

At a Supreme Court of Judicature held for
the State of New York at the City Hall of the City of Albany
on Tuesday the fifteenth day of January 1702.

Present

The Honorable Mr Chief Justice Morris
The Honorable Mr Justice Gates.

The Court opened

The usual Proclamations were made for the Sheriff of each County
respectively to return the writs and precepts of this Court to him directed and
Delivered returnable here this day, that the Justices of the people of the State of
New York may proceed thereon.

The usual Proclamation was made that all Mayors Justices of the peace
Sheriffs Coroners and other Officers who have taken any Inquisition or
Recognizance whereby they have let any persons to bail, do put the same
forthwith into Court that the Justices of the people of the State of New York
may proceed thereon.

The Sheriff of the City and County of Albany returned the precept for
that purpose to him directed with a panel of the persons summoned to serve
as Grand Jurors annexed -

The Panel of Grand Jurors being called the following persons appear-
ed and were sworn Vizt. -

Cornelius Buylor Esq: foreman

Cornelius Wendell,	John Sanders Jun: t:
David Fonda,	Cornelius Van Beuren,
Jacob In: Lansing,	James Vernon,
Peter Tiers	John Vipher,
Jacob A Wendell	Volkert Van Nechten Jun: t,
Mynder A Wempele,	Robert Woodworth
John Van Driessen,	James Elting
Myndert A Ten Eyck	Peter Vriesmar:

Proclamation was made and a charge given to the Grand Jury

Proclamation was made and persons bound by recognizance to
appear and answer at this Term were called Vizt.

The People of the State
of New York
vs
John N. Van Alstine

The defendant being called on his recognizance did not appear
Ordered that his appearance be respite until to morrow.

The

The people of the State of New York vs <u>John Hunter</u>	The defendant being called on his Recognizance did appear Ordered that he appear again on Saturday next,
The same vs <u>Recompence Smith</u>	The defendant being called on his Recognizance did not appear Ordered that his appearance be respite until to morrow,
The same vs <u>Stephen Randall</u>	The like
The same vs <u>Benjamin Randall</u>	The like
The same vs <u>John Todd</u>	The like
The same vs <u>John Frazer</u>	The like
The same vs <u>John Christie</u>	The like
The same vs <u>Samuel Burns</u>	The like
The same vs <u>Abraham Van Valkenburgh</u>	The like
The same vs <u>James Holland</u>	The like
The same vs <u>Jacobus Mole</u>	The like
The same vs <u>Wouter Mole</u>	The like
The same vs <u>Isaac Mole</u>	The like
The same vs <u>Lambert Van Valkenburgh</u>	The like
The same vs <u>Peter J Van Valkenburgh</u>	The like
The same vs <u>Roelijff Seger</u>	The like
The same vs <u>John Babcock</u>	The like

The people of the State of New York	The defendant being called on his recognizance did appear Ordered that he appear again to morrow.
Hendrick Brups	The like.
The same vs Casper Feigler	
	Proclamation was made and persons bound by Recognizance to appear and give Evidence were called witness.
The same vs Peter Claun	The witness being called on his recognizance did not appear. Ordered that his appearance be respite until to morrow.
The same vs John Bogsdell	The like
The same vs George Richmond	The like
The same vs Philip Smith	The like
The same vs John Leonard N° 1	An Indictment against the defendant for having adhered to the Enemies of this State, taken at a general Sessions of the peace in Ulster County Christopher Tappin Esquire deputy Clerk of the Court of General Sessions of the peace in and for the County of Ulster having returned into Court under his hand and Seal an Indictment against the defendant for having adhered to the Enemies of this State, taken at a Court of General Sessions of the peace held in and for the said County of Ulster in the month of May and preferred into the said Court on the fourth day of May aforesaid in pur- suance of the Act entitled "an Act for the forfeiture and sale of the Estates of persons who have adhered to the Enemies of this State, and for declaring the Sovereignty of the people of this State in respect to all property within the same" together with the Deposition or Examination of the witness on whose Testimony the said Indictment was found.
	Ordered that the said Indictment and Deposition or Examination be filed.
The same vs William Wright N° 2	The like
The same vs Gilbert Purdy N° 3	The like
The same vs John Flewelling N° 4	The like
The same vs David Gidney	The like

The same vs N^o. 6 The Like
William Burnet

The same vs N^o. 7 The Like
Stephen Wood

The same vs N^o. 8 The Like
Nathan Purdy Jr.

The same vs N^o. 9 The Like
Thomas Brinkley
& John F. Staples

The people of the State
of New York

vs N^o. 1 Benjamin Stodd

An Indictment against the defendant for having adhered to the
Enemies of this State; taken at a General sessions of the peace in
Ulster County on the 21st day of September 1781.

Christopher Grinner Esquire deputy Clerk of the Court of general
sessions of the peace in and for the County of Ulster having returned into
Court under his hand and seal an Indictment against the defendant
for having adhered to the enemies of this State taken at a Court of general
sessions of the peace held in and for the said County in the Month of
September last and preferred into the said Court on the twenty first day
of September aforesaid in pursuance of the act entitled "An Act for
the forfeiture and sale of the Estates of persons who have adhered to
the enemies of this State and for declaring the Sovereignty of the
people of this State in respect to all property within the same," together
with the Examinations or depositions of the Witnesses on whose testimony
the said Indictment was found.

Ordered that the said Indictment and depositions or examinations
be filed.

The same vs Philip Hink &
Johannes Heyer Jr. The Like

The same vs John Van Kleeck
Simon Le Roy & John
Posthumus

An Indictment against the defendants severally for having
adhered to the Enemies of this State; taken at a Court of general
sessions of the peace in Dutchess County.

Henry Livingston Esquire Clerk of the Court of General sessions
of the peace in and for the County of Dutchess, having returned into Court
under his hand and seal an Indictment against the defendants sever-
ally, for having adhered to the Enemies of this State, taken at a Court
of General Sessions of the peace in and for the said County in the Month
of October last, and preferred into the said Court on the twelfth day of
October aforesaid in pursuance of the act entitled "An Act for the
forfeiture and sale of the Estates of persons who have adhered to the
Enemies

Enemies of this State and for declaring the sovereignty of the people of this State in respect to all property within the same" together with the Examination or deposition of the Witness on whose Testimony the said Indictment was found.

Ordered that the said Indictment and Examination or deposition be filed.

The people of the
State of New York vs No 2
Francis Le Roy The like
Matthias Cooke
John Law

The same N^o 3
Joseph Ford David
Long, John Howard,
Joshua Anderson,
Moses Shaw, John War-
don Mordecai Lester
Jacob Mott Peter Clement
Simon Ostrum Thomas
Rubble & John Rubble

The same vs The like
Joseph Bush &
Smith Pierson

The same vs The like
Thomas Menzies

Frederick Bellinger
John Post

The Sheriff of the City and County of Albany returned a
Juit of Inquiry in this cause with an Inquisition annexed
by which it appears the Jury find for the plaintiff two hundred
pounds damages and sixpence cost. On Motion of Mr Gates
Attorney for the plaintiff Ordered Judgment final nisi.

The Court adjourned until 3 o'clock to morrow afternoon

Wednesday 3 o'clock P.M. January 16th 1702

Present

The Honorable Mr Chief Justice Morris
The Honorable Mr Justice Gates

The Court opened

Proclamation was made and persons bound by
Recognizance to appear and answer were called.

The people of the
State of New York vs
John M Van Alstyne

The defendant being called on his recognizance did not appear
Ordered that his appearance be respiteed until to morrow

The people of the State of New York vs Recompence Smith	The defendant being called on his Recognizance did not appear Ordered that his appearance be respite until to morrow
The same vs Benjamin Randell	The like
The same vs Stephen Randell	The like
The same vs John Todd	The defendant being called on his recognizance appeared Ordered that he appear again to morrow
The same vs John Frazer	The defendant being called on his recognizance did not appear Ordered that his appearance be respite until to morrow
The same vs John Christie	The like
The same vs Samuel Burns	The like
The same vs Abraham Van Valkenburgh	The defendant being called on his recognizance did appear Ordered that he appear again to morrow
The same vs James Holland	The like
The same vs Jacobus Mole	The like
The same vs Isaac Mole	The like
The same vs Walter Mole	The like
The same vs Lambert Van Valkenburgh	The like
The same vs Peter J. Van Valkenburgh	The like
The same vs Aeelijf Seger	The like
The same vs Hendrick Buys	The like
The same vs Casper Freigler	The like

The people of the State
of New York
John Babcock

The defendant being called on his recognizance did not appear
Ordered that his appearance be respite until to morrow -

The same
Peter Blawie

Proclamation was made and persons bound by Recognizance
to appear and give evidence were called -

The witness being called on his recognizance did not appear Ordered
that his appearance be respite until to morrow -

The like

The same
John Boggsdell
George Richmond

The like

The same
Philip Smith

The like

The same
Johannis Schut

Thomas Storn Esquire one of the Justices of the peace for the County of
Dutchess delivered into Court with his own hand a record of an Inquisi-
tion of a forcible detainer and a Severse thereof before him and Martin
Wiltse Esquire one other Justice had which he returns to this Court for trial
On Motion of W^r Attorney General the said Record is filed -

The same
Richard Shedecker Esq.

