| MS # | Date                   | Case   | Court                                 | Reported  | Type 1   | Type 2  | Notes   |
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| 223  | 14 June<br>1782        | Wilson assignees of<br>Fletcher, a bankrupt<br>v. Watson +<br>Wilson assignees of<br>Fletcher, a bankrupt<br>v. Crichton | King's<br>Bench                       |   | Bankruptcy   | Set-off   | Wilson assignees of Fletcher, a bankrupt v Watson.<br>Special case. Wilson v. assignees of Fletcher, a bankrupt<br>Crichton, Special case. An agent or factor cannot set off<br>debts due to his correspondents in an action brought<br>against him by an insurer for [] policies [] for such<br>correspondents.  |
| 224  | 19<br>November<br>1782 | Goodright d. Hare v.<br>Board  | King's<br>Bench                       | 99 E.R. 584;<br>(1782) 3<br>Doug. K.B.<br>147; [1782] 11<br>WLUK 7  | Bond   | Warrant of attorney.  | This was an action of ejectment, tried at Kingston,<br>before Ashhurst, J., when a verdict was found for the<br>plaintiff, subject to the opinion of the Court on the<br>following case. Lord Bolingbroke by bond, with warrant<br>of attorney to confess judgment, in consideration of<br>£3000, became bound to the lessor of the plaintiff,<br>Hare, in £6000, conditioned for the payment to her of<br>an annuity of £500. Annuity in arrears.  |
| 225  | 21<br>November<br>1782 | Anthon v. Fisher   | King's<br>Bench                       | 99 E.R. 594;<br>(1782) 3<br>Doug. K.B.<br>166; [1782] 11<br>WLUK 15   | Prize  | Jurisdiction  | Action on a ransom-bill containing a clause, that the bill<br>should be enforced though the hostage should die, or<br>the vessel be retaken. Plea, that before the captor got<br>into port he was taken, with the hostage and ransom-<br>bill on board; and being required to deliver up all<br>papers, fraudulently did not deliver up the ransom-<br>bill.—Demurrer. Held, by Lord Mansfield, that the plea<br>was bad; but, by the other justices, that the Court had<br>no jurisdiction, this being a matter of prize, cognizable<br>by the Court of Admiralty. |
| 226  | 30 May<br>1783         | London (Bishop of) v<br>Ffytche  | King's<br>Bench,<br>House of<br>Lords | 102 E.R. 188;<br>(1801) 1 East<br>487; [1801] 1<br>WLUK 67.:<br>House of<br>Lords 1 E.R.<br>892; (1783) 2<br>Bro. P.C. 211; | C Of E,<br>appointment<br>to a living.<br>Clerk in holy<br>orders. | Patron and<br>ordinary.<br>Bond.<br>Resignation<br>on request<br>on<br>condition. | Where a Clerk, previous to his being presented to a<br>living, gives his patron a general bond of resignation<br>upon request, such bond is good; and if unattended<br>with any illegal circumstance, which, if it exists, must be<br>plainly alleged, and fully proved, the Ordinary cannot<br>refuse admission to the Clerk so presented.<br>The rectory of the parish church of Woodham Walter in<br>Essex, in the diocese of London, became vacant in May   |

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|      |                        |                    |                 | [1783] 5<br>WLUK 23 |                |                           | 1780, by the death of Foote Gower; and the Bishop of<br>London, plaintiff in error, having, at the request of the<br>defendant in error, Lewis Disney Ffytche, esq. the<br>patron, waived the advantage of lapse, it was not till the<br>*893 2d of January 1781, that Mr. Ffytche presented his<br>clerk, the Reverend John Eyre, to the Bishop for<br>institution. Bishop refused. Held, could not. Printed<br>"cases" i.e. arguments on appeal by plaintiff in error,<br>defendant in error. Paper books.<br>See <i>The Bishop of London v Ffytche</i> 102 E.R. 188; (1801)<br>1 East 487; [1801] 1 WLUK 67.,   |
| 227  | 19<br>November<br>1782 | Worrall v. Steward | King's<br>Bench |                     | Mesne profits. | Ejectment,<br>injunction, | Action for mesne profits. Plea of statute of limitations.<br>Replication: he bought ejectment and defendants<br>pleaded not guilty in Hil. 1776. The defendant obtained<br>an injunction in July 1776 and therefore claimed 6 years<br>prior to that time. Replication: bad for plaintiff [] not<br>[] have had judgment in ejectment till Mich. 1776 if<br>there had been no injunction. Judgment for defendant.<br>Copy Paper book.<br>See also: <i>Stuart v Worrall</i> 28 E.R. 1310; (1785) 1 Bro.<br>C.C. 581; [1785] 2 WLUK 15 Bill to redeem a mortgage,<br>decree for redemption; in default of payment, at the<br>time to be appointed by the Master, the bill to be<br>dismissed with costs. |
| 228  | 8 February<br>1783     | R. v. Bartell      | King's<br>Bench |                     | lottery        | Insuring<br>tickets       | Conviction on statute 22 Geo. 3 for insuring lottery tickets. Paper book.  |

