

Tuesday 10 o'clock A.M. October 28<sup>th</sup> 1788 <sup>270</sup> <sup>189</sup>

Present

The Honorable Mr. Justice Gates  
The Honorable Mr. Justice Hobart

The Court opened.

Atty Gen

Proclamation was made and Persons bound by Recognizance to appear and answer were called viz

The People of the State of New York vs John Palmer } The Defendant being called on his Recognizance did not appear Ordered that his appearance be respited until to morrow.

The Same vs Henry Van Wie } The defendant being called did appear Ordered that he appear again to morrow

Proclamation was made and Persons bound by Recognizance to appear and give evidence were called viz

The People of the State of New York vs Frederick Reptomyer } The Witness being called on his Recognizance did appear Ordered that he do not depart the Court without leave

The Same vs Lewis Warner } The like

The Same vs Henry Becker } The like

The Same vs Zachariah Snyder } The like

The Grand Jury came into Court (except Robert Campbell Esq<sup>r</sup> who is absent thro' Indisposition as is alleged by his Fellows) and delivered the three following Bills of Indictment viz

The People of the State of New York vs Isabella Spotten } An Indictment for Perjury in an Affidavit sworn before the Honorable Mr. Justice Gates. Ordered that Process issue to bring in the defendant

The Same vs Henry Van Wie } An Indictment for a Misdemeanor in voluntarily suffering and permitting George Prize a person committed to Gaol for Felony to escape, the said Henry being the keeper of the Gaol. The defendant being called to plead and the Indictment read to him he did plead guilty.

The Same



The People of the  
State of New York  
vs  
Henry Van Wie

An Indictment for a misdemeanor in voluntarily permitting  
James Seaton a person convicted of Perjury and imprisoned  
pursuant to the Statute to escape from Gaol, the said Henry being  
the keeper of the Gaol

The Defendant being called to plead and the Indictment read to him  
he did Plead Guilty.

On Motion of Mr. Attorney General Ordered that the Defendant be bound by  
Recognizance in the sum of two hundred Pounds with two Freeholders as  
his Sureties each in the sum of One hundred Pounds with Condition for the  
appearances of the defendant from day to day and that he will abide the Order  
and Judgment of the Court and not depart without Leave of the Court

Thereupon the said Henry Van Wie of the City of Albany in the County of Albany  
yeoman and John Tillman of the West District of the Manor of Rensselaerwyck  
in the County of Albany Freeholder and Johannes Van Wie of the said West  
District yeoman respectively acknowledged themselves to be indebted  
the People of the State of New York in the sums following that is to say  
the said Henry Van Wie in the sum of two hundred Pounds of good and  
lawful money of New York and each of them the said John Tillman and  
Johannes Van Wie in the sum of One hundred 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  
Henry Van Wie shall and do personally appear in this Court from  
day to day to answer to all such matters and things as shall or may  
be objected against him and abide the Order and Judgment of the Court  
and not depart without Leave of the Court then the said Recognizance  
to be void otherwise to remain in full force and Virtue.

Stephen Brayton of Rensselaerwyck District Merchant  
Daniel Clark of the same District Taylor and  
Claron Noble of the same District Hatter respectively made  
Oath in Court that they had not been summoned to attend this  
Court as Jurors in due Time and were thereupon respectively  
discharged.



The People of the State of New York

vs George John Reightmyer

Mr. C. W. Yates for the prisoner

On an Indictment for the Murder of a Male Bastard Child born of the Body of Sarah Reightmyer.

On motion of Mr. Attorney General on behalf of the People of the State of New York the Prisoner was set to the Bar for Trial and the Panel of Jurors being called the following were sworn

Defaulters

- Isaac Halenbeeck
- Jonathan Miller
- John Bronck
- James Waldron,
- Peter Shadden,
- Caleb Foster,
- Hanning Rogardus,
- Jacob Van Loon,

Jurors called and sworn

- Isaac Spoon,
- forman Isaac Witbeeck
- Abraham Halenbeeck
- John M. Vandenberg,
- Balthus Van Slycke
- Matthias Vandenberg,
- Stephen Lantman,
- Palmer Tanner,
- Stephen Main,
- Thomas Gardner,
- Richmond Carr,
- Silas Wood.

Witnesses for the People

- Frederick Reightmyer,
- Gertrude Reightmyer,
- Henry Becker,
- Zachariah Snyder,
- Lewis Warner,
- Samuel Stinger
- Hunlock Woodruff

A Constable was sworn to keep the Jury.

The Jury being returned to the Bar say that they find George John Reightmyer the prisoner at the Bar not guilty and that he did not fly for it—

De Haert

Gilbert Woodwad  
ad. De Haert  
Uriah Mitchell

On motion of Mr. Hamilton on the Behalf of Mr. De Haert Attorney for the Defendant Ordered that the plaintiff be non prosed for want of a Declaration four Terms having elapsed since the writ was returned.

John Murray and Philip  
Lansom Survivors of  
Robert Murray  
vs  
Gerardus Beckman

The writ of Inquary in this Cause with the annexed which was read and filed whereby it appears that the Plaintiffs Damages are assessed at thirty six pounds ten shillings and eight pence and six pence Costs—On motion of Mr. Hamilton on behalf of Mr. De Haert Ordered Judgment nisi &c.

Elizabeth Van Cortlandt  
Augustus Van Cortlandt  
Frederick Van Cortlandt  
& Augustus Van Horne  
Executors of W. Van Cortlandt  
deceased  
vs  
Abel Belknap and  
Henry Smith

On the like motion on the like behalf Ordered Judgment for want of a plea—



# De Haert

Francisco Sagaro }  
 vs <sup>Copy to Mr. Hamilton</sup>  
 Andrew Van Tuyle } 29 Dec 1788.  
 On motion of Mr. Hamilton on behalf of Mr. De Haert  
 attorney for the Plaintiff Ordered that the plaintiff  
 have a struck Jury in this Cause; and that for  
 this purpose the Sheriff of New York return into the Clerks Office  
 a Book of the Freeholders and others in his Bailiwick qualified  
 to serve as Jurors, within four days after Service of a Copy of  
 this Rule and that the Jury be struck in the usual manner on  
 the usual Notice to the Defendants attorney.

Henry Downing }  
 ad }  
 Israel Titus } The Clerk of the Circuit Courts returned the postea in  
 this Cause which was read and filed whereby the  
 Jury have found a Verdict for the Defendant On like  
 motion and on the like behalf Ordered Judgment nisi.

## Hamilton

Robert Service }  
 ad } Hamilton  
 Elizabeth Graham }  
 Walter Buchannan & }  
 John Thompson Execu- }  
 = tors of Ennis Graham dec'd }  
 On motion of Mr. Hamilton attorney for the Defendant  
 Ordered that the plaintiffs be nonprosed for want of  
 a Declaration.

Stephen Baldwin }  
 ad }  
 William Smith } The like in this Cause

John Hewlet }  
 ad }  
 Ruth Woodhull } The like in this Cause.

Thomas Van Wyck }  
 ad }  
 Jesse Brush } The like in this Cause

Thomas Jackson }  
 ad }  
 Isaac Willets } The like in this Cause

William Nichol }  
 ad } <sup>Copy to Mr. Hamilton</sup>  
 Lindlay Murray } 29 Dec 1788.  
 On motion of Mr. Hamilton Ordered that the plaintiff  
 file his Issue Roll and proceed to Trial at the next  
 Circuit Court to be held in the City and County of New York  
 or be nonsuited.