The Sheriff of Dutchess County returned the writ of Enquiry as to the
political Character of the defendant with an Inquisition annexed
which was read and filed -

The Court adjourned until ten O'clock to Morrow
Morning -

Present

Thursday 10 O'clock A. M January 17. 1702

The Honorable Mr. Chief Justice Morris
The Honorable Mr. Justice Gates
The Honorable Mr. Justice Hobart.

The Court opened

Proclamation was made and persons bound by Recognizance to
appear and answer were called Vizt -

The people of the State
of New York
John M^r Van Alstyne

The defendant being called on his Recognizance did not appear
Ordered that his appearance be respite until to morrow -

The same
Recompence Smith

The like -

The people of the State of New York vs <u>Benjamin Randell</u>	The defendant being called on his Recognizance did not appear Ordered that his appearance be respite until to Morrow,
The same vs <u>Stephen Randell</u>	The like,
The same vs <u>John Todd</u>	The defendant being called on his recognizance did appear Ordered that he appear again to Morrow,
The same vs <u>John Frazer</u>	The defendant being called on his recognizance did ^{not} appear Ordered that his appearance be respite until to Morrow,
The same vs <u>John Christie</u>	The like,
The same vs <u>Samuel Burns</u>	The like
The same vs <u>Abraham Van Valkenburgh</u>	The defendant being called on his recognizance did appear Ordered that he appear again to Morrow,
The same vs <u>James Holland</u>	The like
The same vs <u>Jacobus Mole</u>	The like
The same vs <u>Walter Mole</u>	The like
The same vs <u>Isaac Mole</u>	The like
The same vs <u>Peter Van Valkenburg</u>	The like
The same vs <u>Roelij Seger</u>	The like
The same vs <u>John Babcock</u>	The defendant being called on his Recognizance did not appear Ordered that his appearance be respite until to Morrow,
The same vs <u>Gendrick Buys</u>	The defendant being called on his Recognizance did appear Ordered that he appear again to Morrow,
The same vs <u>Casper Feigler</u>	The like
The same vs <u>Peter Blauw</u>	Proclamation was made and persons bound by recognizance to appear and give Evidence were called up.
	The witness being called on his recognizance did not appear Ordered that his appearance be respite until to Morrow,

The people of the State of New York	The witness being called on his recognizance did not appear Ordered that his appearance be respite until to morrow,
<u>John Boggs dell</u>	The like
<u>The same</u>	The like
<u>George Richmond</u>	The like
<u>The same</u>	The like
<u>Philip Smith</u>	
<u>James Willson</u> No ^o	Mr D. W. Gates Attorney for the plaintiff filed a Declaration and Pyer in this Cause
<u>John Dacksteder</u>	Mr Graham attorney for the defendant filed common bail and plea of cognovit actionem and by virtue of a warrant of attorney confessed Judgment to the plain- tiff for the sum of two hundred pounds being the debt in the said Declaration mentioned On motion of Mr Gates for the plaintiff Ordered Judgment Miss. 8 ^o
<u>John Sanders</u>	
<u>Frederick Young</u>	The like for three hundred and fifty pounds the debt in the Declaration mentioned
<u>The same</u>	
<u>Casper Bauer al^s dic.</u>	The like in all things
<u>Casper Bauer Jr.</u>	
<u>The same</u>	
<u>Frederick Young</u>	The like for forty four pounds the debt in the Declaration mentioned
<u>The same</u>	
<u>Johannis Weever al^s dic.</u>	The like for two hundred and thirteen pounds five shillings and ten pence
<u>Johannis Weber</u>	
<u>Hendrick Tracy</u>	
<u>Peter Garlock</u>	The like for four hundred and ninety seven pounds two shillings and two pence

The Court adjourned until ten O'Clock to morrow morning

Friday 10 O'clock A. M. January 10th 1702

Present

The Honorable Mr Chief Justice Morris,
The Honorable Mr Justice Gates,
The Honorable Mr Justice Hobart.

The court opened

Whereas by a former rule of this Court a three years Clerkship at least was
amongst others made a necessary prerequisite to the admission of an attorney
to practice in this Court And Whereas there are several young Gentlemen
who in the course of their Education have directed their Studies to the
profession

profession of the Law, but upon the breaking out of the present war, entered into the Army in defence of their Country, or in consequence of the confused state of Affairs occasioned by the Intrusions of the enemy into the State, have been prevented from prosecuting their studies in the manner directed by the said rule.

Ordered therefore that that part of the said Rule which requires a Clerkship of three years be and is hereby suspended until the last day of next April Term.

Proclamation was made and persons bound by recognizance to appear and Answer were called vizt.

The people of the State
of New York,
vs
John M Van Alstyne

The defendant being called on his recognizance did not appear
Ordered that his appearance be respiteed until to morrow.

The same
vs
Plecomphene Smith

The like

The same
vs
Benjamin Randell

The like

The same
vs
Stephen Randell

The like

The same
vs
John Todd

The defendant being called on his Recognizance did appear
Ordered that he be rebound with sureties for his appearance at
the next Term the defendant in the sum of one thousand pounds
and each of his sureties in the sum of seven hundred and fifty
pounds.

Whereupon The said John Todd of Halfmoon district in the County of Albany yeoman and Robert Todd of the same district yeoman, and Dirck Schouten of the same district yeoman, respectively acknowledged themselves to be indebted to the people of the State of New York the sums following that is to say, the said John Todd in the sum of one thousand pounds of lawful Money of New York and each of them the said Robert Todd and Dirck Schouten in the sum of seven hundred and fifty pounds of like Money to be levied and made of their several and respective goods and chattels Lands and Tenements to the use of the people of the State of New York if default shall be made in the Condition following.

The Condition of this Recognizance is such that if the said John Todd shall and do personally appear at the next Supreme Court of Judicature to be held for the State of New York on the Third Tuesday in April next, wheresoever the same shall then be held to answer to all such matters and things shall or may be objected against him at the said Court and abide the order and Judgment of the Court and not depart without leave of the Court then the said

said Recognizance to be void otherwise to remain in full force and virtue

The people of the
State of New York

John Frazer

The same

John Christie

The same

Samuel Burns

The same

Abraham Van
Valkenburgh

The defendant being called on his recognizance did not appear
Ordered that his appearance be respite until to morrow.

The Like

The Like

An Indictment for a Riot and obstructing a Court Martial
legally convened and from performing the duties of the said court by
law required.

The Sheriff returned on the Capias in this cause that the defendant
was taken. The defendant being called on his Recognizance did appear
On Motion of W^r Attorney General the defendant was called and with leave
of the Court on his prayer he was permitted to withdraw his plea of not guilty
to the said Indictment, and alledging that he would not contend with
the people, he did submit to the Court -

Ordered that the defendant appear again to morrow

The same

vs
James Holland

On the above mentioned Indictment

The Defendant having been returned on a Capias on the above
mentioned Indictment taken, the defendant being called on his recog-
nizance did appear -

On Motion of W^r McPherson on behalf the people the defendant
was called to plead and the Indictment being read to him he
alleged that he would not contend with the people and did submit
to the Court -

Ordered that the defendant appear again to Morrow

The same

vs
Jacobus Hole

The Like

The same

vs
Walter Hole

The Like

The same

vs
Isaac Hole

The Like

The same

vs
Lambert Van
Valkenburgh

The Like

The same

vs
Peter Van Val-
kenburgh

The Like

The people of the
State of New York
vs
Roelij^o Seeger

The same
vs
John Babcock

The defendant being called on his recognizance did appear
Ordered that he appear again to morrow.

The defendant being called on his recognizance did not appear
Ordered that his appearance be respite until to morrow

Proclamation was made and persons bound by recognizance
to appear and give Evidence were called

The same
vs
Peter Clawn

The same
vs
John Boggsdell

The same
vs
George Richmond

The same
vs
Philip Smith

The witness being called on his recognizance did not appear
Ordered that his appearance be respite until to morrow.

The like

The like

The like

Petrus Eke
ad^m
The people of the
State of New York

On Reading a Habeas Corpus for the defendant and return, which
are now filed, And on Motion of W^r Lush for the defendant and cause
shewn to the court, Ordered that the defendant be admitted to bail on
sureties by Recognizance, the defendant himself to be bound in the sum of
One thousand pounds with two sufficient Sureties each in the sum of five
hundred pounds, with condition that the defendant will personally ap-
pear at the next Court of Oyer and Terminer and general Gaol delivery to
be held for the County of Tryon to answer to all such Matters and things as
shall or may be objected against him at the said Court and the Orders
and Judgment of the Court and not depart without leave of the Court.

Mary Eke
ad^m
The same

On Reading a Habeas Corpus for the defendant and return, which are
now filed And on Motion of W^r Lush for the defendant and cause shewn
to the court, Ordered that the defendant be admitted to bail on sureties
given by recognizance, to wit on the Recognizance of Petrus Eke her husband
in the sum of One Thousand pounds and one other sufficient surety in
the sum of five hundred pounds with condition that the defendant will
personally appear at the next Court of Oyer and Terminer and general
Gaol delivery to be held in and for the County of Tryon to answer unto
all such Matters and things as shall or may be objected against her
at the said Court, and abide the Orders and Judgment of the Court
and not depart without leave of the Court.

