

Ordinary keeper in the Country sold soe deare, the s<sup>d</sup> Taylo<sup>r</sup> went away & sayd Well, well, & further the Depon<sup>t</sup> sayth not. Liber  
P. C. R.

Jurat Coram Edward Parkes

His Lōps Attorney complayneth agst John Taylo<sup>r</sup> for Extortion ffor th<sup>t</sup> the s<sup>d</sup> Taylo<sup>r</sup> sold his drams att 40<sup>t</sup> Tob p<sup>e</sup> Bottle.

W<sup>ch</sup> appearing cleare by diuers Oaths taken, & confessed allso by the dēft, that hee charged soe much therfore uppon acc<sup>t</sup> Yett the Court hath thought fitt to dismisse the dēft, uppon his good obearance hereafter.

The Court adiornd by the Gou<sup>r</sup>, for a while.

Sub pœn. to the Sheriffe to warne M<sup>r</sup> Roger Isham, & Cap<sup>t</sup> Sampson Waring to testify in a Cause depending betwixt Luke Gardiner & Thomas Gerard Esq<sup>r</sup> uppon 500<sup>t</sup> Tob. each for not appearing. p. 98  
Gardiner v.  
Gerard

Sub pœn to the Sheriffe to warne John Neuill & Will<sup>m</sup> Robinson to testify in a Cause depending betwixt Will<sup>m</sup> Marshall, & Will<sup>m</sup> Empson and Thomas Baker, att Marshall request, uppon 500<sup>t</sup> Tob. each. Empson v.  
Marshall

Sub pœna, to warne Sampson Waring, & Sara his Wife, Will<sup>m</sup> Kent, & John Burridge to testify &c: inter Adam Staueley, & Peter Sharpe, Uppon 500<sup>t</sup> Tob forfeiture, each for not appearing, att Staueleys request. Stavely v.  
Sharpe

Sub pœn. to warne M<sup>r</sup> John Anderton to testify his knowledge, inter M<sup>r</sup> ffrancis Anketill, & M<sup>rs</sup> Jane Eltōhead uppon 500<sup>t</sup> Tob. ut suprà. Anketill v.  
Eltonhead

Sub pœn. M<sup>r</sup> Thomas Mathews, & M<sup>r</sup> Will<sup>m</sup> Boreman to testify inter M<sup>r</sup> Job Chandler, & Barnaby Jackson, 500<sup>t</sup> Tob apeice. Chandler v.  
Jackson

The Court proceeded

P<sup>e</sup>nt as afore, & { Cap<sup>t</sup> Will<sup>m</sup> Stone  
M<sup>r</sup> Job Chandeler  
M<sup>r</sup> Baker Brooke

Vppon the Complaint & Petition of the pif, & order the last Court &c: The dēft sayth that hee was not bownd to secure & keepe the Estate of Co<sup>ll</sup> Yardley in his hands; seing th<sup>t</sup> the Attatchm<sup>t</sup> being serued, the Attorney of the pif neuer sued the estate, att or before the expiraōn of the Attatchm<sup>t</sup> Keeping the s<sup>d</sup> goods, or Estate, one whole yeare & more. Corne-  
walleys v.  
Chandeler

Cap<sup>t</sup> Sampson Waring deposed in Court Sayth, th<sup>t</sup> hee knoweth nothing concerning the dēfts Bond, Only th<sup>t</sup> the Bond att the death Vid. Order  
fol. 47