

It is ordered of the Attorney of Bleach Myrd. alias Howell, that remaine, he or
for ever, & in his Sheriff's custody, till near Court, before which time the J^d & C^o: Paper one,
have action thereof.

It is also ordered of all Justices concerned ag^t J^d: Hallows, & all Attorneys
ag^t him shall bee in force till near Court, as afores.

Upon the complaint of James Langworth p^t, now wife^m Wheesley deft. The Deft
sayeth t^e he did damage him, in taking away his Corn: for t^e he was not then
present, at t^e taking away thereof.

Henry Spink^s deposeth on ditto^t caⁱ, That t^e deft came in company w^t those Rebels,
who came to Mr: Harvey's house, to take it; whereof Corn was; & did then actually
take it. But he certesly knoweth, t^e he was not p^t (after t^e house was taken)
when t^e Corn was carried away, & t^e house burnt.

The Def^t being greate herev^b. Sayth t^e he came under t^e command of Capt Thos.
Baldridge, who was Capt & Counter of those Rebels, who came to take the house
whereof p^t Corn was. And t^e Corn w^t was taken from Mr: Harvey's, was put
aboard all S^t maries for p^t p^t eye. & for wher he can tell; & p^t well made
up therof.

Henry Spink^s further addeth ag^t on ditto^t caⁱ, That he saw Corn thrown
ashore, where now M^r Clarke lives. And t^e he by this deft. fetched one pott of Corn to
Bare: But before he had bare it, he, & p^t alio, were carried away prisoners
& he knoweth not what became of it afterwards.

The Jury returned their Verdict w^t was fine for t^e p^t 600. T^t b for a few
100 T^t b for halfe barrel Corn. The milke for looking to t^e Corn. The p^t to pay
Court charges, for t^e Corn he eat, while t^e time it was taken from him.

And t^e Court bound for t^e p^t ⁷⁰⁰ T^t b according to t^e returne of t^e Jury. & to pay
Court charges.

Copies ad sufficent.

Edward Commiss^d demanded of Rob^t Smith 300. & cash
want^t to t^e Sheriff ret. Jan. Court next.

Upon t^e demand of Thos: Brudenell p^t Attorney Thos^r Merle^s p^t Thos^r Merle^s
of Rich: Fenwick on ditto^t caⁱ. for 10000. T^t b, less t^e Bond, now Capt. Gil^r Brent
deft. The Court deffining to be certified wher t^e might be allowed for p^t hys
transport. But th^t: Person^t one of t^e Panel^s to his oath.

Th^t: Person^t sayth upon his oath, & concurred 20. T^t b p^t ceste. To be allowed
for transport, finding by experience t^e difference betw^t of t^e T^t b. in Virginia,
& t^e hazard & charge of t^e transport from Renn^r River. As touching p^t value of
ceste it is ordinarily sold 100, or 120. T^t b a Team. & wherent he had discourse
any T^t b. for ceste he did allow 30. T^t b. i^t registered upon discourse by just year.

Capt. Gil^r Brent declarck upon oath, t^e being arraigned on James-Town^r upon
this Bill, before he made any composition w^t Mr: Brudenell, he had discourse con-
cerning t^e ceste w^t Mr: Richards, who was one of t^e Judges in t^e County Court.
And t^e he did seek to know of t^e J^d: Mr: Richards, whether they would offer