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| 229  | 22 May<br>1783 | [Doe d.] Brewer d.<br>Lord Onslow v Eaton        | King's<br>Bench | 99 E.R. 627;<br>(1783) 3<br>Doug. K.B.<br>230; [1783] 5<br>WLUK 15 | Right of re-<br>entry | statutory                               | Where ejectment is brought on the statute 4 Geo. 2 for<br>want of sufficient distress it is no objection that the<br>landlord has distrained for rent after the time of the<br>demise.<br>Lord Mansfield.—The statute speaks of a landlord "who<br>hath by law a right to re-enter," which means a right to<br>re-enter reserved to him in the lease. At common law,<br>the distress operated as a waiver of the forfeiture which<br>incurred on the non-payment; but here the distress<br>affords no presumption that the landlord has waived<br>the forfeiture. |
| 230  | 13 May<br>1783 | Harper v. Modigliani                             | King's<br>Bench |  | Marine<br>insurance   | Imperial ship                           | In a Declaration in insurance of an imperial ship, it was<br>not necessary to aver she was an imperial ship for words<br>that he made a policy on an imperial ship are enough.<br>Copy demurrer book.   |
| 231  | 14 May<br>1783 | R. v. Inhabitants of<br>Hope Mansell             | King's<br>Bench |  | Poor law              | Constable,<br>gets another<br>to serve. | A person who is sworn a constable and pays another to<br>serve for him gains a settlement. Herefordshire. Paper<br>book.  |
| 232  | 24 May<br>1783 | R. v. Inhabitants of<br>Tottington Lower End     | King's<br>Bench |  | Poor law              | Son, uncle,<br>father                   | If son lives with an uncle out of charity and then goes to<br>his father and considers that as his home, the father<br>gains a new settlement. Lancashire. Copy orders.   |
| 233  | 17 May<br>1783 | R. v. Inhabitants of<br>Mitcham                  | King's<br>Bench |  | Poor law              | Land tax                                | If a tenant is rated to Land Tax and pays, he shall gain a settlement. Copy of orders. Scribbled notes. Surrey. See also <i>R. v. Inhabitants of Mitcham</i> 104 E.R. 137; (1810) 12 East 351; [1810] 5 WLUK 61   |
| 234  | 17May<br>1783  | R. v. Inhabitants of St.<br>Nicholas, Gloucester | King's<br>Bench |  | Poor law              | rateable                                | Profits of machine rateable with house under the name<br>of machine house. Machine for weighing waggons. Copy<br>of orders. Scribbled notes.  |
| 235  | [1781]         | Baily v. Thomas                                  | King's<br>Bench |  | Insolvency            | marshal                                 | Marshall not bound to make a list of turpitudes under the Insolvency Act. Copy of bill.   |

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| 236    | No date on<br>Paper<br>book<br>[1784] | Palmer v. Edwards                         | King's<br>Bench |   | Lease                          | Assignment,<br>sublease | Copy of issue. What is an assignment and what an<br>underlease, of a lease? Huntingdonshire. Sublease is<br>where party grants less than whole term. Assignment is<br>where whole term is granted. <i>Poultney</i> v <i>Holmes</i> 93 E.R.<br>596; (1720) 1 Str. 405; [1720] 1 WLUK 60 cited: "If the<br>lessee reserves the rent to himself on granting over, it is<br>an underlease, and not an assignment, though he parts<br>with the whole term. See Lord Raym. 99". But note in<br>report: This reason seems overruled in <i>Palmer</i> v.<br><i>Edwards</i> , B. R. E. 24 Geo. 3. Doug. 186 n. [† 59] and the<br>true ground of the present case given by Buller, J. "that<br>what cannot be supported as an assignment shall be<br>good as an underlease against the party granting it." |
| 236.a. | 21 January<br>1752                    | Copy of assignment<br>of lease            |                 |   | Copy of<br>assignment of<br>Is |                         | Copy of assignment of lease between Edmondson and Warner.  |
| 237    | 28 May<br>1783                        | Grigg v. Stanton                          | King's<br>Bench |   | Postmaster                     | duty                    | Deputy postmaster bound to deliver letters. Trespass on<br>the special case. Grigg had to collect letter himself from<br>post office. Deputy postmaster failed to deliver it having<br>demanded an extra penny on top of regular charge to<br>do so. Copy of special verdict. Jury awarded Grigg<br>damages. Portsmouth. See 237.a.  |
| 237.a. | 18<br>November<br>1774                | Smith v. Powdich                          | King's<br>Bench | 98 E.R. 1033;<br>(1774) 1<br>Cowp. 182;<br>[1774] 11<br>WLUK 11 | Postmaster                     | duty                    | A post-master is bound to deliver all letters to the<br>several inhabitants within a post town or place at their<br>respective places of abode, at the rate of postage only<br>as established by Act of Parliament. Deputy postmaster<br>had added one penny on every letter delivered for<br>himself. Held. Not entitled to do so.  |
| 238    | 28May<br>1783                         | R. v. Inhabitants of<br>Ireston           | King's<br>Bench |   | Poor law                       | Settlement              | Count Durham. Copy orders. Where residence for 110 days in two parishes under hiring. Settlement is where pauper slept that last night.  |
| 239    | 9 May<br>1783                         | Calder & Kebble<br>Navigation v. Busfield | King's<br>Bench |   | Poor law                       | Rateable                | Warehouses belonging to Calder Co. rateable to poor.<br>Copy special case.   |