The Grand Jury came into Court and delivered in
the following Bills viz.

The

The people of the State of New York <u>vs</u> <u>James Gates</u>	<u>N^o. 1</u>	An Indictment against the prisoner for the Murder of Elizabeth Gates late his wife -
The same <u>vs</u> <u>The same</u>	<u>N^o. 2</u>	The Like for the Murder of Blandina Gates his daughter
The same <u>vs</u> <u>The same</u>	<u>N^o. 3</u>	The Like for the Murder of Martinus Gates his son
The same <u>vs</u> <u>The same</u>	<u>N^o. 4</u>	The Like for the Murder of Joseph Gates his son
The same <u>vs</u> <u>The same</u>	<u>N^o. 5</u>	The Like for the Murder of Mary Gates his daughter
The same <u>vs</u> <u>Charles Brehagen</u> <u>James Lightfoot</u> <u>Charles McVea</u>	<u>N^o. 6</u>	An Indictment for Grand Larceny The Prisoners were set to the bar for arraignment and being Severally arraigned did respectively plead Guilty
The same <u>vs</u> <u>Jacob Bowers</u>	<u>N^o. 7</u>	An Indictment for extorsion in the Execution of his Office of Deputy Sheriff -
The same <u>vs</u> <u>Margaret Gilton</u>	<u>N^o. 8</u>	An Indictment for an Assault and Battery on Herman Goffman
The same <u>vs</u> <u>Johannis Van Den</u> <u>ten Esquire</u>		On an Information against the defendant for a Misdemeanor in the Execution of his Office as a Magistrate -

The defendant being in October Term last returned on the Capias
in this cause taken and being called on his recognizance did
appear. On Motion of W^r Attorney General the defendant was
called to plead, and the information being read to him he did plead
thereto not guilty. On Motion of same Ordered that he have
leave to proceed to the Trial of the defendant And the Sheriff having
returned the venire in this cause with a panel of Jurors annexed
On the prayer of the defendant and on Motion of Peter W^r Gates Esq^r
his Council, he did with leave of the Court withdraw his plea of
not guilty to the said Indictment and did submit to the Court.

On Motion of W^r Attorney General Henry Heiser Junior was
sworn and examined as a witness on the part of the people, and
On Motion of W^r Gates for the defendant Jochem Muller and
Henry Platner were sworn and examined as witnesses for the
defendant. Ordered that the defendant appear again to Morrow

The people of the
State of New York
vs
James Yates

} On an Indictment for the Murder of Elizabeth Yates his wife
On Motion of Mr. Attorney General the prisoner was set to the bar
and arraigned, and the said Indictment being read to him he
did plead thereto not guilty and for trial put himself on the Country

The same
vs
The same

} On an Indictment for the Murder of Blandina Yates his daughter
The like

The same
vs
The same

} On an Indictment for the Murder of Martinus Yates his son
The like

The same
vs
The same

} On an Indictment for the Murder of Joseph Yates his son
The like

The same
vs
The same

} On an Indictment for the Murder of Mary Yates his daughter
The like

On Motion of Mr. Attorney General Ordered that the prisoner be
remitte^d to the Gaol of the City and County of Albany, in custody
of the Sheriff of the said City and County.

Then the Court adjourned until ten O'clock to
Morrow Morning.)

Saturday 10 O'Clock A. M. January ¹⁹th 1702.

Present

The Honorable Mr. Chief Justice Morris
The Honorable Mr. Justice Yates
The Honorable Mr. Justice Hobart,

The Court opened

The people of the State
of New York
vs
Abraham Van Valkenburgh

Mr. Aaron Burr having on Examination been found of
sufficient Ability and Competent Learning to practise as
an Attorney of this Court Ordered that he be admitted accordingly

On the Indictment against the defendant for a riot, and obstruc-
ting a Court Martial legally convened, and performing the duties
of the said Court by law required -

The defendant being called on his Recognizance did appear
at the prayer of the defendant Jacob Schermerhorn was sworn
and examined as a witness for the defendant.

Mr. McKeon on behalf of the people moved for Judgment
Whereupon it is considered by the Court now here that the defendant
for

for his said offence pay a fine of three shillings and four pence and the costs of the prosecution against him And that he stand committed to the common Gaol of the people of this State in the City and County of Albany in custody of the Sheriff of the said City and County until the said fine and the costs of the said prosecution against him are fully paid and discharged -

The people of the
State of New York

{ The like in this case

James Holland

The same
vs
Jacobus Mole

{ The like in this case

The same
vs
Walter Mole

{ The like in this case

The same
vs
Isaac Mole

{ The like in this case

The same
vs
Lambert Van Valkenburgh

{ The like in this case

The same
vs
Peter Van Valkenburgh. - - -

{ The like in this case

The same
vs
Margaret Hilton

{ On an Indictment for an Assault and Battery on Garman
Pittsburgh

An Motion of W^r Attorney General on behalf of the people, the defendant was called to plead, and the Indictment being read to her, she alledged that she would not contend with the people but submitted to the Court. Thereupon on the prayer of the defendant Jacob Platner and Jochem Miller the witnesses whose names were indorsed on the said Indictment were sworn and examined -

W^r Attorney General then moved for Judgment, whereupon it is considered by the Court now here that the said defendant for her said offence pay a fine of forty shillings and the costs of the prosecution against her; and that she stand committed to the common Gaol of the people of this State at the City of Albany in custody of the Sheriff of the City and County of Albany until the said fine and costs are fully paid and discharged -

The same
vs
Johannis Van Duersen

{ An Information against the defendant for a Misdemeanor in
the Execution of his Office as a Magistrate -

The defendant being called on his recognizance did 99
appear - W^r Attorney General moved for Judgment whereupon
it is considered by the Court now here, that the defendant for his said
Offence pay a fine of five pounds and the Costs of the prosecution against
him; and that he stand committed to the Common Gaol of the people of
this State at the City of Albany in custody of the Sheriff of the City and County
of Albany until the said fine and Costs are fully paid and discharged.

The Grand Jury came into Court and presented the following
Bills No^r. -

The people of the State
of New York N^o 9
vs John Deator John Dick
Patrick Dickens

An Indictment for the Murder of Nicholas Huyck,

The same N^o 10
vs William Shepherd
Joshua Blodire Robert
Lewis & George Smyth

An Indictment against the defendants respectively for having
adhered to the Enemies of this State.

The same N^o 11
vs Julius Bush &
Godfrey Cyphert

The Like

The same N^o 12
vs James Robbins

The Like

The same N^o 13
vs An Old House in
the second ward of
the City of Albany

A presentment that the said house is a dangerous nuisance
and ought to be broken down.

The same N^o 14
vs A Chimney in the
second ward of the
City of Albany

A presentment that the said Chimney is a dangerous
nuisance and ought to be broken down.

The Grand Jury were then discharged

The same
John Deator

An Indictment for the Murder of Nicholas Huyck

On Motion of W^r Attorney General the prisoner was set to the bar
and arraigned and the said Indictment being read to him he did
plead thereto not guilty and for trial put himself upon the Country
and Egbert Benson Esquire Attorney General of the people of the State who
on behalf of the people in this behalf prosecutes in like manner &c.
The prisoner at the Bar alledged to the Court that he was not prepared
for his Trial and prayed time to summon Witnesses on his behalf
Whereupon Ordered that the trial of the prisoner be deferred until
the

The next Term, and that in the meantime he be recommitted to the custody of the Sheriff of the City and County of Albany in the common Gaol there to be safely kept until thence delivered by due course of law

The people of the
State of New York
vs
Charles Bonehagen
James Lighthill &
Daniel M. Va

{ On an Indictment for grand Treason.

On Motion of W^r Attorney General the prisoners were set to the Bar for Judgment and it being demanded of each of them respectively what he could say for himself why Judgment of death should not pass against him according to Law, each of them respectively did pray the benefit of Clergy, which was granted by the Court; whereupon each of the prisoners was in the presence of the Court branded in the Browne of the left Thumb with the Letter T and discharged -

The people of the State
of New York
vs
John Andrew

{ On an Indictment against the defendant for felony in declaring
himself a Subject of the King of Great Britain, and verdict against
the prisoner -

On Motion of W^r Attorney General the prisoner was set to the Bar and W^r Attorney General moved for Judgment.

Whereupon it is Ordered by the Court now here that the Indictment against the prisoner is insufficient in the Law whereon to pass Judgment against the prisoner - Therefore Ordered that the prisoner be discharged on payment of his prison fees -

The same
vs
James Gates

{ On four several Indictments against the prisoner for Murder and
to each of them a plea of Guilty.

On Motion of W^r Attorney General the prisoner was set to the Bar and W^r Attorney General moved for Judgment sed curia Advisare vult. Whereupon Ordered that the prisoner be recommitted to the custody of the Sheriff of the City and County of Albany in the common Gaol there to be safely kept, until he shall be thence delivered by due course of Law -

P W. Gates

Theobald Neff
adm^r
The people of the State
of New York

{ On reading a Habeas Corpus for the defendant and return and on Motion of W^r E.W. Gates attorney for the defendant and cause shewn to the Court Ordered that the defendant be admitted to bail on Sureties by recognizance, to wit, the defendant himself and one surety each bound in the sum of One thousand pounds; with Condition that the defendant will personally appear at the next Court of Oyer and Terminer and General Gaol delivery to be held in and for the County of Tryon, to answer to all such matters and things as shall or may be objected against him at the said Court and abide the Orders and Judgment of the Court and not depart without leave of the Court -

Daniel

Daniel Hess

ad f.

