

June Court 1736

47

At which said third Tuesday of June cometh her into Court Mary Davis in her
proper person and prayeth that her and her Sureties recognizance taken in the
sum of five pounds current money for her appearance at this Court as an
Evidence against the said Margt. may be Discharged

Ordered by this Court here that the said Margt. her recognizance taken as
aforesaid by this Court here Discharged as prayed

Mary Davis her recognizance taken as aforesaid be Discharged their
being no Cause Shown to the contrary

At which said third Tuesday of June cometh ^{Joseph Nicholson} Elizabeth Cook in her
proper person and prayeth that her and her Sureties recognizance
taken in the sum of five pounds current money as an Evidence against
the said Margt. for her appearance at this Court may be Discharged

Ordered by this Court here that the said Joseph his recognizance taken
as aforesaid is by this Court here Discharged as prayed

Joseph Nicholson his recognizance taken as aforesaid is by this Court
here Discharged their being no Cause Shown to the contrary

At which said third Tuesday cometh her into Court ^{Elizabeth Cook} and prayeth that her &
her Sureties recognizance taken in the sum of five pounds current money
for her appearance at this Court as an Evidence against the said Margt.
may be Discharged

Ordered by this Court here that the said Elizabeth her recognizance
taken as aforesaid are by this Court here Discharged as prayed

Elizabeth Cook her recognizance taken as aforesaid are by this Court here Disch.
their being no Cause Shown to the contrary

At which said third Tuesday cometh her into Court M. Joseph Nicholson
in his proper person and prayeth that his recognizance taken in the sum
of five pounds current money for the said Elizabeth's appearance at
this Court as an Evidence against the said Margt. may be Disch.

Ordered by this Court here that the said Joseph his recognizance
taken as aforesaid are by this Court here Discharged as prayed

Joseph Nicholson his recognizance taken as aforesaid are by this
Court here Discharged their being no Cause Shown to the contrary