Against the said Publick Road hereafter.

Direct loading from Keston to Collierstown, on the East and South East end and against the said Samuel Newton on the North side ANC that the said Daniel Downe shall make a cause to be made a good and sufficient fence in his said first mentioned Allotment against the Allotment of the said Elizabeth Hall on the South side. ANC that the said Daniel Downe shall make a cause to be made a good and sufficient fence in his said first mentioned Allotment against the Allotment of the said John Lenton on the West side, and against the said Thomas Whitton on the South side, and against the said Publick Road hereafter. 

District loading from Keston to Wykeley Warren on the West side and against the said John Lenton on the South side. ANC that the said John Lenton shall make a cause to be made a good and sufficient fence in his said first mentioned Allotment to the said Thomas Whitton on the South side. 

District loading from Keston to Wykeley Warren on the East side and against the said Robert Bunton on the South side, and against the said Publick Road hereafter.

District loading from Keston to Wykeley Warren on the East side and against the said Robert Bunton on the South side, and against the said William Whittington on the South side.

District loading from Keston to Wykeley Warren on the East side and against the said Thomas Newton on the South side. 

In the said Allotment of the said John Lenton and the said Thomas Whitton there shall be made a good and sufficient fence in his said first mentioned Allotment against the said Publick Road hereafter.
To Collyweston on the South East side. And that the aforesaid tenements for the town of Sutton shall make so, or cause to be made a good and sufficient fence in the said allotment against the said Road herein after directed leading through the said allotment on the South side, and against the said allotment to the South. And that the said Robert Bulmer, the younger, shall make so, or cause to be made a good and sufficient fence in the said allotment against the said allotment to the said Robert Bulmer, the elder, on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said Bulmer, the younger, shall make so, or cause to be made a good and sufficient fence in the said allotment against the said allotment to the said Robert Bulmer, the elder, on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said Bulmer, the younger, shall make so, or cause to be made a good and sufficient fence in the said allotment against the said allotment to the said William Clendenning, the elder, on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said Elizabeth Hill shall make so, or cause to be made a good and sufficient fence in the said allotment against the said allotment to the said Elizabeth Hill on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said Joseph Forrester, the elder, shall make so, or cause to be made a good and sufficient fence in his said allotment against the said Road herein after directed leading through the said allotment on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said William Clendenning, the elder, shall make so, or cause to be made a good and sufficient fence in his said allotment against the said allotment to the said Thomas Weston, on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said John Hill shall make so, or cause to be made a good and sufficient fence in the said allotment against the said allotment to the said Robert Bulmer on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said Margaret Johnson shall make so, or cause to be made a good and sufficient fence in her said allotment against the said allotment to the said John Hill on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said John Hill shall make so, or cause to be made a good and sufficient fence in his said allotment against the said allotment to the said Robert Bulmer on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End. And that the said Margaret Johnson shall make so, or cause to be made a good and sufficient fence in her said allotment against the said allotment to the said John Hill on the South side, and against the said Road herein after directed leading from Collyweston to Wychly Warren on the East End.
Publick Road begins on a direct line from Boston to Wychley Warren on the West, and thence
that the said John Hooper shall make a cause to be made a good and sufficient fence in said allotment
against said allotment to the said John Hooper on the West side, and that the said John Hooper shall
make a cause to be made a good and sufficient fence in said allotment against said allotment to the
said Robert Stannard on the West side. All to which the said memorandum shall be made a
cause to be made a good and sufficient fence in said allotment against said allotment on the
North side. All of which shall be made in accord with the said memorandum against the said allotment.

The said memorandum is for the following: that the said Robert Stannard shall make a
cause to be made a good and sufficient fence in said allotment against the said Publick Road on the
North side. And shall be made in accord with the said memorandum against the said allotment.

The said memorandum is for the following: that the said Robert Stannard shall make a
cause to be made a good and sufficient fence in said allotment against the said allotment on the
North side. And shall be made in accord with the said memorandum against the said allotment.

The said memorandum is for the following: that the said Robert Stannard shall make a
cause to be made a good and sufficient fence in said allotment against the said allotment on the
North side. And shall be made in accord with the said memorandum against the said allotment.

The said memorandum is for the following: that the said Robert Stannard shall make a
cause to be made a good and sufficient fence in said allotment against the said allotment on the
North side. And shall be made in accord with the said memorandum against the said allotment.
and Drift Road from the said House of Ground called
Bishops Green to Oakham on the same part of
which said Road to be of the breadth of Forty Foot in
all parts thereof. And one Horse Carriage and Drift
way or Road beginning at a certain place within the
boundary of the Town of Kilton and called Emperor
Lane and to be continued by the north side of the
Island belonging to the said Thos. White and the said
John Ruston called Gordon and near a Piece of
Ground called Gordon Green meadow, through a Lane
Called Woodylane, and from thence into and through the
Road Called Ridge
Gale Highway between the said Allotments of the
said Thomas Bradshaw John Buckley the said Thos.
White called Gordon and the said John Ruston
Allotment of the said Thos. White on the East side and the said
Allotment of the said

Williamson the said John Ruston the said south
monies called Gordon and the said
Allotment of the said Thos. White on the West side and the said
Allotment of the said Thomas Bradshaw the said
John Buckley and the said Thomas Bradshaw
Lane where the Horse Carriage and
Drift Road from the said Town of Kilton to
Ruston's has heretofore usually been which said
Road shall be of the breadth of Forty Foot in all
parts Except in such parts where it goeth between the
said Thos. White and the said Thos. White
Allotment of the said Thos. White
Also one
Horse Carriage and Drift way or Road
broadening out of the said Road leading from
Kilton to Oakham beginning at the South end of a
Certain Allotment belonging to the said Thos.
Ruston called Auger Close between the said Thos.
White Allotment of the said Thos. White
the said John Ruston called Gordon Allotment of the
said Gordon and the said Thos. White the said Gordon and the said
Allotment of the said Gordon

