

Robinson & Dearstone In the action of trespass on the case between James Robinson pl^t and Peter Dearstone Def^t. the Def^t failing to appear on the motion of the pl^t it is ordered that an alias capias do issue ag^t the Def^t returnable to the next Court.

Vandewall & Barmit. In the action of Debt between Nathaniel Vandewall pl^t and John Barmit Def^t. the Def^t failing to appear on the motion of the pl^t it is ordered that an alias capias do issue ag^t the Def^t returnable to the next Court.

Clos & Howland In the action of Debt between John Clos pl^t & William Howland Abraham Whitworth & John Simmons defend^t. the Def^t Howland failing to appear on the motion of the pl^t a conditional Judgment is granted him ag^t the said Howland & Samuel Spouter his son bail for what damages shall be recovered in this Suit to be discharged upon the loss if the Def^t shall appear at the next Court. The Def^t Whitworth & Simmons failing to appear it is ordered that an alias capias do issue against them returnable to the next Court.

Cumbull & Sanders In the action of trespass on the case between Charles Cumbull pl^t & Julius Sanders Def^t. the Def^t failing to appear on the motion of the pl^t it is ordered that an alias capias do issue against the Def^t returnable to the next Court.

Ridgway & Logan. In the action of trespass on the case between Samuel Ridgway pl^t & Alexander Logan and Hannah his Wife Def^t for fifty pounds cur^t money damages by means of the Def^t Hannahs speaking scandalous words of the pl^t. the following Jury are sworn William Walton, Anthony Douglas Josh Chandler Edward Davison William Miller William Jay Thomas Edwards David Pattison, John Goods Williams Daniel John Sanders & Stephen Sanders who having heard the evidence returned their charge withdrawn and after some time bring in their verdict which on the pl^t's motion is admitted to record and is as follows: We find for the plaintiff forty shillings cur^t money. W^m Walton foreman whereupon it is ordered by the Court that the pl^t do recover ag^t the Def^t the said sum of forty shillings cur^t money by the Jurors aforesaid in their said verdict assessed together with the costs of this Suit & attorney fees.