| MS #   | Date                   | Case                               | Court           | Reported  | Type 1              | Type 2                                | Notes  |
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| 240    | 24 May<br>1783         | Doe d. Pigott v.<br>Savage         | King's<br>Bench |   | Will                | Devise<br>conditional                 | Eyre B.'s Report for Buller J. Devise in case T. should<br>have issue which should attain 21 yet trustees to convey<br>to such issue at 24. If IT died without issue living to 21 or<br>without issue then to right heirs. T takes estate tail after<br>limitation to her children depending on such children<br>living to 21 but if any children attain that age then they<br>take in fee.  |
| 241    | 12 May<br>1783         | Firman v. Angell                   | King's<br>Bench |   | Bankruptcy          | Forms of action                       | Assignees in bankruptcy may declare in debt or detinue.<br>Demurrer book for defendant.  |
| 242    | 17 May<br>1783         | R. v. Inhabitants of<br>Wintersell | King's<br>Bench |   | Poor law            | Settlement                            | Yorkshire. Copy of orders. Pauper hired but became ill<br>for some days. Employer refused to accept him till he<br>agreed to deduct time he was ill from wages. He did so<br>and was paid for 48 weeks in the year. Held. Did not<br>receive a settlement.   |
| 242.a. | 13 May<br>1783         | Mulliner v. Wilkes                 | King's<br>Bench | 99 E.R. 621;<br>(1783) 3<br>Doug. K.B.<br>218; [1783] 5<br>WLUK 9   | Promissory<br>note  | Allegation of<br>corrupt<br>agreement | Promissory note. Allegation of corrupt agreement.<br>Statute of Usury. Evidence. Plea that no such corrupt<br>agreement ever made.   |
| 243    | 13<br>November<br>1798 | Craufurd v. Hunter <sup>1</sup>    | King's<br>Bench | 101 E.R. 1239;<br>(1798) 8 Term<br>Rep. 13;<br>[1798] 11<br>WLUK 17 | Marine<br>insurance | Dutch ships<br>Commission             | Commissioners appointed under 35 Geo. 3, c. 80, s. 21<br>(Shipping Act 1795) to take possession of Dutch ships<br>and arrange for sale and insurance. Dutch ships<br>captured at sea, to be brought to St Helena and thence<br>to ports in England for sale. Ships insured. Ships lost<br>through perils of the sea. Insurer didn't pay. Insurable<br>interest. Did crown have insurable interest? Ships seized<br>not in time of war. |
| 244    | 3 July 1783            | Morris v. Smith                    | King's<br>Bench | 99 E.R. 654;<br>(1783) 3<br>Doug. K.B.<br>279; [1783] 7             | Covenant            | Mining lease                          | Action of covenant on an indenture of lease of a piece of<br>land for the purpose of sinking coal-pits. Scribbled<br>notes. Covenant specified that lessee to pay a certain<br>proportion of value of coal raised, unless prevented by   |

<sup>1</sup> R. v. Stevens in name index has same number. R v. Stevens not found so far in paper books .

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|      |                 |   |                 | WLUK 5   |   |                               | unavoidable accident. Defendant pleaded unavoidable<br>accident. Evidence that the accident might have been<br>remedied at a greater expense than the value of the<br>coals to be raised. Held, that the plaintiff entitled to<br>recover. Scribbled notes.<br>Ld Mansfield: Unavoidable accident means an accident<br>physically unavoidable All coal-pits are subject to such<br>accidents. Upon these pleadings the profit does not<br>come in question. |
| 245  | 1 July 1783     | French assignees of<br>Cox v. Fenn        | King's<br>Bench | 99 E.R. 642;<br>(1783) 3<br>Doug. K.B.<br>257; [1783] 7<br>WLUK 1  | Bankruptcy                                  | Mutual<br>credit and<br>debit | Buller, Justice.—The argument for the defendant goes<br>on the supposition that there is no distinction between<br>mutual debts and mutual credits; but the statute, and all<br>the cases in equity, show that there is such a distinction.<br>Special case. Scribbled notes.   |
| 246  | 27 June<br>1783 | R. v. Parker                              | King's<br>Bench | 99 E.R. 634;<br>(1783) 3<br>Doug. K.B.<br>242; [1783] 6<br>WLUK 11 | Evidence                                    | Identity                      | That A. pointed out defendant as offender when<br>identity of person is in question is not evidence. Not<br>under oath. The rejected evidence was inadmissible. Mr<br>Baron Eyre's report for Buller J.   |
| 247  | 2 July 1783     | R. v. Inhabitants of<br>Parish of Andover | King's<br>Bench |  | Justices,<br>borough,<br>town and<br>parish | order                         | Order by justices of borough or town and parish good.<br>Paper book of orders. Southampton.   |
| 248  | 24 June<br>1783 | Poreau & ors. v.<br>Hartley               | King's<br>Bench |  | Ransom Bill                                 | Alien                         | Prisoners from the war with France. French privateer<br>called <i>The Fly</i> . Ship the <i>Nelly</i> taken as a prize. Ransom<br>agreed. Whether alien enemy a good plea to an action<br>on Ransom Bill after Peace declared. Ld Mansfield no<br>case that says he cannot. To stand over till case in court<br>on effect of peace decided. Copy Paper book.  |
| 249  | 25 June<br>1783 | R. v. Edward Pryse<br>Lloyd               | King's<br>Bench |  | Certiorari                                  | Judicial act                  | Certiorari will not lie to remove order of sessions to<br>prosecute offender [] because not a judicial act.<br>Carmarthenshire. Copy of order.  |