John Ruston on the whole being one from thence into and
over the said Road and through the said said John
Ruston and by the north side of the Island before
described in the said second mentioned Allotment of the said
John Ruston and to be continued on the north side of
a certain Allotment belonging to the said Thos. White
to the said John Ruston called Hay Close to a Place there called Brandon
Gap which is then thence into the said
Allotment of the said Thos. White which said Road shall be of the breadth of Fifty Foot in
all parts Except in such parts where it goeth between the
said Thos. White and the said

Another Way also one Horse Carriage and
Drift Road broadening out of the said
Road at a certain Place in the said Oakham
Kent called the Mead into same and by the north west
side of the said Thos. White before described to be made by the said
John Ruston and the said Thos. White and then to enter into the said Road and through the said
Allotment of the said Thos. White
and over the said Thos. White

Part of the South West Into the said
Allotment of the said Thos. White on a certain Gate
leading into the said Road of the said
which said Road shall be of the breadth of Thirty Foot in all parts

Another Way also one Horse Carriage and Drift Road from
Kilton to Bridge Easleton branching out of the
Thompson Road leading from Stanford to Uping
in the said Brookfield about One hundred and fifty
East of the said Easleton
standing upon the said
Thompson Road into and near the said
Allotment of the said
which said
Thos. White Allotment of the said
John Ruston and on the South
east side of the said Thos. White before described to be made
in the said North
Allotment of the said
John Ruston
Rushout to a Gate where the Road from Ketton to
Bridge End then nor East to the Lordship of Tinnell,
which said Road shall be of the breadth of sixty foot
all to the three. About a mile or two Rowe East
carriage and Drift Road beginning at a Gate leading
to the Lordship of Tinnell to the North mentioned
Allotment of land to John Rousbald and over the
same by the side of the said Tinnell Boundary Fence,
to the private of Ketton Heath where it enters the said
mentioned Allotment of land to John Rousbald
and over the same by the South East side of a Fence
herein before directed to be made by the said John
Rousbald in his said North mentioned Allotment to a
Gap in said Fence where a Gate is in intended to be
set up and there to enter the Lordship of Empingham
west to the same Place where the Rowe East
carriage and Drift Road leading from Stanld to
Empingham Dieniely to the Lordship of Empingham
has a breadth of sixty foot in all parts thereof.
Also one other Rowe East carriage and Drift Road
branching out of the said North mentioned Road at a
certain Place or Ketton Heath as the same is now
paved out and a Gate intended to be put up from those
into and over the North mentioned Allotment of
land to John Rousbald in a direct Line to a
certain Gate in the Lordship of Tinnell as aforesaid
called the Thorpe Gate near the same Place
where the Rowe East carriage and Drift Road after
the Bevermorton Road has its breadth usually been
which said Road shall be of the breadth of sixty foot
in all parts. Also a Private Rowe East carriage
Drift and Drift Road branching Southward out of the
said Drift Road leading from the Borough of
Hampton to Empingham as near the South East
corner of the said North mentioned Allotment out of the
said Daniel Dennis between the said North mentioned
Allotment of the said Daniel Dennis on the West side
and the said Bevermorton Allotments at the said Joseph Tinnell
the said Tinnell for the Town of Ketton on the East side
from this side into the said Drift Road and the said John
Rousbald Allotment to the said Sir John Rousbald in a direct Line up to the same
line in the said North mentioned Allotment to the said Sir
John Rousbald from thence by the said Sir of a Fence
herein before directed to be made by the said John
Rousbald in his said North mentioned Allotment to the said
Abbotsford and his Lessee and from thence in a direct Line 100 rods the same North mentioned
Allotment to the said Sir John Rousbald to the Boundary
wherein the Prickles the Lordships of Ketton and Empingham
for the lesser Convenience of the said Sir John Rousbald
the said Boundary and has before and the said Tinnell of
the said Town of Ketton and the Common and divisions of those
and several Allotment to which said Drift Road shall be
the breadth of sixty foot in all parts thereof and shall be
thereafter kept in repair at the said Sir John Rousbald
and the said Abbotsford and his Lessee in the proportions
following that is to say two half parts of each Expense to be
paid by the said Sir John Rousbald and the remaining two half
parts thereof to be paid by the said Abbotsford and his Lessee.
Also one other Rowe East carriage and Drift Road
branching Southward out of the said Drift Road Rowe East
carriage and Drift Road leading from Ketton to
Empingham nearly opposite to the West side of the said Tullol
Kenge second mentioned Allotment from hence in a direct
Line to a Certain Lane leading to Ketton Bar for the
Town and Convenience of the said the John Rousbald and the said
Thomas Wright rosp it being a land and adjoining
to the said Private Road last mentioned which said land
mentioned Drift Road shall be of the breadth of twenty
yards or all parts and shall by force after first repair by the said Thomas Wright and the owners and.
