

goods and chattels to be levied and to the said commonwealth rendered. Yet upon this condition
that if the said John Wright shall be of good behaviour and keep the peace towards all the good
citizens of this commonwealth and more especially toward the said for the
space of 12 months next ensuing, then this recognizance to be void, else to remain in full force
power & virtue.

Ordered that the court be adjourn'd till to morrow morning 9 o'clock.

The minutes of these proceedings were signed by

Teste

Wm Blunt

Jno D. Hauffmann D.C.P.

At a court of quarterly Sessions continued and held for the county of Southampton on Friday
the 11th day of August 1786.

Present William Blunt Thomas Ridley Gentlemen.
Benjamin Blunt & Josiah Vicks

Elizabeth Bradley

Pltf

In case

against

Deft

Jonathan Cooker

Dismissed agreed by the parties.

John Redwood

Pltf

In trespass, assault & battery

against

Deft

James Vaughan

Dismissed

The petition of Nathan Barnes against John Porter for Two pounds ten shillings and three pence half
penny due by account is ordered to be dismissed

John Wright

Pltf

In case

against

Deft

Dolphin Drew

Dismissed on the motion of the plaintiff the defendant agreeing to pay all
costs

Present Geo Gurley & Wm Hines Gentl

The order made at May court last for the rules to be held monthly at the clerks office on the day pre-
ceding each quarterly Session court is recorded and in view thereof it is ordered that the rules be
held at the clerks office on the day succeeding each quarterly Session court except it should fall on a
Sunday in that case on the monday following

William Whitfield

Pltf

against

In case

Dolphin Drew

Pltf

This day came the plaintiff by his attorney Thompson came also a jury to
wit John Wright John Simmon Thomas Clements Wm Whitehead Lewis Lewis Jr.
Moody Kirby Nick Williams Ben Fisher Joe Barnham Jeremiah Tyler Jr. Carrington
& Dick Edwards who being sworn diligently to enquire what damages the plaintiff
hath sustained by the non performance of the promise & upon completion on the de-
289. At 43. scription mentioned upon their oath do say that the plaintiff hath sustained
damages by occasion thereof to Twenty two pounds twelve shillings besides
his costs! Therefore it is considered by the Court that the plaintiff
recover against the said Defendant the afores^d damages on form above
stated