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| 250  | 28 June<br>1783, 10<br>February<br>1785 | Sainsbury v. London<br>Assurance | King's<br>Bench | 99 E.R. 636;<br>(1783) 3<br>Doug. K.B.<br>244; [1783] 6<br>WLUK 12 | Riot Act,<br>Gordon Riots                              | Property<br>insured              | An insurance office having paid the assured the amount<br>of the loss sustained by him in consequence of a<br>demolishing by rioters, sued the hundredors under the<br>Stat. 1 Geo. 1, st. 2, c. 5, s. 6, in their own names. Held<br>by Lord Mansfield and Buller, J. (Willes and Ashhurst,<br>J.J., dissentient.), that the office was not entitled to<br>recover.<br>As the court was equally divided, in order to expedite<br>the bringing of a writ of error, there was judgment for<br>the defendant. On Friday, 11 February, 1785, this<br>judgment was unanimously affirmed in the Court of<br>Exchequer Chamber. Copy of demurrer book. |
| 251  | 1 July 1783                             | Robson v. Hyde                   | King's<br>Bench |  | Poor law   | Private<br>chapels               | Private chapels in which pews are let out, are rateable to the poor.   |
| 252  | 2 July 1783                             | Atkins v. Davis                  | King's<br>Bench |  | Poor law   | Waterworks.                      | Whether shares in a waterworks rateable to the poor.<br>Special cases. Scribbled notes. Supplement to case.<br>Clause charging waterworks with land tax inserted into<br>every land tax Act since the Revolution.  |
| 253  | 1 July 1783                             | Phillips v. Berryman             | King's<br>Bench | 99 E.R. 658;<br>(1783) 3<br>Doug. K.B.<br>286; [1783] 7<br>WLUK 7  | Distress,<br>Statute of<br>Marlbridge<br>(Marlborough) | Replevin                         | A recovery in replevin is a bar to an action for an<br>excessive distress. Ld Mansfield The plaintiff has already<br>recovered his goods, and damages for the taking and<br>detaining of them. Buller J: The Statute of Marlbridge<br>meant to give a remedy where there was none before,<br>and on this ground the plea is good, for it shows that<br>the plaintiff has already had his remedy A recovery in<br>one personal action is a bar to all other personal actions<br>upon the same subject. Copy of Issue and demurrer<br>book. Scribbled notes.   |
| 254  | 2 July 1783                             | R. v. Peter Waldo                | King's<br>Bench |  | Poor law,<br>Charity school                            | Education of<br>Poor<br>children | A house applied solely to the purpose of charity in<br>educating poor children under the care of a person paid<br>by the owner, he not residing in the house, is not<br>rateable to the Poor. Paper book of orders. Surrey.  |

| MS #   | Date            | Case                       | Court           | Reported  | Type 1            | Type 2                   | Notes  |
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| 255    | 25 June<br>1783 | R. v. Upton Gray           | King's<br>Bench |   | bastardy          | Examination of mother    | On an order of bastardy the mother need not be<br>examined in the presence of the reputed father.<br>See also <i>R</i> . v <i>The Inhabitants of Upton Gray</i> 109 E.R.<br>649; (1830) 10 B. & C. 807; [1830] 5 WLUK 43   |
| 255.a. | 2 July 1783     | R. v. Grendon<br>Underwood | King's<br>Bench |   | Poor law          | Hiring,<br>settlement    | Hiring for a year and absence for three first days with<br>leave, then different hiring for remainder of year and<br>service for that time gains a settlement. Paper book.   |
| 256    | 1 July 1783     | Bush v. Leake              | King's<br>Bench | 99 E.R. 641;<br>(1783) 3<br>Doug. K.B.<br>255; [1783] 7<br>WLUK 2 | Debt on a<br>bond | Conditions,<br>pleadings | Debtor repaid debt but creditor claimed conditions in<br>bond not complied with. Pleadings. Buller J: The cases<br>are either where the defence consists of several distinct<br>facts, making one point; or where it consists of several<br>distinct points. In the first the replication denying one of<br>the facts must conclude to the Court. In the other class<br>of cases, where the defence consists of distinct points,<br>as here, where the defendant is bound to do distinct<br>acts, he must plead each of those acts separately, |