Robert Murray }  
 John Murray & }  
 Philip Sanson }  
 vs } <sup>Copy to Mr. Hamilton</sup>  
 Poyer Schermerhorn } 11<sup>th</sup> Decem 1788.  
 On motion of Mr. Hamilton for the plaintiffs Ordered  
 that the Sheriff of Dutchess County <sup>return</sup> the Fi. Fa in this  
 Cause to him directed and delivered by the first  
 Day of the next Term or shew Cause why an  
 Attachment should not issue against him

John Hewlet



John Hewlet  
ad.  
William Floyd } On motion of Mr. Hamilton for the defendant Ordered that  
the plaintiff be nonprosed for want of a replication.

William Huppert  
Mary his wife  
ad.  
David Wolf and others } On motion of Mr. Hamilton for the defendant Ordered  
that the Plaintiff be nonprosed for want of a declara-  
-tion

Joseph blowes & others  
ad.  
Silvanus Pine and  
Philip Pine . . . } The like in this cause

Lewis Dubois  
ad.  
Abraham Legget } On motion of Mr. Hamilton for the Defendant Ordered that  
the plaintiff in this cause file his Issue Roll and proceed  
to Trial at the next Circuit Court to be held in the City and  
County of New York or be nonsuited

David Gardner and  
Thomas Wilton  
ad.  
Malcom Hart and  
James McDonald } On the like motion for the defendants Ordered that the Plain-  
-tiffs file their Issue Roll and bring this cause to Trial  
at the next Circuit Court to be held in the City and County  
of New York or be nonsuited.

Henry A Williams  
ad.  
Peter Rustle } On the like Motion for the defendant Ordered that the  
plaintiff file his issue Roll and bring this cause to  
Trial at the next Circuit Court to be held in the City & County  
of New York or be nonsuited.

William McCoun  
ad.  
Benjamin Birdsall } On motion of Mr. Hamilton attorney for the Defendant  
Ordered that the plaintiff be nonprosed for want of  
Declaration

John Hewlet  
ad.  
Benjamin Birdsall } The like in this cause.

Lewis  
Theophilact Bache  
vs Lewis  
James Barnes and  
Benjamin Clapp- } The Sheriff of West Chester returns on the alias Copias  
non est.

Lewis  
Arthur Jarvis and  
Isaac Stoutenburgh  
Executors of James Jarvis  
deceased  
ad.  
John Mallard and  
Henry Coruger } On motion of Mr. Lansing on behalf of Mr. Lewis attorney  
for the Defendants Ordered that the Plaintiffs reply in  
Twenty Days or be nonprosed.



John Shephard  
vs  
Thomas Goadsby

On motion of Mr. Lansing on behalf of Mr. Lewis for the Plaintiff Ordered that the Defendant join in Demurrer in twenty days, or that judgment be given against him on the plea demurred to.

Isaac Stoutenburgh &  
Arthur Jarvis Executors  
of James Jarvis deceased  
vs  
John R. Myer

No cause having been shewn to the contrary pursuant to the Rule obtained on the part of the Defendants at the last Term On motion of Lansing on behalf of Mr. Lewis for the defendants Ordered that the Judgment formerly entered in this cause be set aside.

James Beekman  
William Beekman jun.  
Abraham H. Beekman  
& James Beekman jun.  
vs  
Leonard Ten Broeck

The Sheriff of New York returned the writ of Inquiry of Damages in this cause with Inquisition annexed which was read and filed whereby it appears that the Plaintiffs Damages are assessed at three hundred and thirty nine Pounds six shillings and three farthings and for his costs six pence On motion of Mr. Lansing on behalf of Mr. Lewis attorney for the plaintiffs Ordered that Judgment be entered against the Defendant for the Damages assessed with costs of Suit to be taxed nisi &c.

John Montross  
vs  
Peter Edsall

John Reade and Jacob  
Wogardus assignees of  
Herman Kipstan Esquire  
Sheriff of Dutchess County  
vs  
Sprinton Paine and  
Oliver Seal

John Reade Administrator  
of Joseph Reade deceased  
vs  
Abraham Lott and  
Abraham P. Lott

On motion of Mr. Lansing on behalf of Mr. Lewis attorney for the Plaintiff Ordered that Marinus Willet Esquire late Sheriff of the City and County of New York return the writ of Fieri Facias in this cause to him directed and delivered, by the first day of the next Term or shew cause why an Attachment should not issue against him

John White  
vs  
William Radcliff



James Lyons vs Hamilton } Mr. Hamilton attorney for the plaintiff filed a Declaration  
William Wickham Gentleman One of the Attorneys to } and copy of the Bond or obligation in this cause; On his  
Motion Ordered that the Defendant plead in twenty  
Days after service of a copy of the Declaration and of  
this Rule or Judgment -

Statenen Vosburgh vs Wynkoop } On motion of Mr. W. Kesson on behalf of Mr. Wynkoop  
Thomas Sickels. } attorney for the Plaintiff Ordered that Judgment  
be entered by default against the Defendant  
for want of a plea -

John Kinney ad. } Mr. Wynkoop appears for the Defendant  
John G. Shaw }

Graham

The People of the State of New York vs Gysbert Marselius } At the Relation of Theodorus Van  
Graham } = Wyck Graham Ordered that the  
said Gysbert Marselius shew cause  
to this Court within four Days  
after service of a copy of this Rule why an  
Information in the Nature of a Quo warranto  
should not be exhibited by the Attorney General  
against the said Gysbert for unlawfully holding  
and executing the office of an Alderman of the  
second Ward of the City of Albany.

Benjamin Bushmore vs Strong } On Motion of Mr. Creswold for Mr. Strong  
Lepe Holly al. et. c. } Attorney for pet. Ordered Judgment for want  
of a plea

The same vs Thomas Thomas al. et. c. } The like -

William Carter vs Cutting } The like on like motion on behalf of Mr.  
Solomon Myers (then) } Cutting -

Philip Dubey vs } The Plaintiff not having declared in two  
James Baudron } Terms Ordered Judgment of non profs -



Henry Humphrey  
or  
Andrew Carole

The Sheriff of Dutchess -

Gerry Tenbrook  
or  
Jane Van Kleck

The Sheriff of Columbia

Comfort Shaw  
or  
Daniel Shaw

German Hoffman  
or  
Nicholas Hoffman the  
Younger & others heirs  
at Law & Deceives of  
Anthony Hoffman dec'd

Clatt Smith & Henry  
Thompson  
or  
Oliver Feil

In Error

David Fanning Juror  
of David Fanning &  
John Leveritt Hudson  
David Hawkins

On Motion of W. Graham for W. Bailey  
Ordered Judgment for want of a plea and  
that a writ of Inquary issue -

Richard Mulhearn  
or  
John Bartle

On Motion of W. Burr for W. Henry Ordered  
that the Sheriff of Columbia bring in the body of  
the defendant by the first day of the next Term or show  
An Reading and filing the affidavit of Edward  
Livingston by which it appears that the Sheriff of  
the County of Columbia was duly served with the Rule  
of Court of the last Term to bring in the body of the deft  
by the first day of the then next Term or show cause  
why an attachment should not issue against him  
On Motion of W. Burr for W. Henry Ordered that  
an attachment issue to the coroner of the County of  
Columbia against the Sheriff of the said County



