

June Court 1403

And Richard Mathew who professed for our Lady & Queen in like manner therefore assigned is given to the Sheriff of Kent County that he immediately cause to come here twelve etc. And the Sheriff returns his writ that he has here ready twelve etc. as by his said writ he was commanded by Richard Mason etc. as before nominated who being elected tried & sworn to say the truth in the Sheriff's Doer say upon their oath we of the jury having heard the proof & the pleading in this behalf Doer say upon our oath we find the Defendant not guilty of the which stands indicted for. Which being by the Court heard and understood it is by them considered that the said Anthony (as to his promise) goe thereof w; out Day & be acquitted from of judgment aforesaid paying his fees

Regina } This being a veri. fact is by Sheriff returned in these words non est inventus

Elizabeth Ward

John Dunder juror

And the Jurors from our Lady & Queen that remain for the body of Kent County upon their oath Doer say that John Dunder Juror at the Court of John Dunder juror of Kent County plant etc. he was on the 20th day of May anno Domini 1402 at the Court of the Sheriff of Kent County in the jurisdiction of the Sheriff's goods & chattels of a certain John Grimrose there being feloniously he did take away the same of our Lady & Queen & of the forme of a writ of assembly in that behalf made & provided

Which said bill was ordered to be taken into consideration were William Conyngs for man and the said John Dunder being called to the bar, appears, and prays to be acquitted of the promise w; is granted. The said John, for plea, sayeth that he is not guilty & thereof he puts himself for trial upon a Country. And the Sheriff of Kent County that he immediately cause to come here twelve etc. & the said Sheriff returns his writ that he has here twelve ready etc. as by his said writ he was commanded by Richard Mason etc. as before nominated who being elected tried & sworn to say the truth in the Sheriff's Doer say upon their oath we of the jury having heard the proof & the pleading in this behalf Doer say upon our oath we find the Defendant not guilty of the which stands indicted.

Which being by the Court heard & understood it is by them considered that the said John Dunder (as to his promise) goe thereof w; out Day & be acquitted from of judgment aforesaid paying his fees. Whereupon the Court prays clearance by the Sheriff w; by order of Court is formed according to common form.