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| 257    | 3 July 1783            | Porchester (Lord) v.<br>Petrie      | King's<br>Bench | 99 E.R. 644;<br>(1783) 3<br>Doug. K.B.<br>261; [1783] 7<br>WLUK 6 | Bribery,<br>audita querela  | penalty                | This was a writ of audita querela, and the writ set out<br>first the record in the action of Petrie v. Lord Porchester.<br>The declaration in that cause stated, that on the second<br>of September, 20 Geo. 3, a writ issued for an election at<br>Cricklade; that on the fifth of September the sheriff<br>issued his precept, and on the eleventh the election was<br>had, when Benfield, Macpherson, and Petrie were<br>candidates; and that Macpherson was the friend of Lord<br>Porchester. Then followed one hundred counts for<br>bribery by Lord Porchester, or his agent Bristow, of fifty<br>different persons, all laid on the eleventh of September.<br>Ld Mansfield: whatever may have been the intention of<br>Lord Porchester, he has not done that which he<br>undertook to do—he has not brought another offender<br>to punishment. It is upon the performance of that act,<br>and not upon the intention of the party, that the<br>Legislature has made the indemnity depend. We are<br>therefore of opinion that there must be Judgment for<br>the defendant |
| 258    | 4 July 1783            | Tanner v. Williams                  | King's<br>Bench |   | Attachment                  | London                 | What plea of attachment in London sufficient or mot.   |
| 258.a. | 12<br>November<br>1783 | R. v. Endon, Langston<br>and Hanley | King's<br>Bench |   | Poor law,<br>settlement     | Land tax               | If in the assessment of Land Tax it is undifferentiated as<br>to whether the landlord or tenant is rated, the tenant<br>will gain a settlement.  |
| 258.b. | 14<br>November<br>1783 | Heshuysen v.<br>Woodbridge          | King's<br>Bench |   | Debt, promise<br>to pay     | Bankruptcy             | A promise to pay an acceptance when due is not bound<br>by a bankruptcy happening prior to the time of the<br>acceptance becoming due. Special verdict. See also<br><i>Alsop</i> v <i>Price</i> 99 E.R. 104; (1779) 1 Doug. K.B. 160; [1779]<br>5 WLUK 2. Scribbled notes.   |
| 259    | 22<br>November<br>1783 | R. v. Bembridge                     | King's<br>Bench | 99 E.R. 679;<br>(1783) 22 St.<br>Tr. 1; (1783) 3<br>Doug. K.B.    | Misconduct in public office | Indictable<br>offence. | A public officer is indictable for misbehaviour in his<br>office. The information stated that Henry Fox,<br>afterwards Lord Holland, was appointed receiver and<br>paymaster-general of the forces, in 1757 and as such  |

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|      |                        |  |                 | 327; [1783] 11<br>WLUK 27  |                         |   | received and paid many sums of money. It then stated<br>the succession of paymasters from Lord Holland and<br>charged, "that the place and employment of accountant<br>in the said office and place of receiver and paymaster-<br>general was a place and employment of great public<br>trust and confidence, touching the making up the<br>accounts of the receiver and paymaster-general, and<br>the adjusting and settling the same with the auditor of<br>the imprest." Bembridge became accountant but the<br>accounts were not drawn up or settled for 6 years.<br>Ld Mansfield: where there is a breach of trust, fraud, or<br>imposition, in a matter concerning the public, though as<br>between individuals it would only be actionable, yet as<br>between the King and the subject it is indictable. |
| 260  | 5 July 1783            | R. v. Chew Magna<br>Overseers          | King's<br>Bench |  | Poor law,<br>settlement | Occupier<br>and tenant.                     | Rate on occupier is rate on tenant. Paper book of<br>orders.<br>See also R. v. Inhabitants of Chew Magna 109 E.R. 627;<br>(1830) 10 B. & C. 747; [1830] 5 WLUK 26.  |
| 261  | 8<br>November<br>1783  | Turtle v. [Lady]<br>Worsley            | King's<br>Bench | 99 E.R. 659;<br>(1783) 3<br>Doug. K.B.<br>290; [1783] 11<br>WLUK 2 | Adultery                | Husband<br>and wife<br>(Baron and<br>femme) | Wife living in adultery apart from husband. Contracted<br>to buy necessaries. Husband not liable but was she? Did<br>she have any income, alimony? Lord Mansfield.—This is<br>a new case, and of very extensive consequence. All the<br>cases where it has been held that the husband is not<br>liable, proceed on the supposition that the wife is not<br>entitled to alimony, because alimony may be more but<br>cannot be less than necessaries. If the husband were<br>liable for alimony, the creditor would certainly stand in<br>the place of the wife. Let the case stand for further<br>argument by civilians.   |
| 262  | 14<br>November<br>1783 | Doe d. [Duke of]<br>Norfolk v. Sanders | King's<br>Bench | 99 E.R. 666;<br>(1783) 3<br>Doug. K.B.<br>303; [1783] 11           | Copyhold,<br>custom     | Entail,<br>widow,<br>freebench              | Lord Mansfield.—It is now settled, no matter how, that<br>copyholds may be entailed. The question here is merely<br>on the custom. It has never happened that a tenant in<br>tail of these copyholds has left a widow, and therefore  |