W. Harrison

Edward Merritt Jun<sup>r</sup>

John Falconer Elijah  
Curdy & Gilbert Boston

The Sheriff of West Chester. Returns the Capias  
ad respondendum which issued in this Cause  
that he has taken the defendant John Falconer  
the other defendant not found On Motion of W. Lansing  
for W. Harrison Ordered that the Sheriff bring in the  
body of the defendant. ~~By~~ fitting the Court or be amerced  
tho' and that he plead in 20 days after filing a Decl<sup>r</sup>  
or Judgment -

John Meade & Jacob  
Bogardus vs of  
Thomas Thomas

The Like

Jarvis Dusenberry  
John Jones

Mary Linnon

Richard Lake

The like on like return of Sheriff of Queen

John Meade & Jacob  
Bogardus

The like on like return of Sheriff of Dutchess

Henry A Livingston  
Robert Hopmon &  
David Seaman

Andrew Sterling &  
others vs  
Samuel Kern &  
Wm Blackburne

The like on like return of Sheriff of New York

Samuel Reid  
Nicholas Van Dyke

The like on like return of Sheriff of Kings

Frederick Vesper & Peter  
Bernard vs

The like on like return of Sheriff of New York

Caschal N. Smith &  
John Blagge  
John Nick  
Will<sup>m</sup> Mitch

The Sheriff of Albany returns the like like rule



Badwallader Golden  
vs  
Samuel Logan

The like rule on the return of Sheriff of Ulster

Leonard Dispender  
vs  
William Wickham  
one of the Attornies

The Declaration in this Cause being now filed  
Ordered that defendants plead in 20 days or  
Judgment

Richard Southard  
ad fm  
James Jackson ex  
Cm Curie Van  
Gottlandt

An Motion of fame Ordered that his  
appearance be entered for defendant

John Reade & Jacob  
Progardus  
vs  
Henry R Livingston

The Sheriff of Albany returns

William Read  
vs  
Philip Luke

The Sheriff of Columbia

William Nicoll & Others  
Exec<sup>rs</sup> of Wm Nicoll dec<sup>d</sup>  
vs  
Jacob Brewerton

The Sheriff of Kings

Robert Livingston  
vs  
Thomas Wm Moore &  
Ann his wife Lambert  
Moore

The writ of Covenant being Returned served by  
The Sheriff of the City and County of New York  
and filed the plaintiff by Richard Harrison  
his Attorney prays Leave to agree with the  
defendants concerning the matters for which the same  
writ is brought whereupon leave is granted by the  
Court

James Jackson  
vs  
David  
Van Nostrand



James Jackson ex dem  
George Ogilvie &  
Others vs

On reading an affidavit of Service of a Copy of the Declaration and Notice which with the declaration and Notice are now filed And on Motion of same Ordered that the Tenant in possession appear and enter in to the Common rule to confess

John Stiles Jonathon  
Taylor Tenants

lease entry and Ouster and plead the General issue fourteen days before the first day of the next Term or that Judgment be entered by default against the Casual Ejector

James ex dem  
David Van Horne &  
Others vs

The Like

Wm Moshier Tenant

The same vs

The Like

Joseph Barlow Ten<sup>t</sup>

The same vs

The Like

John Hawley Tenant

James ex dem Wm  
Van Horne vs

The Like

Obadiah Peeler

James ex dem Sheffield  
Howard vs

The Like

David Reynolds

Henry Schanck &  
Robert Brett vs

The Sheriff of Albany returns all Cap<sup>s</sup>

Aaron Bacon

Whom vs Bartow &  
Others Ex<sup>ts</sup> of Henry Van  
Nesck dec<sup>d</sup> vs  
Henry Brewster

The Sheriff of Ulster returns on all Cap<sup>s</sup>



Thomas Barton & others  
Ex<sup>rs</sup> of Henry Van Cleek  
dec<sup>r</sup>

The Sheriff of Orange returns

John Bealant

Leadwallader Golden  
Surv<sup>r</sup> of Ex<sup>rs</sup> of Cadw<sup>l</sup> Cobden  
dec<sup>r</sup>

David Loutherland

The Rector & Inhabitants of  
the City of New York in Com<sup>o</sup>  
of the Protestant Episcopal  
Church in the State of  
New York

Goldsbrow Banyar  
Surv<sup>r</sup> of Ex<sup>rs</sup> of Abraham  
Mortier dec<sup>r</sup>

The same

The same

John Beade & Jacob  
Progardus Ass<sup>ts</sup> of Lawrence  
Hogeboom V. of Columbia

On Like Motion Ordered judgment  
for want of a plea

Gideon R. Hubbard &  
Thomas Storm

The same

The Like

Peter J. Hogeboom  
& Thomas Storm

Andrew Elliott & others  
Ex<sup>rs</sup> of Peter Middleton

On Motion of same Ordered that this  
suit be discontinued

Samuel Carpenter



Andrew Elliott &  
Others Ex<sup>rs</sup> of Peter  
Middleton dec<sup>d</sup>

<sup>vs</sup>  
Richard Edsall

John Neade & Jacob  
Bogardus <sup>vs</sup>

Peter Pixley

On Like Motion Ordered Judgment for  
want of a plea—

The Like—

Samuel Bayard

<sup>vs</sup>  
Catherine Bowles Ex<sup>rs</sup>  
of John Bowles dec<sup>d</sup>

Morgan Lewis Esq<sup>r</sup>

<sup>vs</sup>  
John Ten Broeck  
Esq<sup>r</sup>

The defendant having pleaded plene admic-  
mistavit Ordered Judgment for assets  
quand acciderent—

One of the Coroners of the  
County of Albany to whom the writ of  
Alia Capias was delivered returns

Radwallader Lalden  
Sno. of Co. of Rad. Lalden  
Esq<sup>r</sup> dec<sup>d</sup>

<sup>vs</sup>  
Myndert Roseboom

The same

<sup>vs</sup>  
Bernardus Freeman  
Schamerhorne

The Sheriff of Albany returns the Testatum fi-  
fa to him directed—

The same

<sup>vs</sup>  
Henry Glen

The Sheriff of Albany returns the testatum  
fi fa—

The same

<sup>vs</sup>  
John De Lancy

The Sheriff of New York returns on fi fa

John Kelly

<sup>ad fm</sup>  
Peter Van Nesp

On Like Motion Ordered that the plaintiff bring  
this cause to trial at the next Circuit Court to  
be held for the County of Albany or be non  
prosed—



(202)  
Daniel Ludlow & Edward Gould  
vs  
Stephen Haught

Harrison

John Montross  
vs  
John Alner

On Motion of same Ordered that Marinus Willett Esq. late Sheriff of the City and County of New York return the writ of Venditioni Exponas: was delivered to him in this Cause by the first day of Next Term & shew Cause why an Attachment should not issue against him -

John Forrester  
ad for  
James Jackson

Rule for a return to Jury of New York

Leonard Lispernard  
vs  
Richard Edsall

The Sheriff of Orange returns on Cap. non Est.

Peter Mesier  
vs  
William Allison

The Like

Andrew Elliott &  
Others Ex. of Peter Middleton  
dece

The Like by Sheriff of Dutchess

Thomas Briggs  
vs  
Briggs & Thomas Briggs  
Jm.

James  
vs  
Gilbert Burdy Joseph  
Durland

The Like

Richard Garrison one  
of the Att. vs  
John Tinton Wm  
Johnston

The Like by Vic. of Orange



Edward Lee

Harrison

vs  
Silvanus Burdy

The Like

Ex. of Elizabeth  
Beau sur. of some  
Blanch & Eliz<sup>th</sup> Beau

The Like by Sheriff of Ulster

vs  
Peter Doyoo

The same Ex. of  
Jane Beau

The Like -

vs  
John D Wynkoop

Ex. of Conny Van  
Neeck dec.