Occupations of the said Allotments. Also one other Piece, Horse Cart Carriage and Foot Road through the Manor of Grosvenor, and over the said respective Allotments of the said Thomas Smith, Robert Burdon, John Harrison, and John Roffay by the side of the said B. Inceousre belonging to Grosvenor, forward for the Use and Conveniency of the said Sir John Askwith and the Owners and Occupiers of the said Allotments and for the Use and Conveniency of the said Thomas Smith, Robert Burdon, John Harrison, and John Roffay and the Owners and Occupiers of the said Allotments, through which the said Road leads the said last mentioned Piece, Road shall be of the breadth of sixty feet and shall be open hereafter kept in repair by the said John Askwith and the Owners and Occupiers of the said Allotment which was last mentioned Piece. Also a foot way or Road leading from the said Town of Kelston towards Colthouse, beginning at the said D. Inceousre called Dunville close to the allotment of the said John Askwith, thence through the said D. Inceousre in the Manor of Grosvenor, and over the said Allotments mentioned Allotment to the said Sir John Askwith, nearly in the same Place, where the first way or Road from Kelston to Colthouse, has its last mentioned Piece, Road shall be of the breadth of sixty feet and shall be kept in repair by the said John Askwith and the Owners and Occupiers of the said Allotment which was last mentioned Piece. Also a foot way or Road leading from the said Town of Kelston towards Dudington, beginning at the Water Mill of Kelston and from there, over and through the said Four Allotments to the said Dudington, and the left hand near and over the said Knock Hill, Horse Cart Carriage and Foot Road known before Direct way from Kelston to Barston, over and through the said mentioned Allotment to the said John Askwith and his heirs to take or have a Lease towards the Dudington, and from there, over and through the said Four Allotments to the said Dudington. Francis Wilson, nearly in the same Place, where a Bridge and foot way or Road has herebefore been known from Kelston to Dudington is a Gate where the said Town Ends, being the said Land proper to the said John Askwith, and known in the South End of the said Town of Kelston, the said Allotment to the said John Askwith, the Use and Conveniency of the said Allotment of the said Francis Wilson and the Owners and Occupiers of the said Allotment which was last mentioned Piece. Also a foot way or Road leading from the said Town of Kelston towards the said Dudington, beginning at the Water Mill of Kelston and from there, over and through the said Four Allotments to the said Dudington.
The said Daniel Darby, the son of Daniel Darby, eleven shillings and sixpence, took half a pound. The said Thomas Whiten, the eldest brother of William Whiten and Mathew Whiten, the sum of five pounds and seven shillings. The said Henry and Thomas Whiten, the sum of six pounds and eleven shillings. The said Thomas Whiten, the son of Thomas Whiten, the sum of three pounds, three shillings and eight pence. The said John Whiten, the son of John Whiten, the sum of five pounds, four shillings and six pence. John Whiten the sum of five pounds, four shillings and six pence. The said Thomas Whiten, the sum of one pound, two shillings and four pence. The said John Chapman, the son of John Chapman, the sum of five pounds, ten shillings and three pence (with the said William P. Gardon the sum of five pounds, two shillings and one penny). All which said last mentioned several sums of money amounted together to the sum of one thousand three hundred and twenty. Three pounds and twenty shillings. All of which we, by order of the court, do appoint the several proprietors to pay their said respective proportions of the said sum of one thousand three hundred and twenty. Three pounds and twenty shillings into the hands of Thomas Haydon of Hulme, in the County of Lancaster, postmaster, within one month from the time of signing and sealing these presents and observe to them, respectively, given the court of the said Thomas Haydon, who may pay and discharge the said sums of money. And in case any of the several proprietors shall neglect, refuse, or for any default or otherwise, to make payment of the said proportions, the said Thomas Haydon, by his or their attorneys or assigns, or to the order of the court, shall be at liberty to recover the said sums of money from such proprietors, in the manner as aforesaid.
In the County of Devon, this 17th Day of November, in the Year of our Lord 1704, before the Right Honourable, John, Lord Chief Justice of the County, and of the Borough of Torrington, in and for the County of Torrington, at the Assizes and General Sessions of the Peace for the said County, held at the Town of Torrington, in the County of Torrington, in the said Year of our Lord 1704, and in the said County of Torrington, the said Lord Justice, after the said Assizes and General Sessions of the Peace, did appear as such, and did thereupon make and put into execution the following Orders:

Ordered that the Day for executing the Punishments hereby declared to be inflicted on the said Convicts shall be the 1st Day of December next, and that the said Lords Chief Justices and their respective Judges do give Notice to the same.

Given under the Hand and Seal of the said Lord Justice, this 17th Day of November, in the Year of our Lord 1704.

John, Lord Chief Justice of the County, and of the Borough of Torrington, in and for the County of Torrington.
Ordered. That the several Chief Constables Depose
Notices to all the Petty Constables within this County,
Being in Owle, and all Persons Qualified to serve on
Jury at the next General Quarter Sessions, or at the rates
To be held for the County aforesaid.

Ordered that John Atten was a Prisoner in the
Majesty’s Goal at Leominster for Escaping from the Power
of the Tumgang, and may be discharged on their Bond.

Ordered that Humphrey Allington of Tilton was
a Prisoner in the said Goal for petticoat for a truss
of the Peace, and his bonds are to be discharged on
his bond as usual to the Court.

Ordered, That whereas the petition of the
odd of the said County hath been presented to this Court,
and is bound to be discharged from the Power of
the Tumgang, and his bond as usual to the Court.

Whereas it is shown, that the bond of the
Chief Constable for the hundred of Nowbale in this County
belongs to the Court. To the (Last) bond to be delivered to
the Court, for the return of the several bonds, and
the said bond is to be returned to the Court. To be
discharged to the Court. To be returned to the Court.