The people of the State
of New York

On Reading a Habeas Corpus for the defendant and return, and
on Motion of Mr Peter W. Yates Attorney for the defendant and cause
shown to the Court.

Ordered that the defendant be admitted to bail on Sureties by
recognition, to wit, the defendant himself and one sufficient Surety
each bound in the sum of One thousand pounds; with condition that the
defendant will personally appear at the next Court of Oyer and Terminer
and General Gaol delivery to be held in and for the County of Tryon, to
answer to all such matters and things as shall or may be objected
against him at the said Court, and abide the Orders and Judgment of
the Court and not depart without the leave of the Court.

Proclamation was made and persons bound by recognizance
to appear and answer were called *vix.*

The people of the
State of New York

John N. Van Alstyne

By Consent of Mr. Attorney General and on Motion of Mr. Lansing
Attorney for the defendant,

The same
John Hunter

The defendant being called on his recognizance did appear Ordered
that he be bound by recognizance in the sum of One hundred pounds
with condition that he will personally appear at the next Term to answer
ya.

Whereupon the said John Hunter of the west district of the
manor of Rensselaerwyck in the County of Albany Farmer acknowl-
ledged himself to owe and be indebted to the people of the State of New
York the sum of One hundred pounds lawful Money of New York to be
levied and made of his goods and chattels lands and tenements
to the use of the people of the State of New York if default shall be made in
the condition following.

The condition of this Recognition is such that if the said
John Hunter shall and do personally appear at the next supreme Court
of Judicature for the State of New York on the third Tuesday in April next
wheresoever the same shall then be held then and there to answer to all
such matters and things as shall or may be objected against him at
the said Court and abide the Orders and Judgment of the Court and
not depart without the leave of the Court then the said Recognition to
be void, otherwise to remain in full force and virtue.

The people of the
State of New York

Recompence Smith

The defendant Recompence Smith of the district of Schachekook
in the County of Albany Farmer was three times solemnly called on
his recognizance to come forth and save himself and his bail or he
would forfeit his Recognition, and the said Recompence Smith
not appearing, his surety Daniel Tancry of the East district of the
manor of Rensselaerwyck in the County of Albany Gold Smith was
three times solemnly called to bring forth the said Recompence Smith
whom he undertook to have here this day or he would forfeit his recogni-
zance and the said Recompence Smith not appearing, not being brought
forth

forth, nor any cause being shewn to the Court for his default
Ordered that the said Recognizance be estreated

The people of the
State of New York
vs

Benjamin Randell

The same

Stephen ^{vt} Randell

The same

John Frazer

On Motion of Mr. Bush for the defendant and by consent of Mr.
Attorney General Ordered that the defendants recognizance be
resisted until next Term —

The like —

The defendant John Frazer of half Moon district in the County of
Albany Yeoman, was three times solemnly called on his Recognizance
to come forth and save himself and his bail or he would forfeit his
Recognizance, and the said John Frazer not appearing, his sureties
Robert Thompson of the East district of the Manor of Rensselaerwyck in the
County of Albany Carpenter, and Sarah Head of the same District Black-
smith were severally three times solemnly called to bring forth the said
John Frazer whom they undertook to have here this day, or that they
would forfeit their Recognizance, and the said John Frazer not appearing
nor being brought forth nor any cause been shewn to the Court for his default
Ordered that the said Recognizance be estreated —

The same

vs
Samuel Burns

The defendant being called on his Recognizance did appear

Ordered that he be rebound with Sureties, himself in one thousand
pounds with two sufficient sureties each in the sum of seven hundred and
fifty pounds with condition that the defendant will personally appear at the
next supreme Court of Judicature to be held for the State of New York on the third
Tuesday in April next to answer to all such matters and things as shall
or may be objected against him at the said Court, and abide the Order and
Judgment of the Court, and not depart without leave of the Court —

Whereupon the said Samuel Burns of Saratoga District in the County
of Albany weaver, and George Hawk of the same district yeoman and
Peter Moore of the west district of the Manor of Rensselaerwyck in the County
of Albany Clothier, respectively acknowledged themselves to be indebted to
the people of the State of New York in the sums following that is to say the
said Samuel Burns in the sum of one thousand pounds of lawful money
of New York, and each of them the said George Hawk and Peter Moore in
the sum of Seven hundred and fifty pounds of like money to be levied and
made of their several and respective goods and chattels lands and tenements
to the use of the people of the State of New York, if default shall be made in the
condition following —

The condition of the said Recognizance is such that if the
Samuel Burns shall and do personally appear at the next Supreme
Court of Judicature to be held for the State of New York on the third
Tuesday in April next wheresoever the same shall then be held to an-
swer to all such matters and things as shall or may be objected against
him at the said Court and not depart without leave of the Court then
the said Recognizance to be void otherwise to remain in full force and
virtue —

The

The People of the
State of New York
vs
Roelij^f Seger

The Defendant being called on his Recognition did appear
Ordered that he be rebound with surety, himself in the sum of one
hundred pounds and his surety in the sum of fifty pounds, with
condition that the defendant will personally appear at the next Supreme
Court of Judicature to be held for the State of New York on the third Tuesday
in April next to answer unto all such matters and things as shall or
may be objected against him at the said Court and abide the Orders and
Judgment of the Court, and not depart without leave of the Court.

Thereupon the said Roelij^f Seger of the district of the Manor of Rensselaer-
wyck in the County of Albany Farmer and Thomas Seger of the City of Albany
in the County of Albany Gentleman respectively acknowledged themselves to be
indebted to the people of the State of New York in the sums following that is to
say, the said Roelij^f Seger in the sum of one hundred pounds lawful
Money of New York and the said Thomas Seger in the sum of fifty pounds of
like Money to be levied and made of their several and Respective goods
and Chattels Lands and Tenements to the use of the people of the State of
New York, if default shall be made in the condition following.

The condition of this Recognition is such that if the said Roelij^f Seger
shall and do personally appear at the next Supreme Court of Judicature
to be held for the State of New York on the third Tuesday in April next
wheresoever the same shall then be held, to answer to all such matters
and things as shall or may be objected against him at the said Court
and abide the Orders and Judgment of the Court, and not depart
without leave of the Court then the said Recognition to be void; other-
wise to remain in full force and virtue.

The same
vs
John Babcock

The defendant being called on his Recognition did not appear
Ordered that his appearance be respite until the first day of the
next Term.

The same
vs
Hendrick Brugs

The defendant being called on his Recognition did appear
and he was discharged by proclamation on payment of his fees

The same
vs
Casper Feigler

The like.

The same
vs
Murdoch McLeod

The defendant being called on his Recognition did not appear
Ordered that his appearance be respite until the first day of the
next Term.

The same
vs
Duncan Mc Mullen

The like.

Proclamation was made and persons bound by
Recognition to appear and give evidence were called

The same
vs
Peter Blair
The same
vs
John Cogsdale

The witness being called on his Recognition did not appear
Ordered that his appearance be respite until the first day of the
next Term.

The like.

The people of the State
of New York
vs
George Richmond

The Witness being called on his Recognizance did not appear
Ordered that his appearance be respite until the first day the next Term

The same
vs
Philip Smith

The like —

The same
vs
Isaac Alyea

On an Indictment for having adhered to the Enemies of this State
returned from a Court of Oyer and Terminer and General Gaol de-
livery in Orange County and entered in the Minutes of this Court the
16 January 1781 —

Isaac Nicoll Esquire who was lately Sheriff of the County of Orange
returned into Court under his hand and seal four several Numbers of News
papers printed in this State containing Notices bearing date the ninth day
of April last, published by him to the defendant, if in full life, and to all
persons claiming any Estate or Interest under him if he be deceased, to appear
and traverse the said Indictment; the said return and Notices were read;
and neither the said defendant, if living, or any person claiming any
Estate or Interest under him, if he is deceased, having appeared to plead to
or traverse the said Indictment; on Motion of W^t Attorney General on behalf
of the people of this State, Ordered that Judgment be entered against the
defendant by default —

The same
vs
James Gults

The like —

The same
vs
Richard Bull

On an Indictment against the defendant for having adhered to the
Enemies of this State returned from a Court of General Sessions of the peace
in Orange County and entered in the Minutes of this Court the 16 January
1781 —

Isaac Nicoll Esquire who was lately Sheriff of Orange County returned
into this Court under his hand and seal four several Numbers of the News
papers printed in this State containing Notices bearing date on the ninth day
of April last past published by him to the defendant, if in full life, and to
all persons claiming any Estate or interest under him, if he be deceased
to appear and traverse the said Indictment; the said Return and Notices
were read; and neither the said defendant, if living nor any person claiming
any Estate or Interest under him, if he be deceased, having appeared to
plead to or traverse the said Indictment; on Motion of W^t Attorney General
on behalf of the people of this State, Ordered that Judgment be entered
against the defendant by default —

The same
vs
Bright Hammell

The like —

The same
vs
Bartholomew Cannell

On an Indictment against the defendant for having adhered to the
Enemies of this State returned from a Court of general Sessions of the peace
in Dutchess County held the 3rd January 1781 and entered in the Minutes
of this Court on the 20th day of January 1781 —

Melmonton

Melancton Smith Esquire late Sheriff of the County of Dutchess returned into Court under his hand and seal four several Numbers of the Newspapers printed in this State containing Notices bearing date the twenty second day of January last past, published by him to the defendant, if in full life, and to all persons claiming any Estate or Interest under him, if he be deceased, to appear and traverse the said Indictment, the said Return and Notices were read, and neither the said defendant, if living, nor any person claiming any Estate or Interest under him if he be deceased, having appeared to plead to or traverse the said Indictment On Motion of Mr Attorney general on behalf of the people of this State Ordered that Judgment be entered against the defendant by default.