The Like by Sheriff of Westchester

vs  
John Barton John  
Barton Jun. & Saml.  
Seabury Ex. of Basil  
Barton dec.

Theophilact Bache

The Like by Sheriff of Orange

vs  
Richard Casale

Lawrence

Joseph Wilsie

On Motion of Mr. Groswood on behalf of  
Mr. Lawrence Att. y for plaintiff Ordered

vs  
Nathaniel Delivan

Interl. y Judgment for want of a plea

vs  
Stephen Mitchell  
adfm

Mr. William Livingston Att. y for the plaintiff  
admits that the plaintiff is a non resident On  
like Motion Ordered that the plaintiff give  
Security for Costs before he proceeds further in this  
Cause -

vs  
Alexander H. Anley

Dunscomb

George Codwise  
adfm

On Motion of for Mr. Dunscomb  
Ordered that his appearance be entered for  
defendant -

vs  
Wm. Deyer Amata  
Stoutenburgh & Isaac  
Stoutenburgh



(202) John Wiley Ex<sup>r</sup> of  
George Seaman dec<sup>d</sup>  
Philander Boasher Adm<sup>r</sup>  
of the Goods &c of Philip  
Boasher dec<sup>d</sup>

Hughes

The Sheriff of the City of New York returns the  
defendant taken with her appearance for  
In Motion of for M<sup>r</sup> Hughes att<sup>y</sup>  
for pl<sup>t</sup>. Ordered that her appearance be entered  
and that she plead in 20 days after filing a

Declaration & Judgment -

David Wolfe  
adfm  
Thomas Neempe &  
Wm Neempe

M<sup>r</sup> Hughes appears for defendant

James Beckman  
Wm Gosport & Archibald  
Currie vs

Wm M. Smith

Jacob Hallett  
adfm

The like

Charles M<sup>r</sup> Evers

John Lamb  
vs

John Putson & Rich<sup>d</sup>  
Pay and Severally

John Wiley

Charles Dickinson  
vs



278 (290)  
1788

Wednesday 10 o'clock A.M. October 29. 1788

Present

The Honorable Mr. Justice Yates

The Honorable Mr. Justice Hobart

The Court opened.

Spencer

Walter M. Alpine  
ad. Spencer  
James Bryan

The Declaration in this cause having been filed more than twenty days On Motion of Mr. Spencer attorney for the Plaintiff Ordered that Judgment be entered by Default against the Defendant for want of a plea and that a writ of Inquiry do issue.

Margaret Pruyn

vs  
Cornelius Van Sanford

Lush

The Sheriff of Albany returned on the Alias Sci. fa. that the defendant has no goods or Chattles lands or Tenements whereby he could cause him to know, neither is he found in the same— On Motion of Lush for the Plaintiff Ordered that the Judgment against the Defendant be revived and that Execution do issue.

The People of the  
State of New York  
vs  
John Lansing Jun.  
Esquire Mayor of  
Albany

Lansing

~~Lansing~~  
On a Mandamus to administer the Oath of an Alderman of the City of Albany to Theodorus Van Wyck Graham or shew Cause to the contrary on this Day—

Mr. Lansing for causes shewn to the Court moved for Time to make return to the said Mandamus until Tuesday next if the Term shall so long continue Ordered that the Time to make return to the said Mandamus be prolonged until the first day of the next Term—



Gansewoort

Thomas Arden James Arden and John Arden  
vs  
Daniel Reed . . . . .  
Gansewoort

The Sheriff of Albany returns that he has taken the Body On Motion of Mr. Gansewoort for the Plaintiff Ordered that the Sheriff bring in the Body sitting the Court or be amerced forty Shillings and that the defendant plead in Twenty days or Judgment

The same Plaintiffs }  
James Reed

The Sheriff of Dutchess returns

John L Bronck  
vs  
Isaac Provoost

The Sheriff of Albany returns on the Alias Scire facias that the defendant has no goods chattels Lands or Tenements in his Bailiwick whereby he could cause him to be made to know, neither is he found in his Bailiwick On Motion of Mr. Gansewoort for the Plaintiff Ordered that the Judgment against the Defendant be revived and that Execution issue thereon

David Galbreath  
Thomas Galbreath  
vs  
John Christie . . .

Indebt  
On Motion of Mr. Gansewoort for the Plaintiff Ordered that Judgment be entered by default against the defendant for want of a plea

James Lowry  
vs  
Peter B. Fears

The like in all things

John DePeyster Down  
John DePeyster Ten Eyck  
vs  
Jarvis Mudge and  
Jarvis Mudge Jun<sup>r</sup>

John Stevenson  
John DePeyster Down  
John DePeyster Ten Eyck  
vs  
Peter B. Fears

Indebt.  
On Motion of Mr. Gansewoort for the plaintiffs Ordered that Judgment be entered by default against the Defendant for want of a plea

Jacob Guylor and  
Leonard Gansewoort  
vs  
William Teller Jun<sup>r</sup>

On motion of Mr. Gansewoort for the Plaintiffs and by consent of Mr. P. W. Yates attorney for the Defendant Ordered that this cause be referred to James Fairlie Jacob H. Wendell and Edward Lempston or any two of them, and that they or any two of them report thereon with all convenient Speed.

John Swartwout



John Swartwout  
vs  
James Jackson ex  
dem Elias Brevoort

Mr Gansewoort appears for the Defendant

Mr K Van Rensselaer

Samuel Allen adm.  
V<sup>o</sup> of John Allen dec.  
vs  
George Helmors

The Sheriff of Washington returns the defend<sup>t</sup> taken on motion of Mr Gansewoort in behalf of Mr Van Rensselaer Att<sup>y</sup> for <sup>the</sup> plaintiff. Ordered that the Sheriff bring in the body of the defendant sitting the bench or be amerced 40/ and that he plead in 20 days after filing a Declaration or Judgment.

Geor<sup>t</sup> Kittletas  
vs  
Celestial Fellows

Peter Kittletas Charles  
Kittletas  
vs  
John Lawrence Sen<sup>r</sup>

James Jackson ex dem  
James Van Rensselaer  
vs  
John Stiles Zacharias  
Deal & Hendrick  
Deals Tenants

On Reading the Affidavit of the service of a copy of the declaration and Notice which with the declaration and Notice are now filed and Motion of same Ordered that the Tenant in possession enter into the Common rule and lease entry and Ouster and that he plead the General issue on or before the first day of the next Term or Judgment.

