

him to the Indian Town, with an intent to keep & have him in y^e power of him. After some time he returned & belonged
to y^e which made me lose all opportunity to send y^e word, but he was it proved he made his escape: when I was gone to I was
till he had a sermon. I suppose it is in y^e Indian Town where if search be made I suppose he may be found. I acquainted
wth Hopkinds wife it who told me that if he give an id^e charge to y^e word shall not come to without a line & by after time
I should done well to keep him till then not more at present. I am your friend & serv^t.

The 28th of August 1692.

Henry: Paul.

And that day to with the day aforesaid came the Jurors of the Jury aforesaid to y^e Court, and being demanded, were
all unanimously agreed of their verdict to the p^{ts} of the King like wife called. He verdict is as in these express words
following (viz). The Jury find no cause of action. Richard. Chamberl. Foreman.

The said verdict was ordered to be entered & confirmed by the Court. Cap^t W^m Huntington Clerk

Grand Jury returned & sworn: (viz) J^{rs}: from Elm. Jonathan: Toward. J^{rs}: Latham. Edward: Woodbr. J^{rs}: Haverib. —
Caupo: Riggan. J^{rs}: Wm. Sampson. Tho. Oxford. Tho. Smith. J^{rs}: Gray. Stephen: Lays. Sam^l: Johnson. Michael: Cornub.
Miles: Gray. Wm. Benson. Rigg: Cull. who being legally summoned returned & sworn upon the holy Evangelists, having had
the charge read and sent for.

And the same day the said Grand Jury returned being all agreed, and delibered into Court the following presentments
Somerset County ss. —
Wee of the Grand Jury do find that Estab^l: James is punishable for having led a dogg. Evidence Richard:
Terry and J^{rs}: M^{rs}: Morris. And likewise Cap^t: J^{rs}: Windsor for punishing of Estab^l: James for y^e aforesaid fact —
Contrary to the Law. Evidence Riggard. Terry and J^{rs}: M^{rs}: Morris. C^t: David Brown. Inferior. —

J^{rs}: Franklin Foreman.

Ordered that Court proceed upon the presentments.

John: Ritche C^t. } Somerset ss. } W^m: Howland not on oath.
George: Wilson at wth } } }
George: Wilson of this County & Jane his wife was attached to answer unto J^{rs}: Ritche
in a plea y^e they render unto the sd J^{rs}: Ritche thirteen bushels of salt wherby they owe
him and my justly debts. And whereupon the said John by Sam^l: Alexander
his Attorney Com^{rs} & say^t that the said debt is justly stand^g ind^{ed} unto the p^t
in the just & full quantity of thirteen bushels of salt as aforesaid and may appear by a
Certains Instrument under the hand of the said Jane and bearing date y^e fourth of June an^o Dom 1689
and where in Court produced whereby the said Jane in the fine of her being sold, did oblig^e her self to pay unto the
said John or his Order the said thirteen bushels of salt when it should be demanded, but she the said Jane in the time
of her being sold, nor the said George her husband since then being married, not regarding, but fraudulently intending
the p^t to deceive, the sd salt to the said John hath not paid, although of law he is int^l required, but hath int^l refused
and yett doth refuse payment to y^e loss & damage of the p^t to y^e value of 2000 pounds of tobacco and two of Orange
his sub^{ra}.

Alexander & Rud. p^{rs} nos.

J^{rs}: Doe
J^{rs}: Roe

Non est factum in manner & form of Court. D^{nt}:
and the p^t also Alexander.

The Court Com^{rs} a Jury