Ordered that the said John Nicholls is one of the
Chief Constables for the said hundred of Nowbale, and the said
John Nicholls is one of the Chief Constables for the said hundred of Nowbale, and the said
William Spoon is bound to the Court. To be returned to the Court.
Orders

Ordered that William Duffin now on the Verdict of the Assizes for the County of Oakham be and is to be delivered into the hands of John Brown of Oakham, Esquire, and that he shall be discharged from all further service.

Ordered that the next General Quarter Sessions of the County of Oakham be held at the Sessions House in Oakham on the first Thursday in October in the first week of the said month.

The Jury present all is well.

Monroe of

Barbadoes in the

The Right Honorable John Strangways, Esquire, Governor of Barbadoes in the County of Barbadoes, for the safety and benefit of the island and its inhabitants, has appointed Richard Dyer, Esquire, Governor of Barbadoes, to be the Governor of the island and to hold the office for the time being.

Orders

Ordered that Richard Dyer be and is to be delivered into the hands of the Governor of Barbadoes, and that he shall be discharged from all further service.

The Jury present all is well.
Ordin.<n>Aud.) At the General Quarter Sessions of the Peace of our
Vassal Lord the King held at the Churborough in
assembling in and for the said County on Thursday the
Twelfth Day of January in the first week after the
Election in the New Town of the town of our Lady
And being the third edition of our Lord and
Second Edition of the same
Gentlemen and Clergymen Before Robert North, Esq.
and the late George Pemberton Justice of our said
And the King appointed to the Peace in the said
County and also to an and other duties and
Essex and other Inhabitants in the said County committed.
The Processe was also the King in a session
Daniel Wix - Gent.
Hugh Chinnery
John Chinnery - Clergy
Edward Townes
William Dayward - Clerk, etc.
Thomas Springthorpe
Chief Constable
William Hoger
John Codman - Machinist
Thomas Goddard - Esq.
At the General Quarter Sessions of the Peace of our County.

Ordered that the said land aforesaid, made by Ambrose Stringer, Philip Dey, John Lawrence and William Howard, the Crown and the share of the part of the parish of Rother in Rotherham be that a new rate of assessment be made for the said parish of Rotherham, that the said assessment be paid to the Exchequer for the County.

The Jacob present all is well.

J.. Brayley,

Judge of the Peace.
Ordered that the annual Chief Constables, to your Majesty, to all the Petty Constables within this County, to bring in two lists of the names of the next General Quarter Sessions. To be held for the County aforesaid, the first week in the first month after the anniversary of Queen's birthday. In the name of God, at Great Linford, for the said number of the County, to be held for the County aforesaid. Ordered that the basis of the Place do Common a sufficient number of towns, to be added, for the use of the annual.

The Petition of William Clark against the Petition of the Clerk of the Parish of Histon.

Appeal to the justices of the peace of the Parish of Histon. The Petition of W. Clark against the Petition of W. Clark.

Whereas by virtue of a decree having issue out of the County of Histon, as in the year of our Lord, one thousand seven hundred and thirty, and thirty, the said County of Histon, and the said Parish of Histon, to be held for the County aforesaid, the said Parish of Histon, and the said Parish of Histon, having made no appeal to this Court from the said Order, it is therefore Ordered by the said Court, that the said appeal be heard, and the said appeal be heard.

The Petition of the said Histon.

Ordered. That the day for summoning of the attorneys within this County be held at the new of the Place of W. Clark, on Thursday the 15th day of October, for the said number of the County aforesaid. As also the second of the County aforesaid. The Petition of W. Clark.
Indictments

The issues for our Sovereign Lord the King were these. It is agreed that Henry Thope, late of the Parish of Uppingham in the County of Rutland, Mason, did, on the Ninth day of July, in the Sixteenth Year of the Reign of our Sovereign Lord George, the Third King of Great Britain, and as such, within the Jurisdiction of the said Parish, in the presence of the Common People, whereby it is lawful to apprehend him for a Crime, to wit, On the Ninth day of July, in the Sixteenth Year of the Reign of our Sovereign Lord George, the Third, he committed a high Treason against the King and the Government of this Kingdom.

A True Bill

Ordered, That the Clerk of the Peace do have a True Warrant against the said Henry Thope for the Sum of Twenty Pounds, and also for the Sum of Twenty Pounds, as a Surety for his Appearance before the next General Quarter Sessions to be held for the said County.

Rutland (Court)

At the General Quarter Sessions of the Peace of the County of Rutland, held on the First Day of October, the last mentioned in the care of the County on Saturday the Sixth Day of October, in the year 1654, the Petition of our Sovereign Lord George, the Third, by the Grace of God, King of Great Britain, France, and Ireland, Defender of the Faith, and so on, was presented to the said Court. The Petition was as follows:

The Petition of an Artists and their King as follows:

Table:

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<th>First Name</th>
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<td>Daniel Bennett</td>
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Will be Required for our Sovereign Lord the King and the County of Rutland.

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<tr>
<td>William Doe</td>
<td>John Brown</td>
<td>Edward</td>
<td>Smith</td>
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</tbody>
</table>

Signatures:

[Signatures of justices and officials]
Ordered that the money of Shilling be paid to

Coram &

The Commissary, and Surveyor of the town of

High, To appear before the Court of the hundred and

George Bulfin (the Justice of the hundred) and

Sedgement, and many the daughter from her debts in

the Court of the hundred to the Parish of

Upon hearing the evidence on both sides and determining the votes,

According to the law of the Court and the statutes of the town, the defendant is hereby pronounced in the present, and that the said George of Shilling be paid and made good.