The same vs <u>William Fowler</u>	N ^o . 3	The like
The same vs <u>Joseph Tobias</u>	N ^o . 4	The like
The same vs <u>Ebenezer Rider</u>	N ^o . 11	The like
The same vs <u>Matthias Cook</u>	N ^o . 12	The like
The same vs <u>Jonathan Anderson</u>	N ^o . 13	The like
The same vs <u>Daniel Southerwick</u>	N ^o . 5	The like
The same vs <u>David DeLong</u>	N ^o . 5	The like
The same vs <u>Samuel Harris</u>		The like
The same vs <u>Zecharias Story</u>		On An Indictment against the defendant for having adhered to the enemies of this State returned from a Court of General Sessions of the peace of Dutchess County, held 10 th May 1701 and entered in the Minutes of this Court on the 31 st of July 1701.

Lewis Dubois Esquire Sheriff of the County of Dutchess returned into Court under his hand and seal four several Numbers of the Newspapers printed in this State containing Notices bearing date the fourth day of June last past published by him to the defendant, if in full life, and to all persons claiming any Estate or Interest under him, if he be deceased to appear and traverse the said Indictment; the said Return and Notices were read; and neither the said defendant, if living, nor any person claiming

claiming any Estate or Interest under him if he be deceased, having appeared to plead to, or to traverse the said Indictment, On Motion of Mr. Attorney General on behalf of the people of this State Ordered that Judgment be entered against the defendant —

The people of the state of New York	N ^o . 1	The like
<u>Stephen Dodge</u>		
The same	N ^o . 1	The like
<u>David Long</u>		
The same	N ^o . 2	The like
<u>Charles Vincent</u>		
The same	N ^o . 3	The like
<u>Joseph Green</u>		
The same	N ^o . 4	The like
<u>William Skureman</u>		
The same	N ^o . 4	The like
<u>Amos Barteloe</u>		
The same	N ^o . 5	The like
<u>Henry Carpenter</u>		
The same	N ^o . 5	The like
<u>Johannis Lawson</u>		

The same	N ^o . 5	The like
<u>John Ireland</u>		
The same	N ^o . 5	The like
<u>William Allen son of William</u>		
The same	N ^o . 5	The like
<u>Bartholomew Noron</u>		
The same	N ^o . 5	The like
<u>Joshua Gianey</u>		
The same	N ^o . 6	The like
<u>Johannis Cole</u>		
The same	N ^o . 6	The like
<u>Nicholas Hoffman</u>		
The same	N ^o . 6	The like
<u>Thomas Sprague</u>		

The people of the State of New York	On a pluries Capias for divers felonies the Sheriff of Albany returned non est The Capias and returned are filed.
<u>Jonathan N. Hallows</u>	
The same <u>vs</u>	
<u>John M. Chesney,</u> <u>Frederick Bonestel,</u> <u>Daniel Cramberger,</u> <u>Johannis Heyner,</u> <u>Hendrick Coatsbagh,</u> <u>John Barchman Jacob</u> <u>Kernicrop & John Burns</u>	On a Puries Capias for a Riot Assault and rescuing Prisoners The Like
The same	
<u>Willet Remmey Peter</u> <u>Augens Jonas De Long</u> <u>& Eliphazet Reynolds</u>	on Like, for a riot cum asportatione Bonorum of Thomas White The Like
The same	
<u>Silas Andrews</u> <u>Willet Remmey &</u> <u>Seth Renny</u>	on Like for a riot and false imprisonment of Thomas White The Like
The same <u>vs</u>	
<u>George Rosman</u>	on like for a Misdemeanor The Like
The same <u>vs</u>	
<u>Wynant Mantle</u>	The Like
The same <u>vs</u>	
<u>Jacob Heemstraet Jr.</u>	The Like for an Assault and Battery The Like
The same <u>vs</u>	
<u>Peter Hendricks</u>	The like
The same <u>vs</u>	
<u>Jacob Best</u>	on Like for a Misdemeanor The Like
The same <u>vs</u>	
<u>Harne Haver</u>	On an Alias Capias for an Assault and Battery the Like

P. W. Yates

James Willson	{	Mr. P. W. Yates attorney for the plaintiff files a Declaration and Pyer in this cause Mr. Graham Attorney for the defendant files common bail and a plea of cognovit Actionem on Motion of Mr. Yates Ordered that Judgment be entered thereon nisi for the plaintiff against the defendant for two hundred pounds.
<u>John Dackstede</u>		
John Sanders		
<u>Frederick Young</u>		

John

100,

P. W. Yates

John Sanders	The like - for three hundred and fifty pounds	
Casper Bauer al ^r dio.		
Casper Bauer		
The same vs Frederick Young	The like for forty four pounds	
The same vs		
Johannis Weever al ^r dic! Johannes Weber		
Hendrick Frey vs Peter Garlock	The like for four hundred and Ninety seven pounds two shillings and two pence -	
Henry Platner		
Thomas McKinstry vs David McKinstry		
On Motion of W ^r Yates for the plaintiff and by Consent of W ^r Vipper for the defendant Ordered that this cause be referred to the determi- nation of		
or any two of them and that they or any two of them report with all conve- nient speed. And if they report in favor of the plaintiff then Judgment shall be entered for the plaintiff for the damages reported due with Costs to be taxed as by Cognovit actionem and if they report in favor of the defen- dant he shall have Judgment for the balance reported to be due with Costs of suit to be taxed -		
Edward Savage Esq ^r . Sheriff of Columbia County vs Theodorus Doty	On Motion of same Ordered that Judgment be entered for the plain- tiff against the defendant by default for want of a plea -	
The same vs The same		
The same vs Alexander Turner		
The same vs The same	The like	
Henry Garrison		
Henry Wendell Esq ^r late Sheriff of Albany		
Thomas Periam vs Hendrick Elting	On Motion of Same Ordered that Interlocutory Judgment be Entered for the plaintiff and that a writ of Inquiry issue -	
John Ross		
Christopher A. Yates		
David Flagler vs Gerardus Quack	The like	

<u>Thomas Hollansbe</u>	The Sheriff of the City and County of Albany returns with the writ of Inquiry of Damages in this cause and Inquisition before him taken which was read and with the said writ now filed whereby it appears that the Jury have found for the plaintiff One hundred and seventy one pounds twelve shillings Damages and six pence Costs On Motion of W ^r Peter W ^r Yates Attorney for the plaintiff Ordered Judgment for the plaintiff nisi de
<u>Jun^r vs James Latham</u>	
<u>Anna Loror</u>	In Error
<u>ad^m Conradt Clock</u>	On Motion of same Ordered That W ^r Justice G. Verkimer return the Certiorari in this cause by the first day of the next Term or shew cause why an Attachment should not issue against him.
<u>Thomas Beebe</u>	The Like
<u>John Darrow</u>	John Beebe Jun ^r Esq ^r Justice
<u>Jacob Blatner Jun^r</u>	The Like
<u>vs Hendrick Miller</u>	Johannes Van Dusen Esq ^r Justice
<u>Hendrick Miller</u>	The Like
<u>ad^m Adam Ryvenbergh</u>	Johannes P. Rufs Esq ^r Justice
<u>Johannes Becker</u>	The Like
<u>vs Henry Conraad</u>	John Lawyer Esq ^r Justice
<u>John Sanders</u>	The Sheriff of Albany returns on the Cofa. in this cause the defendant not found the writ and return are filed.
<u>John T. Marselis</u>	
<u>Gideon King ad^m of Henry Wendell</u>	The Like
<u>Frederick Kerriger</u>	
<u>Nam Astyne</u>	The Like
<u>Hendrick Oppman</u>	
<u>William Remberton</u>	
<u>Duncan M^c Dougall</u>	
<u>& Alexander M^c Dougall</u>	
<u>John Harper</u>	
<u>James Robinson</u>	
<u>Ivy Wheeler & Mary his wife</u>	
<u>Thomas Monroe</u>	
<u>Joseph Hopkins Others</u>	