William K Van Rensselaer  
one of the Att<sup>y</sup>  
vs  
Germanus V Buyce & Co

On like Motion Ordered interlocutory Judgment for want of a plea

Henry Van Rensselaer  
vs  
Titus Morgan

On like Motion Ordered that Marinus Willett Esq<sup>r</sup> late Sheriff of the City County of New York bring in the body of the defendant by the first day of next Term or this cause why an attachment should not issue



Nehemiah Brown } *Cozine*  
John Lovele } On a Certificate of the Clerk of the Mayors Court of the City of New York Mr. Burr moved that the Clerk of the Mayors Court may amend the return or make a new Return -

Mr. Graham for Mr. Cozine for the defendant shewed cause against the motion that in pursuance of a Rule of the Court the defendant had had filed bail which was accepted and became absent and that the cause is at issue upwards of two years since Curia advisare vult -

John Proff } *Quackenbops*  
Philip Van Rensselaer } The Court having considered the case of the Habeas Corpus in this Cause on Motion of Mr. Graham for Mr. Quackenbops are of opinion the Habeas Corpus for want of having directed a return of the Cause is insufficient that the return has pursued the writ that the writ is materially defective in substance and cannot be amended. Ordered that a procedendo do issue to send down the body to the Court below -

Patrick McDavitt } *Sill*  
 Copy att. to Mr. Sill 29<sup>th</sup> Oct. 1789 } On Motion of Mr. Sill Attorney for the plaintiff Ordered  
Abraham Holmes } that the Sheriff of the City and County of Albany return the fieri facias to him directed and delivered in this Cause sitting the Court or shew cause why an Attachment should not issue against him -

The Grand Jury came into Court (except Robert Campbell who is indisposed) and delivered the following Bill of Indictment -

The people of the State }  
 of New York } An Indictment for an assault & battery of  
Peter W. Groesbeck } James Lowry and dislocating the shoulder of  
 the said James Lowry -

Ordered that process issue against the defendants -



Abraham Ten Broeck  
vs  
John Ten Broeck Esq.  
Sheriff of Albany

On Motion of Mr. Yates for the plaintiff and  
by consent of Mr. Graham for the defendant  
It is ordered that the Jury Process in this Cause  
be directed to John Taylor and James Caldwell  
Elsons appointed by the Court for that purpose  
on a suggestion made by the plaintiffs Attorney that the defen-  
dant is Sheriff of the County of Albany and the Coroners related  
to the defendant which is not denied but admitted by the  
defendants Attorney

Guybeats Van Lante  
vs  
Harrimanus Schuyler

Ten Broeck

On Motion of Mr. Ten Broeck Att. for  
plaintiff ordered that the Sheriff of the  
City and County of Albany return the Vend  
Ex. in this Cause by the last day of this Term or shew cause  
why an Attachment should not issue against him

Abraham Ten Broeck  
Gerardus Groesbeeck John  
H Ten Eyck & Gerardus  
Lensing vs  
David Church & Joseph  
Adams

Andrew Billings & Petrus  
Stuyesant vs  
John C. Schuyler

The Sheriff of Montgomery returns <sup>on Capias</sup> the  
defendant taken on Motion of James ordered  
that the Sheriff bring in the body sitting the  
Court or be amerced 40 and that he plead  
in 20 days after filing a Declaration or Judgment

Abraham Ten Broeck  
vs  
Parent Rogel

The like on like return of Sheriff of Albany

John Devoe  
vs  
Jesse Wood

The Like on Bill of Albany



Abraham Ten Broeck  
Ex<sup>n</sup> of Dick Ten Broeck  
ad<sup>r</sup>

Edw<sup>d</sup> Nicole Overton Bancker Jun<sup>r</sup>  
vs  
N<sup>icoll</sup>ha<sup>s</sup> Taylor Ex<sup>n</sup> of Chas  
Nicole deceased

Ten Broeck

W<sup>r</sup> Ten Broeck appears for  
defendants -

Joseph Shurtliff  
vs  
Lawrence Trampus

Yates

On Motion of M<sup>r</sup> Yates Attorney for plaintiff  
Ordered that the Sheriff of Albany return  
the files in this Cause sitting the Court of  
Shew cause why an attachment should not issue against  
him -

Jacob Bogardus as<sup>r</sup>  
of John Ten Broeck Esq<sup>r</sup>  
Sheriff of Albany

The like -

Matthys de Garmo &  
Jacob De Garmo

Livingston

William Brown &  
Daniel Brown  
vs  
Thomas Brown

The Clerk of the Circuit Court returns  
the disjunctus Roll with a postea indorsed  
by which it appears the jury have found a  
Verdict for plaintiff for 6<sup>d</sup> Dam. & 6<sup>d</sup> Costs  
on Motion of M<sup>r</sup> Sill for W<sup>r</sup> Livingston

Ordered judgment nisi -

Jacob Benket Jun<sup>r</sup>  
ad<sup>r</sup>  
John Demm

Spencer

Walter M<sup>c</sup> Alpine  
vs  
James Bayan

The declaration in this Cause having been filed  
for more than 20 days on Motion of M<sup>r</sup> Spencer att<sup>y</sup>  
for the pl<sup>t</sup> Ordered Inter<sup>al</sup> Judgment for want of a  
plea and that a writ of Inquiries issue -

James Jackson ex dem  
Thomas Jenkins  
vs  
Jacob Davis

The Habeas Corpus in this Cause being returned and  
filed on Motion of M<sup>r</sup> Spencer att<sup>y</sup> for the plaintiff Ordered  
that the defendant enter into the common rule to confess



Leave entry and Custer file Common Bail and plead in 20 days  
or that a procedendo issue -

James Jackson ex dem  
George Van Beuren &  
others vs

The Like -

Thomas Ley & Ezra  
Kielor

Varick

Thomas Ten Eyck  
vs  
Samuel Gale

On reading the Affidavit of Richard Varick of the Service  
of a copy of the Declaration and Oyer together with a  
Certified copy of a Rule to plead thereon indorsed in this  
cause and on Motion of Mr. Graham for Mr. Varick Att. y  
for the plaintiff Ordered final Judgment -

Christopher Miller

Winter Att. y

Marinus Rudenard &  
Henry Rudenard Ex. ad  
of Peter Rudenard dec. d.

The Sheriff of New York returns the defendants to  
taken with their appearances indorsed on Motion  
of Mr. Preswold for Mr. Winter Att. y for pl. Ordered  
that that the defendants appearances be entered and  
that they plead in 20 days after filing a Declaration or Judgment

John Byrne

vs  
Stephen Graham &  
Shubael Graham

The same Sher. returns the defendant Stephen taken  
the other defendant not found On Motion of same  
Ordered that the Sheriff bring in the body sitting  
the Court or be amerced that he plead in 20 days after filing  
a Decl<sup>n</sup> or Judgment -

Cornelius Van Voorst Jun.  
ap. of Ezekiah Bowell  
Esq. - vs

The like on like return of Sheriff of Orange

William Ellis

The same  
vs

The Like

Thomas Cutwater

Beleg Saunders  
vs

Jepe Dove

The Like -



Daniel Hatfield

vs  
Elijah Fisher Jun.  
Elijah Fisher Sen.

The like on like return of Sheriff of West Chester

James Peters

vs  
Thomas Scott

The like on like return of Sheriff of Orange

John Leake

vs  
Daniel Ter Boss

The like on like return of Sheriff of Dutchess

Thefield Howard

vs  
John Ritson & Stephen  
H Bayard

The like on like return of Sheriff of New York

Ann White Anthony

Abrams & Guleam Co-  
nell Ex<sup>rs</sup> of Eliz<sup>th</sup> Campbell

vs  
John D Waldron

The Sheriff of New York returns the defendants in custody on like motion Ordered that the defendants plead in twenty days after filing a Declaration & serving a copy thereof and of this rule on the Sheriff or on the defendant in custody or judgment

John Hallstead

vs  
John Dixon & John Doe  
Manucaptor of Malma's  
Hallstead

The Sheriff of New York returns

Michael Price

vs  
Zebulon Ross

The same Sher. returns non Est

Robert Cowen

vs  
James Concklin

The Sher. of W<sup>st</sup> Chester returns

Geleg Sanders

vs  
Peter Hoogboom &  
Gideon Hubbard

The Sheriff of Columbia returns

Thefield Howard

vs  
Benjamin Birdsall

The Sheriff of New York returns non est



Jacobus Van Valen

vs

David Conger

The Sheriff of Ulster returns non est

John Leake

vs

Wm Allison

The like by V. Orange

Robert Bell

vs

Peter Casler &

Jos Sharp

Like by V. New York

John Leake

vs

Richard Edsall

Like by V. Orange

Stephen Case

vs

Josiah Rhodes

Like by V. Ulster

John Leake

vs

Cornelius Jones

Like by V. Orange

Sheffield Howard

vs

Oliver Vanderbilt

Like by V. New York

James Jackson ex

adm of James Dunlop

vs

John Turnout Mary

Wooden Tenants

On reading an Affidavit of the service of a Copy of the declaration and Notice which with the Decla. and Notice are now filed And on Motion of James ordered that the Tenant in possession enter into the Common rule and Confess Lease entry and Ouster and that he plead the General issue on or before the first day of the next Term a judgment -

The same

vs

Hoyier Goodspeed Tent.