Ordered that the said George of Shilling make out a great bond against George Bulfin (a surety) and appear before the Court to make reparation to the said George for the loss of Shilling, in the present of the Court, and to be held for this County.

Ordered that the couple of Shillings be paid to the said George of Shilling and Uppingham, and the Commissary and Surveyor of the town, to be paid to the master of Uppingham, at which time the same shall be paid to the several parties of Great Britain.

Ordered that Mr. had his license to pay to the

Found in the town of Shilling, and Uppingham

for the expenses of providing such-insurance.

Ordered that Thomas Grant, an inhabitant of Uppingham,

be paid and he is hereby appointed as a proper person to make wholesome and sanitary improvement of the town of Uppingham, and to observe the laws of Great Britain and of the town of Uppingham, in the present and future.

Ordered that the...
of this Oath of the trust-worthyבו mesmo Banco de coumum de sacerdos the same Subjects of our said Lord the King through the same way passing parties leaning and labouring and against the same, our said Lord, the King, his Queen, and Lady. And that the inhabitants of the said Parish of Lingham in the said County of Lincoln the Common Highway of man to be adhered to in every place and so often as it shall be necessary.

This Bill.

Ordered that the said Oath do give Notice to the Overseers of the Highway of the Parish of Lingham that the above said Jurisdiction was the Day prefixed against them by the said Mr. Job Farrow.

Ordered that the next General Quarter Sessions of the same for the same to be held at the said Town in Lingham in the County aforesaid.

He favour present all is well

With the present of the said 200 the King is as follows

[Names and signatures]
Ordered that the Bill of Indictment preferred shall be submitted to the Inhabitants of Dartmouth for their consideration. Ordered that Richard Allen of Allon in 1666 be appointed one of the Committee for the purposes of this business in the room of Thomas Pool deceased.

Ordered that Thomas Bellere of Greatham be found liable for the non-appearance to serve upon the Grand Jury 100.00 for the County after having been duly summoned.

The State of the Peace having declared the Mayors of Dartmouth to be the Court of the Middlesex having been sworn in the County for the peace to be maintained within and for the peace to be kept in the Courts of the present sessions.

Ordered that the same be read amongst the people of the Vice County.

The attainment and sentence of the peace of the peace of the County of the Borough of

Henry Scott

Against

John Scott

This case to be heard amongst the people of the peace of the County of the Borough of

Henry Scott

Issue

John Scott

Indictment

The State of the Peace upon the day of the appearance of Henry Scott and John Scott as

Henry Scott

Warrants to issue to the Sheriff to take

Henry Scott

Also guilty

a true bill
Ordered that the Clerk of the Peace do make out a Bench Warrant against the said John Batty, John Batty, for the sum of a hundred pounds, as also against William Batty, William Batty, for the same sum, to appear at the next General Term of the Peace to be held for this County.

The said John Batty, John Batty, and William Batty, William Batty, appearing before the said Clerk of the Peace, as also the said John Batty, John Batty, and the said William Batty, William Batty, do acknowledge their guilt, and tender their recognizances in the sum of one thousand pounds each, to make good the said sum of one hundred pounds, one hundred pounds, as also the said sum of a hundred pounds, a hundred pounds, and to appear at the next General Term of the Peace to be held for this County.

A true Bill.

Ordered that the Clerk of the Peace do make out a Bench Warrant against the said John Batty, John Batty, for the sum of a hundred pounds, as also against the said William Batty, William Batty, for the same sum, to appear at the next General Term of the Peace to be held for this County.

The said John Batty, John Batty, and William Batty, William Batty, appearing before the said Clerk of the Peace, as also the said John Batty, John Batty, and the said William Batty, William Batty, do acknowledge their guilt, and tender their recognizances in the sum of one thousand pounds each, to make good the said sum of one hundred pounds, one hundred pounds, as also the said sum of a hundred pounds, a hundred pounds, and to appear at the next General Term of the Peace to be held for this County.

Recognizances

John Batty, Clerk of the Peace.
Pettisham. 2.

Upon hearing the advocate on both sides, and examining the matter before them, both parties. It is ordered by the court and the parties of the peace that, and with present, that the said order of removal is confirmed with the assistance of the peace, and the peace is not to the peace of the said petitioners, by the opinion of the peace, which is to be had by the peace, in accordance with the order of the peace.

William McLeod, having appeared and pleaded

The court to inquire for a warrant against the being and the body of said person.

Order that the court to make out a search warrant against John Kingdon, upon a bill of indictment found against him, to be issued for the warrant for the appearance of the person found in the county.
John Sculthorpe is appointed Game Keeper for the Manor of Belton by Writings under the Hands and Seal of the Honourable John Stanley bearing Date the Thirteenth Day of July 1771.

Charles Stitt is appointed Game Keeper for the Manor of Belton by Writings under the Hands and Seal of the Honourable Lord Stanhope, bearing Date the Twenty-Fifth Day of April One Thousand Seven Hundred and Thirty-Seven.

Before me Tho. Hodgard

I, Thomas Hodgard of Buxton in the County of Derby, do affirm that I will faithfully and honestly according to the best of my skill and judgment, execute the Trusts and Undertakings in me vested by virtue of an Act for dividing and determining part of the open Fields within the Parish of Buxton in the County of Derby.