<u>John Vine</u>	{	The Sheriff of Albany returns on the capias in this cause the defendant not found
<u>Frederick Unger</u>		
<u>John M^r Repon</u>	{	The like
<u>Hendrick Kittle</u>		
<u>John B^r Dunnon</u>	{	The Sheriff of Albany returns on the capias in this cause that the same was delivered to him so late, that for the shortness of the time he could not execute it as by the said writ he was commanded On Motion of same Ordered that an Execution De novo may issue
<u>William Pemberton</u>		
<u>Johannes J^r Becker</u>	{	The like
<u>The same</u>		
<u>Lewis L^r Weftelse</u>	{	The Sheriff of Albany returns The like
<u>Isaiah Deming</u>		
<u>Hendrick Kettle</u>	{	The like
<u>John Willson</u>		
<u>Jacobus Low</u>	{	The Sheriff of Albany returns on the capias the defendant in custody
<u>James Hamilton</u>		
	{	On Motion of same Ordered that the defendant stand committed
<u>Asa Nichol</u>		
<u>Mynert Roseboom</u>	{	The like
<u>John Winn</u>		
<u>Robert Smith</u>	{	The same Sheriff returns on the fieri facias in this cause that the had seized certain goods and chattels of the defendants to wit of the value which remain in his hands unsold for want of buyers on Motion of same Ordered that a venditioni Exponens issue and a fieri facia for the residue
<u>Hugh M^r Adam</u>		
<u>Nicholas Roosevelt</u>	{	The Sheriff of Tryon County returns on the fieri facia in this cause that he has caused to be made of the Lands and Tenements of the defendant the debt and damages therin mentioned and that he has those bonds before the people at the day and place in the said court mentioned to render to the plaintiffs as by the said writ he is commanded
<u>Theobald Hef</u>		
<u>John Lyne</u>	{	The Sheriff of Tryon returns on the fieri facia in this cause that the same was delivered to him too late to execute On like Motion Ordered that an Execution de novo issue
<u>Jacob Markle</u>		
<u>Enhancey Graham</u>	{	The Sheriff of Albany returns the fieri facia in this cause Settled the writ and return are filed
<u>Willet Ranney</u>		

Hendrick Platner vs Caleb Kiphart	On Motion of W ^r Yates Attorney for the plaintiff Ordered that the defendant file special bail in twenty days or that a process issue.
The same vs The same	The Like
The same vs John Philips	The Like
The same vs The same	The Like
The May Aldermen Commonalty of the City of Albany	On Motion of same Ordered that the defendant answer the plaintiffs Argument in twenty days or be precluded.
Peter Penneway vs Abraham Vorburgh	The Sheriff of Albany returns with the writ of Inquiry of Damages in this cause an Inquisition before him taken which was read and with the said writ now filed whereby it appears that the Jury have found for the plaintiff five shillings damages and six pence costs On Motion of same Ordered Judgment Hisic &c.
Chancery Graham vs Willet Romney	The same Sheriff returns of the fit. for. in this cause Settled with the plaintiff the writ and return are filed
William Teller Jun ^r vs Alexander Hubbs	The Sheriff of Taylor returns on the Capias in this cause the defendant taken on Motion of same Ordered that the Sheriff bring in the body of the defendant sitting the Court or be amerced forty shillings and that the defendant plead in twenty days or Judgment.
Henry Tremper vs John Smith	The Like
Cornelius Guyck vs William Harrison & Graham Valken- burgh	The Sheriff of Albany returns on the Capias in this cause the defendant Abraham V. Valkenburgh taken and the other defendant not found On Like Motion Ordered like rule.
Anthony Van Nechten vs Abraham Veedder & John Wempel al. dic.	The Like as to the Defendant Abraham Veedder
Philip Jacobs vs Joseph Klyne Adm. of John Klyne	The Sheriff of Albany returns on the Bill of Albany the defendant taken with his appearance indorsed on Motion of same Ordered that the defendants appearance be entered and that he plead in twenty days or Judgment.

<u>Lewis Crane</u>	{ The Sheriff of the City and County of Albany returns on the Bill of Albany the defendant taken on Motion of W ^r D ^r Yates Attorney for the plaintiff Ordered that the Sheriff bring in the body of the defendant sitting the Court or be amerced forty shillings and that the defendant plead in twenty days or Judgment.
<u>Christian Dillebach</u>	
<u>David McKinstry</u>	The like
<u>John McKinstry</u>	
<u>John Van Stoesen</u>	The like
<u>Ivie Chambers</u>	
<u>Stephen Haught</u>	The like
<u>Andrew Sink</u>	
<u>Christian Dillinback</u>	The like
<u>Abel Whitney</u>	
<u>Lyman Hitchcock</u>	The like
<u>The same</u>	
<u>Elisha Crane</u>	The like
<u>Abram. A. Wendell</u>	
<u>Nicholas Quackenbush</u>	The like
<u>Isaac D. Gordon</u>	
<u>The same</u>	The like
<u>John Bartle</u>	
<u>James Geary</u>	The like
<u>Lewis Williams</u>	
<u>William M. Cox</u>	The Sheriff of Charlotte County returns on the Capias in this cause the defendant Abner Baswell taken the other defendants not found on Motion of same Ordered that the Sheriff bring in the body of the defendant taken sitting the Court or be Amerced forty shillings and that the defendant plead in twenty days or Judgment.
<u>Jun^r. James Tomb</u>	
<u>David Annah &</u>	
<u>Abner Baswell</u>	
<u>John Duran</u>	The Sheriff of Tryon County returns on the Capias in this Cause the defendant in Custody on Motion of same Ordered that the defendant plead in twenty days after filing a Declaration against him and serving a copy thereof and of this rule on the Sheriff or on the defendant in custody or Judgment.
<u>John Tracy</u>	

John Roff vs <u>Christopher A Yates</u>	{ On Motion of M ^r W Yates Attorney for the plaintiff and with con- sent of parties Ordered that this cause be referred pursuant to the Act for the better determination of Actions depending upon accounts passed 12 th March 1781 to the final end and determination of Joachim I Staats Free La Grange & Jacob Roseboom or any two of them and that they or any two of them make their report at the next April Term on pain of Contempt-
<u>Henry Dencker</u> ad'm	
<u>Dirck V John Van Der Leyden</u>	{ On Motion of same Ordered that his appearance be entered for the defendant,
<u>Dirck Jansen</u> ad'm	The Like
<u>Henry Remsen</u>	The Like
<u>Jane Latta</u> ad'm Blair	The Like
<u>Jonathan Baker</u>	The Like
<u>John Maley</u> ad'm	The Like
<u>Samuel Leek & More</u>	
<u>Peck</u> ad'm	The Like
<u>Hendrick Smith</u>	
<u>John P M^c Arthur</u> ad'm	The Like
<u>George M^c Donald</u>	
<u>Peter Herder</u> ad'm	The Like
<u>Thomas Colley</u>	
<u>Jacob Heermans</u>	
<u>Others</u> ad'm	The Like
<u>Jacob Leroy</u>	
<u>Johannes Schut</u> ad'm	The Like
<u>The people</u>	
<u>Abner Pease</u> ad'm	The Like
<u>James Ludlow</u>	
<u>Dirck Jansen</u> ad'm	The like
<u>Peter R Livingston</u>	
<u>Dirck Jansen ad'm</u>	The like
<u>Henry Remsen</u>	

M^r. Yates

<u>Samuel Earing</u>	{ On Motion of M ^r . Q. W. Yates Attorney for the plaintiff and with consent of M ^r . Nisscher Attorney for the defendant Ordered that Judgment be ente- red for the plaintiff for
<u>John N. Henricke</u>	
<u>John Matthews</u>	{ On Motion of same Ordered that Judgment be entered for the plaintiff against the defendant by default for want of a plea and that a writ of Inquiry of Damages may issue,
<u>Casper Rouse</u>	
<u>John P. Haver</u>	{ The Sheriff of
<u>John Campbell</u>	
<u>John Ross</u>	{ The Sheriff of the County of
<u>Norwich Nisscher</u>	

M^r. Lansing

<u>Cornelius Bulwer</u>	{ On Motion of M ^r . Lansing Attorney for the plaintiff Ordered that the plaintiff have leave to amend the declaration filed in the above cause by adding a new count and in the Breach laid in the declaration where ever the word Wheat is men- tioned by adding the words Flour and Bran, upon his paying the costs of Amendment and that the defendant have leave to plead de novo. That the Count to be added be in the following words to wit And Whereas the said Cornelius on the same thirteenth day of December in the year of our Lord one thousand seven hundred and seventy nine at Schenectady in the County of Albany was possessed of forty hundred weight of flour and fifty bushels of Bran of the value of seventy pounds as of his own proper goods and chattels and being so thereof possessed the said Cornelius afterwards to wit on the same day and year at Schenectady aforesaid in the County aforesaid casually lost the said flour and Bran out of his hands and possession which said flour and Bran afterwards to wit on the same day and year last aforesaid at Schenectady aforesaid in the County aforesaid came by finding to the hands and possession of the said Peter.
<u>Eph. vs</u>	
<u>Peter Schermerhorn</u>	
<u>Jacob Van Der Hey</u>	{ On Motion of M ^r . Lansing Attorney for the defendant and by consent of the Attorneys of both parties Ordered that this cause be referred to two of them make report by the first day of the next Term And it is further Ordered by the like consent that if the said referees report in favor of the plaintiff that then the defendant shall relinquish his plea and confess Judgment for the sum reported and if they report in favor of the defendant the plaintiff shall suffer a non pross.
<u>Gen. ^{adm}</u>	
<u>William Pemberton</u>	
<u>John Graham</u>	
<u>Richd. M^r. Adam</u>	
<u>William Fuller</u>	{ The like referees.

