

they requested for their owne security in the like case. As he conceived it was Lawful for him to doe, The Anniseed water was Drunk and called for by Cap^t Carre and not seized or caused to be drunk by the Respond^t as these vexatious Relators doe informe, haueing Patched up A vexacious Informa^on upon vayne & Idle Reports Maliciously on purpose to vex and trouble this Respond^t without any iust cause, Liber J J

To the second Article this Respond^t saith that the Goods ffurrs Wampampeake &c, in that Article men^oned were and are Truck which this Respond^t seized by virtue of his said Co^missⁿ and hath Exhibited a perticuler therof to his Lord^{pp}s Govern^r to be proceeded against before his sayd Excellency in order and Legall maner for the Acquittall or Condemna^on thereof as the Trueth of the case shall require

As to that part of the Informa^on Concerneing the Respond^{ts} Drawing his sword and Ruⁿing of Robert Catlyn through the Clothes, this Respond^t Denyeth that he did any such Act, The Powder pretended to be taken from an Englishman this Respond^t saith he found it in the posession of a Dutchman And the next day Gaue a Gourd of Powder to an Englishman who said it was his, The informa^on not setting forth the name of the Englishman is so incertayn that this Respond^t need not answer therunto, p. 521

To that part of the Informa^on wherein this Respond^t is Charged in these words that he did the Twenty fourth day of August after my departure, did Cause Daniell Browne by a warrant to seize two of my Mares wth seu^rall others notwithstanding they had bin there as by informa^on at least two yeares which part of the informa^on is voyd for the Incertayntie, first of the person he caused, so that it doth not appeare of the person who caused secondly, Two of my Mares with seu^rall others, so that it doth not appeare of the person whose these mares were, with seu^rall others neither doth it appeare that the mares was that persons Joyntly with seu^rall others or his solely, neither what persons these seu^rall others were, or whether it were seu^rall other mares—³dly it is voyd in this That the Informa^on saith notwithstanding they had bin there as by informa^on at least two yeares for it doth not Expresse any Certayne place where they had bin at least two yeares now by whose informa^on, for all which Reasons this Respond^t und^r favour humbly Conceiue^th that this Court will not require him to giue any further Answer to this incertayne and intricate Charge,

But this Respond^t saith that he being a Justice of Peace for the County of Worcester County Appointed by his Lord^{pp}s Co^missⁿ and One Daniell Browne Constable Giueing informa^on to him this Respond^t That there were six Mares lately Transported into that County Contrary to the Act of Assembly in such case made and Provided, Did upon Brownes Informa^on Issue a warr^t to the said Browne to seize the said six mares that they might be pro-