The like -

The same

vs

Same

The like -

Same ex dem Sheffield Howard

vs

Thomas Martin Tenants

The like -



Winter

William Griffing

On like motion Ordered final judgment for want of a plea

vs David Laurence

Robert Laurence

Samuel Ellis Junr

Like

vs Wheeler Case

The same

The like

vs John Case

James Jackson ex Dem of John deake

The Tenant not having entered into the usual Rule Confessed lease entry and Ouster

vs John Turnout Abigail Owens Tenant

On motion of same Ordered judgment against the Casual Ejector

The same

vs Timothy Sheldon

Mr Radcliff Attorney for defendant relinquishes his plea On like motion Ordered judgment

Sheffield Howard adfm

On motion of Mr Greenwood on behalf of Mr Winter Att? for defendant and on Reading the Affidavit of Mr Winter whereby it appears that the plaintiff does not reside in the City of New York Ordered that the plaintiff give security for Court and that all proceedings be stayed in the meantime

George Drummond and qui tom

same adfm

The same

The like

same adfm

The like

The same

John Forester adfm

James Jackson

Sheffield Howard

vs Isaac Belthrop



Gerry Palmer  
vs  
William Askins

On Like Motion Ordered that the Sheriff of Montgomery return the fees to him directed by the first day of next Term or shew Cause why an Attachment should not issue against him

Thomas M Barran  
vs  
Samuel Hilligan

on Report of referees £120..16..0

Jenne  
vs  
Robert Johnston &  
Samuel Hilligan

Like £449.

Pierpoint Edwards  
vs  
Gerry Luddington  
Man<sup>r</sup> of Jonathan Brown

On reading & filing the Affidavit of John B Provost of the service of the rule obtained in this Cause at the last Term with a copy of the taxed bill of Costs on the defend<sup>t</sup>.  
Att<sup>y</sup> It is Ordered that an Attachment do issue against the said Defendant for non payment of the said bill of Costs



208

(216)

*[Faint, illegible handwriting at the top of the page]*

*[Faint, illegible handwriting in the upper middle section]*

*[Faint, illegible handwriting in the lower middle section]*

*[Faint, illegible handwriting in the lower section]*

*[Faint, illegible handwriting at the bottom of the page]*

*[Handwritten signature or name at the bottom left corner]*



Thursday 10 o'clock A.M. October 30<sup>th</sup> 1788

Present

The Honorable Mr. Justice Hobart

The Court opened

Proclamation was made and persons bound by Recognizance to appear and answer were called viz<sup>t</sup>

The People of the State of New York vs John Palmer } The Defendant being called did not appear Ordered that his appearance be respited until to morrow.

The same vs Henry van Wie } The Defendant being called did appear Ordered that he appear again to morrow.

Elijah Hunter vs Zalmon Read ad. dits. Zalmon Reade of Bedford in the County of Westchester } Indebt. Van Cortlandt A Declaration in this cause having been filed twenty days before this Term On motion of Mr. Van Cortlandt for the Plaintiff Ordered that Judgment be entered by Default against the Defendant for want of a plea

Matt Smith and Benajah Thompson ad. Oliver Seal } Bailey The Court having examined the Record in this cause On motion of Mr. Graham on behalf of Mr. Bailey for the Plaintiff in error Ordered that the Judgment in this cause in the Court below be reversed because Issues was not joined in the Court below.

Samuel Gale vs William Willson } Wickham On motion of Mr. Benson on behalf of Mr. Wickham attorney for the Plaintiff Ordered that Judgment be entered by default against the Defendant for want of a plea nisi &c.

Peter Kettelas vs Enos Mead } Benson On motion of Mr. Benson for the Plaintiff Ordered that Judgment be entered by default against the Defendant for want of a plea

The Honorable Mr. Justice Yates came into Court and took his seat

The Grand Jury came into Court and having no farther Business before them they were discharged

Mr. James W. Wilkins produced the Licence of Mr. Chief Justice Morris bearing Date the Twenty third Instant and Mr. James Thompson Jun<sup>r</sup> produced a like Licence bearing Date the 28<sup>th</sup> day of October Instant licencing and Authorizing them respectively to appear in this Court and there practise as attornies at Law according to the Rules and Orders of this Court and the Laws of the State of New York The said James W. Wilkins and James Thompson Jun<sup>r</sup> respectively took and



and subscribed in Court the Oath of Abjuration and Allegiance as by Law prescribed and the Oath of Office as an attorney of this Court

Winter

Thomas M. Farran  
vs  
Robert Johnson and  
Samuel Milligan

It is considered by the Court now here that Mr. Hamilton on behalf of Mr. Lawrence take nothing by his motion in this cause to set the Report of the Referees aside - That agreeable to the motion of Mr. Greswold on behalf of Mr. Winter attorney for the plaintiff the Report of the Referees be confirmed and that Judgment be entered for the plaintiff against the Defendants for the sum of forty four Pounds nine Shillings with costs of suit to be taxed nisi &c.

Burr

Nehemiah Brown  
Plaintiff and  
John Lovell Defendant

On the motion of Mr. Burr of yesterday for a procedendo in this cause or rule for that the Clerk of the Mayors Court amend the Return to the Habeas Corpus It is considered by the Court that as bail has been filed in this cause in pursuance of a Rule obtained by the plaintiff for that purpose and the cause has long been at Issue in this Court the application for a procedendo is too late, and that the Court cannot now order a new return And Ordered that the plaintiff take nothing by his motion.

Thomas M. Farran  
vs  
Samuel Milligan

The like in this cause for the sum of One hundred and twenty eight Pounds sixteen Shillings and eight pence, with costs of suit to be taxed.

James Brant ex dem  
George Irelich and  
Henry Ellis.  
vs  
Peter Trim Richard  
Leacraft Tenant.

On reading the Letter or Notice to the Tenant and an Affidavit of service of a copy of the Declaration, which with the Affidavit are now filed And on motion of Mr. Burr attorney for the plaintiff Ordered that the Tenant or some person for him appear and enter into the common Rule to confess Lease Entry and Ouster by Consent, and plead the general Issue fourteen Days before the next Term or that Judgment be entered by Default against the Casual Ejector.

James Brant



James Brant ex dem  
George Freligh and  
Henry Ellis  
vs  
Peter Trim John  
Sparks Tenant in  
Possession

Burr

The like in this Cause

John Broome  
vs  
Richard Conner

On motion of Mr Burr for the plaintiff and on  
cause by him shewn to the Court that a Trial  
has been had in this Cause Ordered that the Rule  
formerly obtained by Mr Livingston to shew cause  
why the defendants plea could not be amended  
be discharged And that the Defendant take nothing  
by his said motion.