Mr. Lansing

<u>Cornelius Buylster</u>	On suggestion of Mr. Lansing Attorney for the plaintiff that the Sheriff and Constable of Albany County are related to the plaintiff in this cause which is not denied by the Attorney of the defendant Ordered that be Elizors to return a panel of Jurors for the Trial of this cause.
<u>Esq^r. v. Prior Schermerhorn</u>	
<u>Henry Van Rensselaer</u>	On motion of same Ordered that the defendant plead in twenty days or that Judgment be entered for the plaintiff
<u>Thomas Brightee</u>	
<u>John Van Rensselaer</u>	The like.
<u>vs William Colbrath</u>	
<u>Mishall Beadle ad'm</u>	On motion of same Attorney for the defendant Ordered that the plaintiff declare by the first day of the next Term or be non prossed
<u>Pouel Comel</u>	
<u>Jacob Buylster Esq^r.</u>	The Sheriff of the City and County of Albany returns on the Bill of Albany the defendant taken on Motion of Mr. Lansing Attorney for the plaintiff Ordered that the Sheriff bring in the body of the defendant sitting the Court or be amerced forty shillings and that the defendant plead in twenty days or Judgment.
<u>Isaac Van Valkenburgh</u>	
<u>Henry Remsen</u>	The like.
<u>Dick Jansen</u>	
<u>Henry Remsen</u>	
<u>Dick Jansen ad'm dic^r 1st Ja^a</u>	The like
<u>John Robinson</u>	
<u>vs Robert Gordon</u>	The like
<u>Hendrick Merkle</u>	
<u>vs William Remberton</u>	The like
<u>John Brown & James Ellis Esq^r of Hannah Clinch Esq^r of Robert Clinch deceased</u>	
<u>Arent A Neder</u>	
<u>Jannacie Lansing Adm^r of Gerrit P Lansing dec'd</u>	The like
<u>Isaac N. Valkenburgh</u>	
<u>John Brown & James Ellis Esq^r of Hannah Clinch Esq^r of Robert Clinch deceased</u>	The Sheriff of Suffolk County returns on the Bill in this cause the defendant Gabez Hubble taken the other defendant not found on Motion of same Ordered that the Sheriff bring in the body of the defendant taken sitting the Court or be amerced forty shillings and that the defendant plead in twenty days or Judgment.
<u>Gabez Hubble & John Cabe</u>	

W. Lansing

John Brown and
James Ellice Esq^{rs}
& Hannah Clinch
Ex^r of Robert Clinch
deceased

v^o

John Littel & Thomas
Littel

The Sheriff of the County of Fayon returns on the Capias in this cause the defendant John Little in Custody and the other defendant not found On Motion of W Lansing Attorney for the plaintiff ^{for speed} that the defendant plead in twenty days after filing a Declaration and serving a copy thereof on the Sheriff or on the defendant in Custody or Judgment -

John R Livingston
Petrus Cooper Philip
Dederick Wilson
Snyder

The Sheriff of the City and County of Albany returns on the bill of Albany
the defendants Petrus Cooper and Philip Dederick taken the other defendant
not found on Motion of same Ordered that the Sheriff bring in the body
of the defendants sitting the Court or be amerced forty shillings and that
the defendant plead in twenty days of Judgment.

The same
as
Martin Cooper Mar-
tin Cooper Jun.^m. and
Christiaen Cooper

The like on like return as to Martin Cooper.

The same
vs
Henry Rynder Ben-
dick Smith Sec. Pro-
fessor Jun. W. Barnet
Tiperus

The same Sheriff returns on the Bill in this cause the defendants Hendrick Smith and Tiel Rockefeller taken and the other defendants not found and the said Hendrick Smith having indorsed his appearance on Motion of same Ordered that the defendants appearance be entered and also Ordered that the Sheriff being in the body of the defendant Tiel Rockefeller Jun^r setting the Court or be amerced forty shillings and that the defendants taken plead in twenty days or Judgment -

Caleb Keephart
" adfm
Hendrick Platner
John Philips
" adfm
Hendrick Platner

The Habeas Corpus in this cause and the ^{returning} ~~successive~~ and filed on motion
of Plaintiff and return are read and filed by W^r Lansing
Attorney for the defendant

Christina Stale
w ad'm
Jacob Power & John
Doe Sp. Bail of Thom
Port Dunceagh

The Sheriff of the City and County of Albany returns on the Scire fac*s*
in this cause Scire fac*i* On Motion of same Attorney for the plaintiff
Ordered that the defendant plead in twenty days or Judgment -

James Latham
adm
Thomas Hollansbe

On Motion of Mr. Lansing Attorney for the defendant Ordered that the Im-
quisition in this Cause be set aside on the defendants paying all
costs accrued since October Term last within six weeks

Jacob Le Roy
Jacob ^{vij} Heermanse
Philip Bonistiel Ben-
jamin Van Steenborgh
Isaac hije Baltus Sich

On Motion of Mr. Lansing Attorney for the plaintiff Ordered that the defendants plead in twenty days or Judgment.

Mr. W. Gates for defendant

M^r. Lansing

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<u>Cornelius Wendell</u>	On Motion of M ^r . Lansing Attorney for the plaintiff Ordered that the defendant plead in twenty days or Judgment.
<u>Jacob Buylar Esq^r</u>	
<u>Leonard Conine</u>	On the cause stated in this cause - The Court being of opinion for the defendant - On Motion of M ^r . Benson of Counsel for the defendant It is Ordered by the Court that the verdict found by the Jury in this cause in April Term 1780 be set aside and that Judgment of non pross be entered against the plaintiff -
<u>adm^r</u> <u>Jemima Van Loon</u>	
<u>Robert Livingston</u> Esq ^r	On Motion of M ^r . Lush Attorney for the plaintiff and with consent of M ^r . P. W. Gates Attorney for the defendant Ordered that Judgment be entered for the plaintiff for twenty one pounds with Costs of suit to be taxed
<u>vs</u> <u>Elias Haver</u>	
<u>Jacob Buylar Esq^r</u>	The Sheriff of the City and County of Albany returns to the court of Inquisition with an Inquisition annexed by which the Jury find a verdict for plaintiff for thirty five pounds damages and six pence Costs on Motion of M ^r . Lush Attorney for the plaintiff Ordered Judgment nisi pross
<u>vs</u> <u>Azel King</u>	
<u>George Philip</u> adm ^r <u>Christopher Muller</u> qui tam &c	On Motion of M ^r . Lush Attorney for the defendant Ordered that the plaintiff be non prossed for not declaring -
<u>William B. Hilton</u> <u>Abraham Greene</u>	
<u>Jacobus Seller</u>	On Motion of M ^r . Lush Attorney for the plaintiff Ordered that Judgment be entered against the defendant by default for want of a plead and that a writ of Inquiry may issue
<u>John Capper note</u>	
<u>John Glen</u>	The like
<u>vs</u> <u>Henry Simpson</u>	
<u>Hans Jure</u> adm ^r <u>Hendrick Staring</u>	On Motion of M ^r . Lansing Attorney for the defendant Ordered that his appearance be entered for the defendant -
<u>Nicholas Quackenbush</u> adm ^r <u>Isaac Sonia</u>	
<u>Hendrick Steermanse</u> adm ^r <u>James Alwater</u>	The like
<u>David Reynolds</u> adm ^r <u>Isaac Sebring</u>	
<u>John Sties Frederick</u> Land ^t Tenant adm ^r <u>James Jackson ex dem.</u> <u>Maria Williams Foster</u>	The like

Mr. Lansing

Nicholas Quackenbush ad'm	On Motion of Mr. Lansing Attorney for the defendant Ordered that this appearance be entered for the defendant.
Ibrahim Wendell	
John De Peyster	The Sheriff of the City and County of Albany returns on the Capias in this cause the defendant not found the writ and return are filed -
John McMichael All dic: Pa	
John Sanders	The same Sheriff returns on the fieri facias in this cause nulla bona the writ and return are filed -
Philip Joh! Schuyler	

Mr. Bay

Jacob Blatner Junr	The Sheriff of the City and County of Albany returns on the Capias in this cause the defendant taken on Motion of Mr. Bay Attorney for the plaintiff Ordered that the Sheriff bring in the body of the defendant sitting the Court or be amerced forty shillings and that the defendant plead in twenty days of Judgment -
" " Thomas Storn	
George M. Donald	The like
John Mc Garty	The like
Jacob Blatner	
James Fanning	The like
Peter A Livingston	
Coff vs	
Dick Jansen	The like
Stephen Hogeboom	
Gideon Salisbury	The like
Thomas Bully	
Peter Gorder	The like
Stephen Merrit ad'm	On Motion of some Attorney for the defendant Ordered that Justice Johannes Van Derum return the Certiorari in this cause by the first day of the next Term or show cause why an attachment should not issue against him
Rhoda Contri	
Bonelius Van Hoosen	
John Jacob Henry ad'm	The like - Lawrence Tonda Justice
Stratis	
Adam Amergh ad'm	The like John Bebee Justice
Thomas Junr	
Daniel Wright	
John Van Hoosen	The like John Bebee Justice

W. Bay

James Jackson ex dem
Maria Williams &
others vs.

