

20: The said King. Jangle on the 20th day of January last, & above & since, in the County
of Kent, upon the persons vessels & goods of your Bishop & his clergy, in the presence
of the Lord. your Bishop being ^{and present} ~~not~~ made, & your vessels, goods & other goods
of the said your Bishop & clergy did, with like heavy array of his own authority, against
your will, the said your Bishop and of his own authority, the said vessels, & goods, & did
proceed to assault & beat down the dwelling houses of divers of his tenants, & his other
you even of the Lieutenant. Gen: occasionally & continually, to the great contempt of the
Lord's government & authority, & the example of others contrary to the laws of the Lord
Proper of Domination & dignity. And of the said crimes of assault, murder, trespass
contempt & disobedience & rebellion of your person & of the said attorney impugning
of the said King. &c.

9
vacat.

Giles & next demanded a writ null in possession, & your Bishop
wrote to the W. to take into custody and gaol the said your Bishop, & to the
title of writ: goodly, & till he should answer upon demand & to perform &
attorney of your null will put in force to answer the suit of G. & L. G. for it
at the return of the writ from Kent.

20: The Cornwallers of the County of Kent to the Lord's attorney, Sir, for answer that he
will understand the matters charged against the said King. Jangle to be of no importance
but suggested of murder made of the arm of William Cardigan, as of apparent sin
in the grand inquest found not so much probability in the confessions as that it
was fit to put him to his trial; and he did suggest & understand no other
but that the said King. Jangle went aboard with a private & consent of the Lord
& Council, & of the officers in whose custody he was; & as to the charge of treason
in manner as is charged is no way necessary to it, & your fore going to be dis-
missed.

and the Lord's attorney to answer till the return of the writ.

20: Good and true demand of William Weston gent 400^l the craft & duty bill
the defendant acknowledged the demand to be due.
and the Court found for the plaintiff.

L. G.
Secr.

Your family attorney Rob. Sedgrave, & Rob. Sedgrave, appeared to the said your family
attorney for the contribution money; & said that he consented to the contribution
with condition that you should be more married that year, nor the further troubled; &
that he went with you to expedition ^{afterward} at Exeter & had great trouble & charges;

and your attorney advised you, that you should be more married that year, nor the further troubled; &
Robt. Sedgrave, 150^l lot
Feb. 27. 1643. exp. for 150^l & 50^l more & 35^l exp. fees. & Robt. Smith

Giles & next appeared to prosecute against the said Rawlings for the contribution money
& your attorney returned the writ, & was called 3 times, & not appearing, & it
being found that none of the writ, the judge found him in default, & committed him
to the prison; & adjudged that the said Rawlings for your debt should hold you 100^l lot.
& Robt. Smith 100^l lot.

21. 11. 43. exp. vest. Aug. Rawlings of 100^l Robt. & exp. fees. against v. Robt. Smith

was 5. out of 2 goods, 50.
35^l