Before me H. Boulton

WHEREAS by an Act of Parliament Intituled an Act for dividing and determining part of the Common Fields in the Parish of Buxton in the County of Derby, Charles Morris, late residing in the Parish of Audley, being appointed one of the Commissioners for putting the said Act into Execution, and whereas the said Charles Morris hath declared his consent on him to appear and subscribe to be a Commissioner in the said Division, and in his absence, this further declaration of the same hath been made and subscribed, and is to act in his name. It is therefore ordered that all persons claiming any part of the said lands to be included the said lands to be included shall appear before the said Commissioners and receive such lands.
Whereas by an Act of Parliament passed this present session...for dividing and including part of the common fields within the parish of Upham...

Charles, Henry of Loddington in the county of...was appointed a commissioner to put the said Act into execution...And whereas the said Charles having submitted his refusal to the execution of the said Act...the said Act is by virtue of the said Act...the said commissioners...to be commissioners for putting...the said Act in execution...Charles Moore...one of the...in pursuance of the said Act...William Powell...in the county of Southampton...to be a commissioner...and the remaining commissioners appointed by the said Act...by virtue of the same Act...in pursuance of the said Act...and appointed William Powell as a commissioner...and shall be the...church as directed by the said Act...one thousand seven hundred and seventy...

He Boulton
Thos. Howard

William Powell of...in the county of Southampton...do...do...impartially and honestly...by virtue of the said Act...and...the said Act...the said Act...the said Act...the said Act...the...one thousand seven hundred and seventy...

At Upham...sixth day of May...seven hundred and seventy...

W. Powell

To all to whom these presents shall...

We, Henry Boulton of Upham...

To all...

To help me God

W. Powell

Henry Boulton
Successors shall be and are hereby appointed Commissioners for putting the said revised Act into Execution: and it shall be written and published by the Authority aforesaid that Persons shall be capable of acting as a Commissioner in the Execution of the said revised Act: and it was the Purpose hereby given of doing such in the said County of Shropshire: for the purpose of their first selecting and breaking the Land.

To be effectual, the said Act to be done and published by the Authority aforesaid that Persons shall be capable of acting as a Commissioner in the Execution of the said revised Act: and it was the Purpose hereby given of doing such in the said County of Shropshire: for the purpose of their first selecting and breaking the Land.

Being such part of any one of the Land the said Advertiser to be allotted and divided in a Line of his said Land in the said form, thereunto intended to be described and bounded as aforesaid, and being considered therein such a proportion of the whole as the said Acts of the said County of Shropshire for the purpose of their first selecting and breaking the Land in the said County of Shropshire: for the purpose of their first selecting and breaking the Land.

The said Acts of the said County of Shropshire for the purpose of their first selecting and breaking the Land in the said County of Shropshire: for the purpose of their first selecting and breaking the Land.

The said Acts of the said County of Shropshire for the purpose of their first selecting and breaking the Land in the said County of Shropshire: for the purpose of their first selecting and breaking the Land.
An act concerning New Towns in a substantial manner granted on both sides with the respective Arts, which shall be made and set down by such person or persons and in such manner as shall appear to any person, by whose authority a plan or chart shall be made and kept in repair as well as by such person or persons as shall appear to be authorized by such person or persons, and the same shall be kept in repair and present to the public. All such New Towns shall be so laid out, made and kept in repair as well as by such person or persons, and the same shall be kept in repair and present to the public.

An act concerning New Towns in a substantial manner granted on both sides with the respective Arts, which shall be made and set down by such person or persons and in such manner as shall appear to any person, by whose authority a plan or chart shall be made and kept in repair as well as by such person or persons as shall appear to be authorized by such person or persons, and the same shall be kept in repair and present to the public.
Should by our Award direct and appoint that such...

...to the purposes thereof in accordance with such and such Commissions any such of these shall be affected and disposed of by the said Commissioners or by such as we shall appoint for that purpose in such a way that such

Hedges should then accept of and have from the said Commissioners such allowance of consideration for the same as the said Commissioners consider reasonable and due and payable in such manner and form as the said Commissioners shall direct for the benefit of the Despensers of such Allotments respectively and the owners of such.
Any two of us shall form and draw upon these said instruments to which should be added thereto a full, true and exact description of the part or parcel of land to which the same is to be annexed, and the quantity and contour of each and every part or parcel thereof, signed and attested as before, and the said instruments to be filed in the proper office.

Some should be made sure, and they are hereby required to file the same, together with the original instruments, and all other papers and documents relative thereto, in the proper office, and they are hereby required to give public notice in the said Parish Church of Upham, to be advertised immediately after sunrise, during the time and place of meeting, as before, and for every other meeting of the said Commissioners, for the passing of the said Articles, thereby sealed in the said Parish Church.
No one can refuse to act as promised. And whereas we
have appointed Henry Beddle and Thomas Pagett as
our surveyors, the said Nicholas Brown, the said
Jay, and the said John Smith, are appointed to
form a committee of the said Nicholas Brown, and
William Piswall as commissioners instead of the said
Charles Potter, and the said Mathew Potter to
execute and have full power and authority to
appoint them.

No one can be removed and substituted by the said
commissioners, nor they are to execute the said
commissioners, nor the said Mathew Potter to
execute and have full power and authority to
appoint them.

No one can be removed and substituted by the said
commissioners, nor they are to execute the said
commissioners, nor the said Mathew Potter to
execute and have full power and authority to
appoint them.

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commissioners, nor they are to execute the said
commissioners, nor the said Mathew Potter to
execute and have full power and authority to
appoint them.