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|      |                        |                      |                 | WLUK 12  |                             |  | there is no custom about it. But there was a custom<br>before the Statute <i>de Donis</i> [1285] that the widows of<br>tenants in fee should have free-bench. The statute does<br>not take it away, and there are no grounds for the Court<br>to say that tenants in tail are excepted out of the<br>custom.   |
| 263  | 11<br>November<br>1783 | Salomons v. Staveley | King's<br>Bench | 99 E.R. 663;<br>(1783) 3<br>Doug. K.B.<br>298; [1783] 11<br>WLUK 5 | Foreign bill of<br>Exchange | Averment of<br>protest,<br>general<br>demurrer       | Report spells it "Stavely. Bill drawn in London on<br>O'Donnell in India.<br>Action on a foreign bill of exchange against the indorser.<br>The declaration stated that the defendant "had refused<br>to accept or pay the same, of all which premises the said<br>defendant afterwards, and with all convenient speed, to<br>wit, on, &c. had notice." To this declaration the<br>defendant demurred generally. Held: the omission of<br>the averment of protest is only matter of form, and<br>cannot be taken advantage of under a general<br>demurrer. Copy of demurrer book.   |
| 264  | 31 May<br>1783         | R. v. Eyles          | King's<br>Bench |  | Poor law                    | Fleet prison,<br>Warden,<br>liable for<br>Poor rate. | John Eyles was Warden of the Fleet Prison (debtors'). He<br>was assessed as liable to pay the Poor rate for a quarter<br>year of £13 6s 8d. He objected he did not occupy the<br>whole jail, only rooms in it. Prisoners rented out rooms<br>at a weekly rent, payable to Eyles, in the main building<br>(presumably paid for by friends or relatives) apart from<br>a part of it called the Tap which was leased by Eyles<br>from year to year at an annual rent of £100 [perhaps as<br>an ale house?] Held: The Warden received the rents<br>from rooms let out. The whole jail was liable and had<br>always paid. Further argument to be made. See 282.<br>Fleet prison (debtor's). Copy of orders.<br>See also <i>Smith v Eyles</i> 96 E.R. 572; (1775) 2 Wm. Bl. 970;<br>[1775] 1 WLUK 55 and <i>West v Eyles</i> 96 E.R. 623; (1776) 2<br>Wm. Bl. 1059; [1776] 1 WLUK 45. Same name, same<br>prison. |

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| 265  | 21<br>November<br>1783 | Ashton v. Bland                       | King's<br>Bench |   | Excise duty,<br>Trader | Unauthorise<br>d place | Trader in silk handkerchiefs. The handkerchiefs were<br>knotted before dying to produce a design or pattern.<br>The handkerchiefs were found in a private house in the<br>hands of a knotter in a room not authorised for trading<br>and were forfeited under Stat 10 Ann. c. 19. Lancaster<br>assizes. Paper book, Special case.  |
| 266  | 21<br>November<br>1783 | Barclay v. Lucas                      | King's<br>Bench | 99 E.R. 676;<br>(1783) 3<br>Doug. K.B.<br>320; [1783] 11<br>WLUK 23 | Partnership            | Embezzleme<br>nt       | The defendant entered into a bond to the plaintiffs,<br>reciting that the plaintiffs at the recommendation of the<br>obligor had agreed to take P. J. into their employ, as a<br>clerk in their shop and counting-house, and the<br>condition was, that if P. J. should faithfully account for,<br>to the plaintiffs all such sums as he should receive in the<br>service of the plaintiffs. The plaintiffs afterwards took R.<br>B. as a partner into their business. Held that the<br>defendant was liable for money embezzled by P. J. after<br>the new partnership.  |
| 267  | 14<br>November<br>1783 | Denn d. Briddon v.<br>Page and Bowler | King's<br>Bench | 99 E.R. 661;<br>(1783) 3<br>Doug. K.B.<br>294; [1783] 11<br>WLUK 9  | Will, devise           | Words of<br>limitation | Paper book has "Denne" Devise to S. N. for life;<br>remainder to trustees, &c. remainder to the first and<br>other sons of the body of S. N., and the heirs-male of<br>their respective bodies; and for default of such issue, to<br>all and every the daughters of S. N., begotten or to be<br>begotten; and for default of such issue, to the right heirs<br>of T. N. for ever. Held that the daughters of S. N. took<br>life estates only. Brief to argue the point of law for the<br>defendants.<br>Lord Mansfield.—This is a question which does not<br>admit of argument, nor of a case to be cited. The rules<br>of law are clear. In the construction of deeds, a grant<br>without words of limitation enures for life only; and<br>when questions as to wills first came into Courts of<br>Common Law, the Judges followed the rule as to deeds,<br>and not the rule of the civil law as to bequests. |