Abraham Walton  
vs  
Johnson  
John Keefe

On motion of Mr Burr on behalf of Mr Johnston  
attorney for the Plaintiff Ordered that Judgment  
be entered by default against the defendant  
for want of a plea

On Motion of Mr Yates to appoint Gentlemen of the Bar to examine  
Mr John Addison and Mr Nicholas N. Quackenbush in the  
Presence of one or more of the Justices of this Court in the next  
Vacation The Court appoint Mr Yates Mr Lusk and Mr Lansing  
for that purpose.

A Certificate of Egbert Benson Esquire and a Certificate of Lucas  
Elmendorf Jun<sup>r</sup> Esquire were read and filed whereby it is certified  
that Mr John Tappan has served a regular Clerkship which  
commenced in Mr Benson's Office in October Term 1785 and that  
Mr Tappan is of good moral Character

Ordered that Mr John Tappan be examined in the ensuing  
Vacation in the presence of one of the Justices of this Court  
by such Gentlemen and at such Time and place as such  
Justice shall appoint — Addison

Daniel Schoonmaker jun<sup>r</sup>  
vs  
Addison  
Joachim Schoonmaker

On motion of Mr Elmendorf on behalf of Mr Addison  
attorney for the plaintiff, and with consent of Mr  
Elmendorf attorney for the defendant Ordered that

this Cause be referred to Cornelius E Wynkoop Esq<sup>r</sup> Dirck Westbrouck  
and John Depuy and that they or any two of them make Report  
therein by the first Day of the next Term.

David



David Matthews  
vs  
Charity French

Addison  
On motion of Mr. Gates on behalf of Mr. Addison  
attorney for the plaintiff Ordered that Judgment  
be entered by default against the defendant for  
want of a plea

Nicholas Kiersted  
vs  
Jeremiah De Myer

The like in this cause

Thomas Henderson  
vs  
Edward Tho. Esq  
Ex. of John Thomas del.

Samuel Gale  
vs  
William Wilson

Wickham  
On Motion of Mr. Benson for Mr. Wickham  
Att. for plaintiff Ordered Judgment for want  
of a plea

Abraham Walton  
vs  
John Reese

Johnston  
On Motion of Mr. Burr for Mr. Johnston  
Att. for plaintiff Ordered final judgment  
for want of a plea

David Matthews  
vs  
Charity French

Addison  
On Motion of Mr. Gates for Mr. Addison  
Ordered Judgment for want of a plea

Nicholas Kierstead  
vs  
Jeremiah De Myer

The like

Thomas Gardner  
vs  
Matthew Brown

Wilcocks  
The Sheriff of Dutchess County acknowledges  
the receipt of the declaration with the rule  
Indorsed to plead above 20 days ago on Motion  
for Mr. Wilcocks Ordered Judgment for  
want of a plea

The same  
vs  
Joseph Lawrence

The Sheriff of Ulster returns

Barns Smock  
vs  
Henry A. Williams



John <sup>Graham</sup> Lawrence  
vs  
Lawrence Temper  
James

Wilcocks

Wm Brown & John  
Brown  
adfm  
Jacob Bogardus  
& John Reade

Mr Wilcocks appears for defendants

Ridsey Youngs Ebenezer  
Youngs & Silas Givison  
Ex'ors of Abimael Youngs  
decd

The Sheriff of Ulster returns

William Wilson & John  
McCamby

Frederick Trafer  
vs  
Robert M Greeny

The same  
vs  
Robert Milliken

Hopkins

Oliver Davenport  
adfm

Mr Hopkins appears for defendant

James Reynolds  
vs  
Albert Voorhees

Ludlow

Albert Terhune &  
Hendrick Wychop

On Motion of Mr. McKeison in behalf of Mr. Ludlow Attorney for the plaintiff and by Consent of Mr. Burr attorney for the defend. It is ordered that six or any greater number of the Jurors who are to try this Cause have a View of the premises in question previous to the trial of the said Cause & for that purpose that the Sheriff of Queens County to whom the process for bringing in the Jurors in the said Cause is awarded return a panel of forty eight Jurors on or before the day of next and that one of them survey and show on the part of the plaintiff and



*Ludlow*

either of them survey and shew on the part of the  
defendants And that the View begin on the day next  
before the next Circuit Court in Kings County

James  
vs

Fernando Van Sicken The Like  
Abraham Emmons &  
John Ryder

James  
vs

Lamuel Striker The Like  
Dirick Leake

James  
vs

Daniel Leake Koest The Like  
Leake Mich. Titwell  
Junr

James  
vs

Bernardus Ryder The Like  
Lawrence Ryder & John  
Goethis

James  
vs

John Rice John Titwell The Like  
& Daniel Titwell

James  
vs

Jaac Denise Jaques The Like  
Denise Wm Van Dyck

James  
vs

Loest Titwell Richd The Like  
Titwell Junr Koest Johnson  
& Hendrick Johnson

James  
vs

Cornelius Emmons John The Like  
Emmons Jacobus Emmons  
& Corn. Emmons Junr  
Johnson



James  
vs  
Robert Johnson Junr. } The like

Joseph Buisson  
vs  
Thomas Saunders } On motion of James & by consent of M<sup>r</sup>. Sims:  
comb M<sup>r</sup>. for defend<sup>t</sup>. Ordered that this cause  
be referred to the determination of John Peade  
nominated by the plaintiff Theophilact Rache nomi-  
nated by the defendant and Roberts Brown appointed  
by the Court or any two of them make report thereon  
with all convenient speed.

The same  
vs  
The same } The like

The same  
vs  
Thomas Saunders  
William Parsons } The like

Burr

James Brant ex dem  
Geo. Faaligh & Henry Ellis  
vs  
Peter Trim Rich. Lay-  
croft Tenant in pos<sup>n</sup> } The Declaration in Ejectment in this cause  
with the notice to the tenant in possession being  
read and filed and an affidavit of the service  
thereof on the tenant in possession on Motion of  
M<sup>r</sup>. Burr Ordered that the Tenant in poss<sup>n</sup>  
enter into the Common Rule and Confess Lease entry &  
ouster and that he plead by the first day of next Term  
or Judgment

The same  
vs  
James John Sparks Tenant } The like



M. Lawrence

Nicholas Belley

Joseph Ogden

The Clerk of the Circuit Court returns  
 on the Nisi prius Record with the postea under-  
 stood by which it appears the Jury have found  
~~verdict~~ for the writing obligatory is the deed of the within  
 named defendant with six pence damages & Costs  
 on Motion of M<sup>r</sup> Bur for M<sup>r</sup> Lawrence att. y for the pl<sup>t</sup>  
 Ordered Judgment Nisi &c.