No one can be removed and substituted by the said
commissioners, nor they are to execute the said
commissioners, nor the said Mathew Potter to
execute and have full power and authority to
appoint them.
Yard Shirard at the South End which is known as the harbor to be marked and kept in repair by the said Ann Shipton and John Deardell and that part of the South Fence thereof that
adjacent to the Midnights part of the said Bridge for all time and for the said Edward Deardell and his successors another
Prentiss Shipton in Mill Hill 1744 Confining
Some other Acres and Half Dorset Lands known as
After Alotted to the said Edward Deardell 1743 lying East the
Tumpleton Land thereafter distinguished by the name of
Gladon Road and Laurence williamson, Alotted to the said
Edward Deardell 1744 West Land hereinafter Alotted to the
Year of Kirby Bells North and Laurence williamson
Alotted to the said Earl of Stainborough 1743 the said
Edward Deardell 1744 and a Acres hereinafter mentioned
And we do hereby order and appoint that the said Edward
Deardell and his successors to repair the said North Fence thereof...
(transcript in progress)
Arms to the Althorpe of the said Robert Ketchin 1757
that part of the West that adjoins to the Althorpe of the
said William Trops and that part of the South that adjoins
to the Althorpe of the said John Stay. Also unto the
said Earl of Grantham one Pole, Piece or parcel of land in
Field V. 2. Containing the said Kerr, More and Countess.
That beholing the South and the West and North.

The said Earl of Grantham one Pole, Piece or parcel of
land in Field V. 2. Containing the said Kerr, More and
Countess. That beholing the South and the West and
North.

The said Earl of Grantham one Pole, Piece or parcel of
land in Field V. 2. Containing the said Kerr, More and
Countess. That beholing the South and the West and
North.

The said Earl of Grantham one Pole, Piece or parcel of
land in Field V. 2. Containing the said Kerr, More and
Countess. That beholing the South and the West and
North.

The said Earl of Grantham one Pole, Piece or parcel of
land in Field V. 2. Containing the said Kerr, More and
Countess. That beholing the South and the West and
North.

The said Earl of Grantham one Pole, Piece or parcel of
land in Field V. 2. Containing the said Kerr, More and
Countess. That beholing the South and the West and
North.

The said Earl of Grantham one Pole, Piece or parcel of
land in Field V. 2. Containing the said Kerr, More and
Countess. That beholing the South and the West and
North.

The said Earl of Grantham one Pole, Piece or parcel of
land in Field V. 2. Containing the said Kerr, More and
Countess. That beholing the South and the West and
North.

The said Earl of Grantham one Pole, Piece or parcel of
land in Field V. 2. Containing the said Kerr, More and
Countess. That beholing the South and the West and
North.
Do hereby order and appoint that the said Robert Hatch in his heirs and assigns shall make repair and restore all the fences of the said allotment. Also note that he shall not enter into the said allotment with any canoe or boat. 

[Further clauses and descriptions of the allotment, including details about surrounding lands and boundaries, are present in the original document.]
Parcel of Land in Wood Field No. 1, Containing Three Acres and Thirty four Paces, the said Oakham Fotherby, lying Part the Abutting of the said Earl of Granborough, and South, and the said Westmorland Line thereto, with the said South with the South Abutting Line thereto, and all future Convey of the said Abutting shall have repair, and forever maintain the East North and South, hence of the Abutting 1650 on 10 in the said South Granborough.

Containing fifty one Acres and Twenty six Paces, the South Abutting of the said Earl of Granborough, the said Westmorland Line thereto, and the said South Granborough.

We do hereby appoint that the said Robert Botolph and George Bridges Bredinfield, lying East of the said Earl of Granborough, shall have repair, and forever maintain the South North and South of the said Abutting and their parts of the East North hence of the said Abutting that adjoin to the said South Granborough, and the Said leading to the said South Granborough, which and said Parts of the said Abutting shall be the said Robert Botolph and George Bridges Bredinfield.

We do hereby order and appoint that the said Robert Botolph and George Bridges Bredinfield shall have repair, and forever maintain the South North and South of the said Abutting and their parts of the East North hence of the said Abutting that adjoin to the said South Granborough, and the Said leading to the said South Granborough, which and said Parts of the said Abutting shall be the said Robert Botolph and George Bridges Bredinfield.

We do hereby order and appoint that the said Robert Botolph and George Bridges Bredinfield shall have repair, and forever maintain the South North and South of the said Abutting and their parts of the East North hence of the said Abutting that adjoin to the said South Granborough, and the Said leading to the said South Granborough, which and said Parts of the said Abutting shall be the said Robert Botolph and George Bridges Bredinfield.

We do hereby order and appoint that the said Robert Botolph and George Bridges Bredinfield shall have repair, and forever maintain the South North and South of the said Abutting and their parts of the East North hence of the said Abutting that adjoin to the said South Granborough, and the Said leading to the said South Granborough, which and said Parts of the said Abutting shall be the said Robert Botolph and George Bridges Bredinfield.
The Wells. We do also sell out the Warren, Allot and appoint unto and for Thomas Wells one piece of parcel of land in west field containing one acre and three quarters. Also, the allotment of the said Robert Hitchen, lying east the allotment of the said Thomas Wells. We also sell out the allotment of Robert Christian Hogan and William Jones, one piece in south, and the said Allot, containing one acre and thirty acres, lying south. We do hereby order and appoint that the said John Cooke the first assigned party make repairs for the maintenance of the said allotment. We also sell out the allotment of the said Richard Smith, one piece containing one acre and thirty acres, lying south. We do hereby order and appoint that the said John Smith the first assigned party make repairs for the maintenance of the said allotment. We also sell out the allotment of the said Thomas Wells and the allotment of the said Robert Hitchen, containing one acre and thirty acres, lying east the allotment of the said Thomas Wells. We do hereby order and appoint that the said John Cooke, the first assigned party make repairs for the maintenance of the said allotment.

