

As that the summan a jury of 12 finders of the
accusing who being first sworn before a magistrate of
the said City were granted the damage of the
said finders to discharge

William H. C. vs. Bay Neuman decd for £5. 13. 10
of Court & that full discharge the aforesaid after the
date of his birth and

The Wilkinson vs. Newfum atta. Ind for £5. 9 $\frac{1}{2}$ mills int.
plus £5. 3 $\frac{1}{4}$ from the 26 day of April 1775 late paid you
and that full discharge the aforesaid just after Wilkinson & Co
and

The Wm. vs. B. Newfum decd for a parcel of land
so called for penalty to be paid by L. O. 3 $\frac{1}{2}$ mills
from the 26 day of Decr 1775 late paid you & Court & Co
that he will pay off all of his debts discharge the aforesaid
and together with the satisfaction of the discharge of John
Wilkinson just and discharge the aforesaid & Court

John Newm. vs. B. Newm. atta. Ind for £5. 0. 1 $\frac{1}{2}$ mills
for which he discharged the aforesaid & Ben Wilkinson gen^d app'd
affirms that he has a granteen place here for some 2 years
that he will pay off all of his debts discharge the aforesaid
and forth after satisfaction of Ben Wilkingson just

The Wilkerson vs. Newfum atta. Davis New garn^d deponed
that he recd a bill from the books of the aforesaid discharge of a
sum of £3. 1. 4 $\frac{1}{2}$ due to him from J. C. Ind for penalty to
be paid by L. O. 3 $\frac{1}{2}$ mills & that from the 26th July 1775 late for
Court & Co that the part between the aforesaid to 10th Oct 8 $\frac{1}{2}$
that he paid the same pay the aforesaid sum of £3. 1. 4 $\frac{1}{2}$
apply the residue towards the satisfaction of the aforesaid
forth after satisfaction of James Newmum just

Joseph Vaughan vs. Newfum atta. (Signed)
Newfum vs. S. atta. Henry Tamm deponed that he
had a bill on him from the aforesaid discharge of debt
of £2. 2 $\frac{1}{2}$ due to him from the aforesaid before above sum

of money given on plantation Ind for penalty to be
paid by L. O. 3 $\frac{1}{2}$ mills and interest from 26 Oct 1772 late paid
of Court & Co that garnetor the aforesaid wanted to full paid
the same and pay the above sum of £2. 2 $\frac{1}{2}$ to the 2nd year after
the medium time and date of the aforesaid just forth after
satisfaction of his debts upon Newfum just & Co
that he may be summoned as a witness

~~for the said John Price to appear at the aforesaid~~
~~and to answer~~

As that the subscriber of record of Nottingay land and
John Bonnitt apos. child according to law & it is ordered that
the former and others hindring him to Benjamin Brown be
recalled

And that the sheriff summon a grand jury appearance
of the most capable finders in the county to appear at
the great Court held on 2nd Oct.

And that the clerk of this court have leave of absence at the next
Court

And that Court be adjourn till Court in Course

Jones

At a court held for the county of Southampton on Friday the 28th
day of September 1776 on the trial of Solomon Cooper for the suspicion
of his having been guilty of passing counterfeit bills of credit of
the united colonies bearing the same to be counterfeited
Prichard Jones, Charles Mayot & Gandy

James Ridley, Dennis Gray, Gandy

The Prisoner being tried to the bar by the finding of whose jury
he was hitherto committed being charged with the offence
of passing a bill he was on no man's land guilty. Whenupon divers
witnesses were examined and the prisoner had in his own
defence such opinion that the E. Soliman Cooper ought not to be
subject to charge aforesaid is not proved against the E. Cooper
it is therefore considered that he be discharged