" John Stites Frederick
Landt Tenant

Jacob Davis

" Jacob Kent Junr. Peter
Fonda William Parrot
Peter Schutt Johannes
Van Hoesen Cornelius
Van Hoesen William
Hatherbeck

Stephen Haite

ad fm

Jury Chambers

John Blake

" John Penneyor
Junr.

An affidavit of the service of a copy of the Declaration in Ejectment in this cause with the notice to the Tenant to the said Declaration annexed being read, and with the declaration now filed on Motion of W^r Bay Attorney for the plaintiff Ordered that the Tenant appear and enter into the common rule and plead before the first day of the next Term or that Judgment be entered by default against the casual ejector.

The Sheriff of the City and County of Albany returns the Writ of Inquiry with an Indictment annexed by which the jury find a verdict for plaintiff for Seventy four pounds three shillings and eleven pence damages and six pence costs On Motion of same Ordered Judgment nisi ipso.

On Motion of same Ordered that his appearance be entered for the defendant.

The Sheriff of Albany returns on the Capias in this cause the defendant not found

W. Warwick

William Denton

Joseph Denton

Peter Post

John Copper

Peter Elting

Nanning Nisscher
al dic.

Joseph Coleman Junr.

Esq^r of John Sleight
Sheriff of Ulster

Jonathan Belknap

al dic.

Jacob Wiggin al
dic. 1792

Samuel Ketcham

Israel Seely Junr.
al dic. 1792

The Sheriff of the County of Orange returns on the capias in this cause the defendant taken on Motion of W^r Warwick Attorney for the plaintiff Ordered that the Sheriff bring in the body of the defendant sitting the Court or be amerced forty shillings and that the defendant plead in twenty days or Judgment.

The like

The like

The like

The like

The Sheriff of the County of Orange returns on the capias in this cause the defendant not found the writ and return are filed.

Mr. Yerick

John Ellison

Zachariah Dubois
al^d die^r 9th

The Sheriff of the County of Orange returns on the fi. fa. in this cause that he has levied of the Goods and Chattels of the defendant to the value of five pounds which remain in his hands unsold for want of buyers - On Motion of same Ordered that a Venditioni Exponas issue -

Joseph Coleman

Juni. vs

Sifas Norton Jonathan
Sweez Ex. 2nd of Jonath-
than Coleman deceased

On Motion of same Ordered that Judgment be entered for the plaintiff against the defendant by default for want of a plea and that a writ of Inquiry may issue -

Mr. Lush

Petrus Cooper &
Philip Dederick

John R Livingston
ad^m

Martin Cooper

Robert R Livingston
ad^m

Hendrick Smith and
Siel Rockefeller

The same
ad^m

Abner Carmwell

Lewis Williams
ad^m

Cornelius Van Schelluyne
al^d of John Ten Broeck
wth Esq^r

Cornelius Van Suij &
Peter A Needer separate
ly

William Gilliland

Archibald Blair

John Begbread

John M^c Dole

John Dgoes

Garret Van Beeren
al^d die^r Garret Van
Burer of Saratoga in
the County of Albany

On Motion of Mr. Lush Attorney for the defendants Ordered that his appearance be entered for the defendants -

The like

The like

The like

The like

The Sheriff of the County of Orange returns on the capias in this cause the defendants taken with their appearances indorsed on Motion of same Ordered that the defendants appearances be entered and that they plead in twenty days or Judgment -

The like

The like

P.W. Gates for the defendant -

On Motion of some attorney for the plaintiff Ordered that Judgment be entered against the defendant by default for want of a plea

Isaac

Mr. Lush

<u>Isaac I Sebring</u>	{ On Motion of Mr. Lush attorney for the plaintiff and with consent of Mr. Fischer attorney for the defendant Ordered that Judgment be entered for the plaintiff for forty seven pounds seventeen Shillings and five pence with Costs of Suit to be taxed -
<u>John Watson</u>	
<u>Benjamin Ludlow</u>	{ On Motion of same Ordered that Judgment be entered for the plaintiff against the defendant by default for want of a plea and that a writ of Inquiry may issue -
<u>John Everett</u>	
<u>William Devitt</u>	{ The Sheriff of the County of Orange returns on the Capias in this cause the defendant Ananias Cooper taken and the other defendant not found On Motion of same Ordered that the Sheriff bring in the body of the defendant taken sitting the Court or be amerced forty Shillings and that he plead in Twenty days or Judgment -
<u>Cornelius Cooper and</u>	
<u>Ananias Cooper</u>	
<u>The same</u>	The Like -
<u>The same</u>	The Like
<u>Peter Webbers</u>	The Like
<u>Andrew Bostwick</u>	The Like

Mr. Benson

<u>James Caldwell</u>	{ The Sheriff of the County of Ulster returns on the Capias in this cause the defendant Samuel Logan taken the other defendants not found on Motion of Mr. Benson Attorney for the plaintiff Ordered that the Sheriff bring in the body of the defendant taken sitting the Court or be amerced forty Shillings and that the defendant plead in twenty days or Judgment
<u>Alexander Mackie</u>	
<u>Samuel Logan jun.</u>	
<u>Cum. John Belknap</u>	
<u>Ezekiel White & John</u>	
<u>Young</u>	The Like on return of the Sheriff of Dutchess County
<u>Samuel Drake</u>	
<u>William Goulding</u>	
<u>John Blair</u>	The Like
<u>John M^e Auly</u>	The Like
<u>Roger Schermerhorn</u>	The Like
<u>Henry Hay</u>	The Like
<u>Justus Wordin</u>	
<u>Concord Shaw &</u>	
<u>Nathaniel Gary</u>	
<u>William Cumming</u>	The Like on Like return by the Sheriff of Ulster County
<u>Christian Gollow</u>	

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C. W. Benson

Daniel Birdsall

{ vs
Gilbert Drake Samuel
Drake & John Ferris The Sheriff of the County of West Chester returns on the Capias in this cause the defendants Gilbert Drake and Samuel Drake taken with their appearances indorsed and the other defendant not found on Motion of Mr. Benson Attorney for the plaintiff Ordered that the defendants appearances be entered and that he plead in twenty days or Judgment.

The same

{ vs
John Dyckman and Ebenezer Boyd

The like.

{ vs
Ebenezer Purdy

The like.

{ vs
Abraham Sheal

Stephen Case

{ vs
James Harris

The Sheriff of the County of Ulster returns on the Capias in this cause the defendant not found the wit and return are filed.

Daniel Wright

{ vs
Samuel Delavan

The Sheriff of Dutchess returns the like the wit and return are filed.

German Hoffman

{ vs
Joel Harvey

The like

James Caldwell

{ vs
John Belknap

The like on affidavit by the Sheriff of Ulster.

Zechariah White &

{ vs
John Young Lin Cum

M. T. V. W. Graham

David Barkins

{ vs
Robert Gordon

The Sheriff of Albany returns on the Bill of Albany the defendant taken on Motion of Mr. T. V. W. Graham Attorney for the plaintiff Ordered that the Sheriff bring in the body of the defendant sitting the court or be amerced forty shillings and that the defendant plead in twenty days or Judgment.

M. Wisscher

Josiah Skinner

{ vs
Aaron Meacham

George Darrow

The Sheriff of the City and County of Albany returns on the wit of Inquiry with an Inquisition thereunto annexed by which it appears that the Jury have found a Verdict for plaintiff for sixty one pounds fourteen shillings and nine pence damages and six pence Costs on Motion of Mr. Skinner Attorney for the plaintiff ordered Judgment Miss vs.

Daniel Kuriyon

{ vs
Samuel Jocks &

The like

£161: 6: 5^d Damages & 6^d Cost.

Cyrus Tubb

Mr Varick

William Watson and
William Nicolls
Grant bottle

The Sheriff of the County of Orange returns on the Capias in this cause
 the defendant taken on Motion of Mr Varick Attorney for the plaintiff
 Ordered that the Sheriff bring in the body of the defendant sitting the Court
 or be amerced forty Shillings and that the defendant plead in twenty days

Andrew Dinsmire

or Judgment -

George Carroll alias
dic^r g^a

The Like

Jonas Roe

The same sheriff returns the defendant in custody on Motion of same

Richard Baylis

Ordered that the defendant plead in twenty days after filing a declaration
 and serving a copy thereof and of this Rule on the Sheriff or on the
 defendant in custody or Judgment -

Frederick Jay Surv^r
 of Frederick Jay and
Andrew Barclay

The Sheriff of Albany returns on the Capias in this cause the defen-
 dant not found -

John Ross

Mr Benson

Valentine Perkins

On Motion of Mr Benson Ordered that Benjamin Carpenter Esq^r one
 of the Justices of the peace for the County of Ulster return the Certiorari
 in this Cause by the first day of the next Term or show cause why an
 Attachment should not issue against him -

Jane Pride ad^rm

The Like -

The same ad^rm

The Like -

The same ad^rm

The Like -

The same ad^rm

The Like -