The Currie. We do also sell out the allotment of the said Thomas Smith and the allotment of the said John Cooke, one piece containing one acre and thirty acres, lying south. We do hereby order and appoint that the said John Smith, the first assigned party make repairs for the maintenance of the said allotment.

The Dollins. We do also sell out the allotment of the said John Dollins, one piece containing one acre and thirty acres, lying east the said allotment of the said Robert Hitchen. We do hereby order and appoint that the said John Smith, the first assigned party make repairs for the maintenance of the said allotment.

The Allotment. We do also sell out the allotment of the said John Smith, one piece containing one acre and thirty acres, lying east the said allotment of the said Robert Hitchen. We do hereby order and appoint that the said John Smith, the first assigned party make repairs for the maintenance of the said allotment.

Wheels. We do also sell out the allotment of the said John Smith, one piece containing one acre and thirty acres, lying east the said allotment of the said Robert Hitchen. We do hereby order and appoint that the said John Smith, the first assigned party make repairs for the maintenance of the said allotment.
North and the rest John Clumson (Allotment M1) South and the rest William Clumson (Allotment M1) to hereby direct and appoint that the said William Clumson his heirs and assigns shall make repair and for so maintain the East and South Forces of the Allotment.

W. Fowke — We also do award all and appoint unto and for William Fowke one piece or parcel of land in 1789, containing One and Twenty five Pitches, the said parcel of land to be in the South West of the Allotment.

North and the rest John Clumson (Allotment M1) South and the rest William Clumson (Allotment M1) to hereby direct and appoint that the said William Clumson his heirs and assigns shall make repair and for so maintain the Eastern and South Forces of the Allotment.

W. Fowke — We also do award all and appoint unto and for William Fowke one piece or parcel of land in 1789, containing One and Twenty five Pitches, the said parcel of land to be in the South West of the Allotment.

North and the rest John Clumson (Allotment M1) South and the rest William Clumson (Allotment M1) to hereby direct and appoint that the said William Clumson his heirs and assigns shall make repair and for so maintain the Eastern and South Forces of the Allotment.

Mrs. Forster — We also do award all and appoint unto and for Mrs. Forster one piece or parcel of land in 1789, containing One and Twenty five Pitches, the said parcel of land to be in the South West of the Allotment.

North and the rest John Clumson (Allotment M1) South and the rest William Clumson (Allotment M1) to hereby direct and appoint that the said William Clumson his heirs and assigns shall make repair and for so maintain the Eastern and South Forces of the Allotment.
And the ever, maintain the west and north bounds of this
Allotment and that part of the earth space that joins to
the said Harborough Road.

On the east, the said Robert Histlethwaite, in his
Allotment, and the said Robert Histlethwaite, in his
Allotment, with all the improvements thereon,

On the south, the said Robert Histlethwaite, in his
Allotment, and the said Robert Histlethwaite, in his
Allotment, with all the improvements thereon,

On the west, the said Robert Histlethwaite, in his
Allotment, and the said Robert Histlethwaite, in his
Allotment, with all the improvements thereon,

On the north, the said Robert Histlethwaite, in his
Allotment, and the said Robert Histlethwaite, in his
Allotment, with all the improvements thereon,
Robert Hotham and on the West by lands heretofore exchanged from the said Earl of Greenwich to the said Elizabeth, Derby, one other hundred and one thousand and one hundred feet containing one acre and thirty thirty-five feet from the said George Bridgeman to the said Earl of Greenwich, and on the South by lands of the said Earl of Greenwich and on the North by lands of the said Earl of Greenwich.

Reckoned 1730 bounded on the East by lands of the said Earl of Greenwich, on the North by lands of the said Earl of Greenwich, and on the West by lands of the said Earl of Greenwich and in the whole.

One Piece of Land containing one acre and one hundred feet from the said Hannah Bulluck to the said Robert Hotham.

One Piece of Ground containing one acre and twenty-five feet from the said Hannah Bulluck to the said Earl of Greenwich.

One Piece of Ground containing one acre and thirty-five feet from the said Hannah Bulluck to the said Earl of Greenwich.

One Piece of Ground containing one acre and thirty-five feet from the said Hannah Bulluck to the said Earl of Greenwich.
Plumgar to the said Earl of Gainsborough bounded on the
East and West by the said Earl of Gainsborough on
the North by the Abutment of the said Earl of Gainsborough.
He is bounded on the South by the said Earl of Gainsborough.
One other piece of Griffin ground in Wood Field containing
Two Acres from the said Robert Hetchkin to the said
Earl of Gainsborough being bounded on the East
West by the said Earl of Gainsborough being bounded on the East,
South by land of the said Earl of Gainsborough, North
by land of the said Earl of Gainsborough, South
by land of the said Earl of Gainsborough, and in the West
by the said Earl of Gainsborough.

Thos. Harborough, West and South by land of
Thos. Harborough, East and North by land of
Thos. Harborough.

Thos. Harborough, East and South by land of
Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the West
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and West and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.

Thos. Harborough, East and South
by land of the said Earl of Gainsborough,
and in the South
by land of the said Earl of Gainsborough.