within named, And the Juro<sup>rs</sup> of the Jury whereof within is made mencon beinge Called some of them (that is to say) George Beckwith, Robert Wilson, Richard Keene, Justinian Denison, George Taylor George Harris, Thomas Tovey & Nicholas Emerson & are Sworne Juro<sup>rs</sup> of the Jury aforesaid & because the Rest of the Juro<sup>rs</sup> of that Jury did not appeare Therefore others of the standers by Chosen by the Sherriffe of the County aforesaid att the request of the said Henry Hooper & by the Comānd of the Justices aforesaid of new are added whose names are filed to the Pannell within written Accordinge to the forme of th<sup>e</sup> statute in that Case made & Provided, And the Juro<sup>rs</sup> of new added (that is to say) Marmaduke Symmes William Watts John Bayly & Thomas Gaunt likewise come whoe to say the Trueth of the p<sup>r</sup>misses with the other Juro<sup>rs</sup> Chosen Tryed & Sworne say uppon their Oath That they the said William Burges Thomas Taylor & Samuel Chew are Guilty of the p<sup>r</sup>misses within written. Liber JJ

And because the Juro<sup>rs</sup> have not Assessed what Dañages the said henry hath Susteyned by Occasion of the p<sup>r</sup>misses, And because the Justices heere themselves of & uppon the p<sup>r</sup>misses without Knowledge of the True Value of the Dañages that the said Henry Hooper hath susteyned by Occasion of the p<sup>r</sup>misses cannot Rightly Consider & Adjudge Therefore Judgem<sup>t</sup> is respited till the last day of this p<sup>r</sup>sent Co<sup>rt</sup>, It is Ordered by the Co<sup>rt</sup> heere with the Assent & Agreem<sup>t</sup> of the Attornyes on both sides & by the Co<sup>rt</sup> heere that noe Exceptions for any Error shall be taken to the verdict on either side it beinge left to the Judgem<sup>t</sup> of the Co<sup>rt</sup> And the Co<sup>rt</sup> Ordered that a Writt of Inquiery of the Dañages should yssue forth to the Sherriffe of S<sup>t</sup> Maries County to be directed to Impannell a Jury of Twelve good & Lawfull men of the said Province to Enquire what Dañages the said Henry Hooper had Susteyned by Occasion of the p<sup>r</sup>misses

Afterwards to witt the sixteenth day of the same December in the Same Provinciall Co<sup>rt</sup> A Certaine writt of Inquiery of Dañages yssued out of the Same Co<sup>rt</sup> to the said sherriffe of S<sup>t</sup> Maries County directed to Comānd him the said Sherriffe That he Cause imēdiately to Come before the Justices of the p<sup>r</sup>sent Provinciall Co<sup>rt</sup> holden att S<sup>t</sup> Maries Twelve good & Lawfull men of the said Province to Enquire what Dañages the aforesaid Henry Hooper hath susteyned Aswell by Occasion of the p<sup>r</sup>misses aforesaid As for his Charges & Costs by him about his suite in that behalfe laid out.

Afterwards to witt the Seaventeenth day of the same December att the same Co<sup>rt</sup> before Charles Calvert Esq<sup>r</sup> Cheife Justice & other his Associates Justices of the said Provinciall Co<sup>rt</sup> att S<sup>t</sup> Maries came [p. 116]