

May

attornt. to Robt. Chapman to pay all lot in it found owing to the said record from  
or pld.

14. John Gales demand of John Grestman 500<sup>l</sup>. lot. 10<sup>l</sup>. 10<sup>s</sup>. due by account.  
attornt. retained in June 1794.

15. Francis Rabnett attorney Edw. Parker demand of David Gaiton 1994<sup>l</sup>. lot  
draft; due by bill.

24. John Gales demand of John Grestman 500<sup>l</sup>. lot. for 10 months owing to the said  
from August 1793, viz. 10 months and 10 days. The said John Grestman  
said John Grestman to pay all of debts upon record; if he could be transferred with  
part of the said 500<sup>l</sup>.

sedent { ml. Secy  
in 2. fa. noals.

did not pay any of the said debts on the 11<sup>th</sup> Nov. last August Gales ought to be 300<sup>l</sup>. lot  
at 3<sup>rd</sup> of the said debts. The said John Grestman no more indebted to the said John Gales  
yet he should recover 100<sup>l</sup>. lot of the said John Grestman.

The Court granted to be admitted to make further proof of the said Grestman, & upon  
the return of the said Commission for the said Grestman of Anne Grestman;  
and upon the reading of the said evidence the Court found for the said John Gales, viz. 300<sup>l</sup>. lot  
where the said Grestman of Grestman till by 14<sup>th</sup> of August 1794, viz. 10 months and 10 days  
in consequence of the said evidence and (only) unless the said debt attorney (Edw. Parker) was  
wounded after the said 14<sup>th</sup> of August; (not the said Grestman) in recovery of damages for  
the absence of the said Grestman.

Giles Brent Esq. attorney Edw. Parker demand of Geo. Weybridge & Co. 500<sup>l</sup>. lot  
English medals, for which he received as price of proof in gold, 2<sup>l</sup>. 10<sup>s</sup>. out 500<sup>l</sup>. lot  
at the Court.

Geo. Weybridge & Co. demand of Giles Brent Esq. 500<sup>l</sup>. lot. was not negotiable, & Geo. Weybridge & Co. were  
able to deposit of the said goods of the said Geo. Weybridge & Co. for good or bad  
the said Geo. Weybridge & Co. was admitted to it only upon the said Geo. Weybridge & Co. full  
of the said Geo. Weybridge & Co. viz. 10 months and 10 days, viz. 10 months and 10 days  
Geo. Weybridge & Co. viz. 10 months and 10 days, & Geo. Weybridge & Co. viz. 10 months and 10 days  
of the said Geo. Weybridge & Co. viz. 10 months and 10 days, & Geo. Weybridge & Co. viz. 10 months and 10 days

vigorous motion. Upon the said motion the Court viz. Geo. Weybridge & Co. viz. 10 months and 10 days  
of St. Edmund's London delivered to it viz. 10 months and 10 days to the said St. Edmund in viz.  
the Court viz. 10 months and 10 days to allow of the said motion in regard to the said Geo. Weybridge & Co.  
no objection. From St. Edmund's London viz. 10 months and 10 days; besides viz. 10 months and 10 days  
allowing to the said Geo. Weybridge & Co. viz. 10 months and 10 days, it appearing to the Court viz. 10 months and 10 days  
it is unobjectionable to the said St. Edmund's London to demand & take into it viz. 10 months and 10 days  
the said Geo. Weybridge & Co. viz. 10 months and 10 days, viz. 10 months and 10 days on the said St. Edmund's  
Court viz. 10 months and 10 days, viz. 10 months and 10 days, viz. 10 months and 10 days, viz. 10 months and 10 days  
carefully demanded, the Court viz. 10 months and 10 days, viz. 10 months and 10 days, viz. 10 months and 10 days  
Hall appointed.