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| 268  | 14<br>November<br>1783                      | Stone v. Greenwell             | King's<br>Bench |   | Part wall                | Owner, rent.     | Copy of special case. Who is the immediate owner of<br>the improved rent to pay the expense of building new<br>party wall? Party wall under Stat. 14 Geo. 3, c. 78.<br>Landlord & tenant.  |
| 269  | York<br>Summer<br>Assizes,<br>1783          | Alton v. Lawson                | King's<br>Bench |   | Writ of Levari<br>facias | Hundred<br>court | Copy of a levari in a hundred court is good evidence if it<br>is returned, but otherwise not. Mr Baron Eyre's report<br>for Mr Justice Buller.   |
| 270  | York<br>Summer<br>Assizes,<br>1783          | Bingley v. Mallison            | King's<br>Bench | 99 E.R. 718;<br>(1784) 3<br>Doug. K.B.<br>402; [1784] 5<br>WLUK 14  | New trial                | Fresh notice     | York. The point determined was, that, on a new trial, a<br>fresh notice of trial is necessary. For want of such notice<br>in this case, a second new trial was granted A note<br>endorsed after an act of bankruptcy is a good petition.<br>Mr Baron Eyre's report for Mr Justice Buller.  |
| 271  | 26<br>November<br>1783;1<br>January<br>1783 | R. v. Eccles                   | King's<br>Bench | 168 E.R. 240;<br>(1783) 1 Leach<br>274; [1783] 1<br>WLUK 12; 99<br>E.R. 684;<br>(1783) 3<br>Doug. K.B.<br>337; [1783] 11<br>WLUK 31 | Conspiracy               | Trade            | Conspiracy to impoverish a tailor by preventing him<br>from plying his trade. Specific acts not stated. Ld<br>Mansfield: the offence does not consist in doing the acts<br>by which the mischief is effected, for they may be<br>perfectly indifferent, but in conspiring with a view to<br>effect the intended mischief by any means. Copy of Nisi<br>Prius record of indictment removed into court by<br>certiorari. Judgment for prosecution. |
| 272  | 21<br>November<br>1783                      | Keene d. Pinnock v.<br>Dickson | King's<br>Bench | 99 E.R. 671;<br>(1783) 3<br>Doug. K.B.<br>312; [1783] 11<br>WLUK 22   | Will                     | Devise,          | Settlement by will. "for default of such issue male",<br>Testator had son who died. Daughters were testator's<br>heirs. Ld Mansfield, BullerJ, further remainders<br>contingent, testator had son, so contingency had not<br>occurred. Further remainders therefore void. Daughters<br>took as heirs in fee simple. Special verdict.   |

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| 273  | 26<br>November<br>1783 | Chadwick v. Smith             | King's<br>Bench |          | Dissenting<br>meeting<br>house                 | Election of<br>minister    | In a trust deed it was provided that if the election of a<br>minister was not entered into a book, it was to be void,<br>but this was directory only. Examination of book. Leek<br>Meeting House (Staffordhire), Presbyterian. Notice of<br>meeting, affixed to meeting house door. Rev. Robert<br>Smith elected. Some members listed by making their<br>mark, others by name. "Major part" of the trustees and<br>annual subscribers to salary of the minister. Notes of<br>election. New trial granted. Court held that only those<br>who had subscribed to salary of minister were entitled<br>to vote. |
| 274  |                        | Rogers v. Brooke              | King's<br>Bench |          | Church pew                                     | disturbance                | What evidence sufficient in action for disturbance in a pew in a church. New trial refused.  |
| 275  | 19<br>November<br>1783 | Doe d. Davie v.<br>Haddon     | King's<br>Bench |          | University,<br>New trial,<br>domestic<br>forum | Corruption,<br>evidence of | University. Evidence that constables acted a such good<br>proof that they were so. Where there is a domestic<br>forum a court of law will not enter into the merits but<br>evidence of corruption in electors may be gone into.<br>Evidence statements.  |
| 276  | 19<br>November<br>1783 | Heathman v. Brookes           | King's<br>Bench |          | Agreement,<br>lease                            | Public house               | Agreement on the back of a lease not to keep a public<br>house shall be restrained not to keep a public house on<br>the premises.  |
| 277  | 26<br>November<br>1783 | R. v. Edisore                 | King's<br>Bench |          | Poor Law                                       | Settlement                 | Oxfordshire. Wife had settlement in Devonshire,<br>husband did not, but because they were married, he<br>had the benefit of his wife's settlement in Devonshire.   |
| 278  | 26<br>November<br>1783 | Spring d. Titcher v.<br>Biles | King's<br>Bench |          | Copyhold                                       | Surrender                  | Action on the Case. Copyhold. (surrender and regrant)<br>Will to such uses as surrender shall appoint, pass by the<br>will if testator was then seized of the copyhold. Later<br>surrender of copyhold. Quære what did testator buy<br>after the will but before the surrender? Family Tree<br>diagram.<br>Where a power is given to and among relations, it is well<br>executed by giving to one only.<br>Judgment for plaintiff as to all but the copyhold   |