(2) (220)



Friday 10 o'clock a m October 31<sup>st</sup> 1788<sup>29</sup> (229)

Present  
The Honorable Mr. Justice Yates  
The Honorable Mr. Justice Hobart

The Court opened

Silvester

Robert Livingston Esq<sup>r</sup> } The Sheriff of Columbia returned on the  
vs } the Defendant taken  
Peter M. Van Beuren — } On motion of Mr. Visscher on behalf  
of Mr. Silvester 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

Andrew M. Farlan  
vs  
Gardiner Scents son  
and heir of Matthew  
Scents deceased —

Lush

Mr. Graham attorney for the defendants  
with draw his plea and Confesses Judgment  
for £113. 6. 6 on Motion of Mr. Lush Order  
Judgment nisi

~~Zekeiah Dayton &  
Isaac Dayton  
advs  
Stephen Debois~~

Bay

James Jackson ex dem  
Casper Huyck & John Van  
Goesen Huyck  
vs  
John Stiles Annatie Van  
Goesen & Garrit Van Goesen  
Tenants

The declaration in Ejectment with the  
Notice to the Tenants in possession being  
filed & an Affidavit of the Service thereof  
on the Tenants in poss<sup>n</sup> being also read  
filed on Motion of Mr. Bay Ordered  
that the Tenants in possession enter into

the common Rule & Confess lease entry and ouster and  
that they plead by the first day of Next Term or Judgment



James Bacont ex dem  
John Barton John Bar-  
ton Jun<sup>r</sup> v<sup>s</sup> Samuel Lea-  
ch Jun<sup>r</sup> & Ex<sup>rs</sup> of said  
Barton dec<sup>d</sup> v<sup>s</sup> Burr  
Andrew Fowler &  
Margaret his wife

Upon reading & filing the Notice and Affid<sup>t</sup>  
of Service in this Cause by which Notice the  
Tenants were required to appear at the last  
Term It is Ordered that the said Tenants  
do appear and enter into the Common rule  
and plead on or before the first day of next  
Term or that upon service of a copy of this rule  
20 days before the next Term Judgment be entered  
against the Casual Ejector -

John Decher  
v<sup>s</sup>  
Moses Sherwood

The Clerk of the Nisi prius Court returns the  
Nisi prius Record with the postea indorsed by  
which it appears the Jury have found the defend<sup>t</sup>  
not guilty of the Trespass.

The People of the  
State of New York  
v<sup>s</sup>  
Isabella Spotten

An Indictment for Perjury  
The Sheriff of Albany returns Capi Copus  
The defendant impanelled  
Ordered that she give Security by recognizance  
for her appearance next July Term -

Thereupon the said Isabella Spotten of the East district of the Manor  
of Hempstead Proprietor and Manning Vesper of the same  
place Gentleman respectively acknowledged themselves to be  
indebted to the people of the State of New York in the sums follow-  
ing to wit the said Isabella Spotten in the sum of four hundred  
pounds lawful Money of New York and the said Manning Vesper  
in the sum of two hundred pounds of like Money to be levied  
and made of their several and respective goods and Chattels  
Lands & Tenements to the use of the people of the State of New  
York if default shall be made in the Condition following  
to wit -

The Condition of this recognizance is such that if the said  
Isabella



Isabella Spotten shall and do personally appear at the next Supreme Court of Judicature to be held for the State of New York on the last Tuesday in July next then and there to answer unto all such matters and things as shall or may be objected against her and abide the order and judgment of the Court and not depart without leave of the Court then the said Recognizance to be void otherwise to be and remain in full force and virtue.

Ordered that a Circuit Court be held at the Court house in Kings County on Wednesday the third day of December next.

Anthony Dolit  
adfm  
Jacobus Tardon

The Clerk of the District Court returns the District Record with the postea Indorsed by which it appears the jury have found

that the defendant hath more more right to hold the Tenements than the plaintiff On Motion of Mr. M'Kepon for W. Livingston Ordered Judgment

Burr

John Mervan  
adfm  
Paul Miehane

The Like Verdict for defendant On Motion of Mr. Burr Ordered Judgment nisi

Abraham Woglum  
adfm  
The Same

The Like

Spencer

~~Stephen DeBlois~~  
Dezechiah Dayton  
& Isaac Dayton  
adfm

On Motion of Mr. Bay in behalf of Mr. Spencer Atts. for <sup>the</sup> defendants to set aside the Interlocutory Judgment in this Cause on hearing Ordered that the Interlocutory Judgment

Stephen DeBlois

be set aside on <sup>the</sup> defendants pleading an ignorable plea accepting short notice of trial and paying Costs

Copy sent to Mr. Spenser Jan 7<sup>th</sup> 1788 due



Cock

On Like Motion Ordered that

Robert Robinson  
vs  
Laques Johnson

The Sheriff of Albany return the fi. fa. by the first day of next Term or shew cause why an Attachment should not issue against him

Archibald Willson  
vs  
Wm Willson  
adfm  
Thomas Smith

On Reading the affidavit of William Willson one of the defendants in this Cause setting forth that Thomas Smith the plaintiff resides without this State of New York On Motion of W. Vesper

on behalf of Mr. Cock Att. for defendants Ordered that the plaintiff give security for Costs in this Cause and in the mean time that all proceedings be stayed

William Thompson  
vs  
Alexander Reed  
Thomas Thomas

Jeremiah Jepsop  
adfm  
Thomas Thomas

Robert Robertson  
adfm  
William Hyslop

George Dawson  
vs  
William Wickham  
one of the Att. Va.

The Declaration in Debt and a Rule to plead having been delivered upwards of twenty days and no plea filed On Motion of W. Vesper on behalf of Mr. Cock Ordered judgment final

Jacob Mark  
vs  
Philip Mark  
John Le Tonneiller

The Sheriff of Albany returns on Capias Non Est.

Robert Campbell  
vs  
Thos Wm Jaycocks  
Peter Ab Lawson

On Like Motion Ordered that the Sheriff of Dutchess return the fi. fa. in this Cause by the first day of the next Term or shew cause why an Attachment should not issue against him



Jacob Mark  
Philip Mark

Cock

John Le Tonreiller

The Sher. of Albany returns on the alias copies  
the defendant taken. On Motion of M<sup>r</sup>. Viper  
Ordered that the Sheriff bring in the body of the  
defendant by the first day of the next Term or show  
cause why an attachment should not issue ag<sup>st</sup>.  
him and that he plead in 20 c<sup>ts</sup> after filing a  
Declaration or Judgment

William Beckman  
Jacob Brewerton  
al. c<sup>ts</sup>

Varick

The declaration &ayer in this cause having been  
filed upwards of 20 c<sup>ts</sup> no plea being filed  
On Motion of M<sup>r</sup>. Graham for M<sup>r</sup>. Varick Att<sup>y</sup> for  
Plaintiff Ordered final Judgment

Wm. Edgson Adm<sup>r</sup>. cum  
Teth. of Adrian Renaudot

Like

Hercules Muellegom  
al. c<sup>ts</sup>

Gerard Boncher Esq<sup>r</sup>  
Treasurer of the State of N. York

Like

Abraham Schultze

Andrew Van Tuyl att<sup>y</sup> of  
Hermom Hoffman Esq<sup>r</sup>  
Sher. of Dutchess

Like

James Bennett

James att<sup>y</sup> of John Thomas  
Sheriff of W. Chester

The like

John Mandeville

Lewis Allaire Scott

The like

Daniel Trule & Colvill  
Carpenter

Anthony Bolton sur<sup>v</sup>. of Peter  
Van Burgh Livingston Jun<sup>r</sup>  
& Anthony Bolton

The like

John Wm Livingston



(234)

Peter Elting Abraham  
Vanick

The Like

Joseph Spratt al.  
Pie. vs. Mammie of  
William Scott

William Edgar Adm.  
of Belitz Remondt dec.

The Like

Jacob Brewerton al.  
Pie.

Hamilton

Robert Murray John  
Murray & Philip Sanson

On Motion of W. Hamilton Att. for plaintiff

Ayer Schermehorn

Ordered that the Sheriff of Dutchess return  
the <sup>Testaments</sup> ~~fees~~ facias to him directed in this Cause

By the first day of next Term or show cause why an  
attachment should not issue against him -

William Wickham Gent.  
one of the Attornies

The declaration in this Cause being  
filed sedente Curia On Like Motion

Ordered that the defendant plead in  
20 days or Judgment -