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|        |                                       |                                |                 |   |          |                             | purchased after making the will, as to that, judgment for defendant  |
| 279    | 15<br>November<br>1783                | Robson v. Robinson             | King's<br>Bench | 99 E.R. 668;<br>(1783) 3<br>Doug. K.B.<br>306; [1783] 11<br>WLUK 13 | Fishery  | Weir                        | Quære, whether a weir which does not destroy the fry<br>of fish, nor impede navigation, and has existed from<br>time immemorial, is illegal within the statute, 2 Hen. 6,<br>c. 15 (Ruffhead) [St Realm, c. 19, salmon fishery].<br>New trial ordered. Interpretation of statute. Ld<br>Mansfield, Buller J.   |
| 280    | 22<br>November<br>1783                | R. v. Little Bolton            | King's<br>Bench |   | River    | Nets                        | When nets may be kept across a river notwithstanding Stat. 2 Hen. 6, c. 15.  |
| 280.a. | 7 February<br>1784                    | R. v. St. Stephen's,<br>Exeter | King's<br>Bench |   | Poor Law | Parish, right<br>to appeal. | A parish may appeal under an act which gives power to<br>person or persons to appeal. If a number of parishes are<br>combined (as a corporation) for the maintenance of the<br>poor, then if one is overrated, it may be relieved<br>without amending the rate of the other parishes.  |
| 281    | 5 July<br>1783, 7<br>February<br>1784 | R. v. St. Andrews,<br>Holborn  | King's<br>Bench |   | Poor Law | Settlement                  | A Person hired In an Extra-parliamentary place<br>(Furnivall's Inn, London) lives with his master 4 Months<br>In Bath then returns to the extra-parliamentary place<br>and finishes his service there. He gains a settlement in<br>Bath. Paper Book of Restated Orders. London. Copy of<br>Orders, cases to be amended to state when Furnivall's<br>Inn became a place to which overseers to be appointed.<br>On Restate, Ld Mansfield: Furnivall's Inn is not a vill, so<br>can't get settlement there. |
| 282    | 7 February<br>1784                    | R. v. Eyles                    | King's<br>Bench |   | Poor Law | Fleet prison,<br>lodgings   | See 264. John Eyles, the Warden of the Fleet (prison) is<br>rateable to the Poor for the prison. London. Paper book<br>of restated orders. Ld Mansfield (paraphrase) The<br>warden lets out lodgings in the Fleet (see Dickens, <i>Little<br/>Dorrit</i> , which describes the Marshalsea) and so makes a<br>profit and is therefore rateable.   |

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| 283    | 3 February<br>1784  | Bryson v. Wylie                | King's<br>Bench |  | Trader            | Bankruptcy                    | Stock in trade sold by a trader to person from whom he<br>bought it, but trader remained in possession under a<br>yearly rent and became bankrupt. Held the goods are<br>within Stat. 21 Jac. 1 c. 19.<br>Special Case. Ld Mansfield (paraphrase) Lease-back is a<br>pretence. It was an attempt to exempt the goods from<br>the trader's bankruptcy. The purported mortgage does<br>not preserve the goods from the bankruptcy.   |
| 284    | 21<br>November<br>1783,<br>argued.<br>Judgment<br>31 January<br>1784. | Hall v. Gurney                 | King's<br>Bench | 99 E.R. 694;<br>(1784) 3<br>Doug. K.B.<br>356; [1784] 1<br>WLUK 59 | Mortgage of ship, | Bankruptcy<br>of<br>mortgagor | The owner of the major part of a vessel then lying in<br>port mortgaged it, and transferred the grand bill of sale<br>to the mortgagees. The mortgagees did not take<br>possession, but suffered the mortgagor and the other<br>part owners to have the management, and act as the<br>visible owners of the vessel. The mortgagor having<br>become bankrupt, held that his share in the vessel<br>passed to his assignees, under the statute 21 Jac. 1, c.<br>19. Mortgage void. |
| 284.a. | 4 February<br>1784  | Goodtitle d. Bailey v.<br>Benn | King's<br>Bench |  | will              | Conditional<br>gift           | Testator provided that after the death of himself and his<br>wife, property to go to the son of his son for life and for<br>want of heirs of such son of his son, to testator's right<br>heirs, "my son excepted, who shall take the remainder".<br>Copy of special case for opinion of court. Judgment for<br>plaintiff. Judgment in King's Bench by Ld Mansfield,<br>Willes and Ashhurst JJ, Buller doubting. Judgment<br>reversed in House of Lords.                          |

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| 285  | 6 February<br>1784     | Philips v. Baillie   | King's<br>Bench | 99 E.R. 703;<br>(1784) 3<br>Doug. K.B.<br>374; [1784] 2<br>WLUK 10 | Marine<br>insurance               | Term,<br>convoy                          | A insured ship insured at Lloyds. Term: to sail in first<br>convoy. B shipped goods on board and insured them<br>warranting them to be sent in convoy. Peace declared. A<br>sent ship without convoy and without notice to B. Ship<br>lost by accident. Insurer refused to pay. Special case.<br>Held: not liable. Ld Mansfield: Convoys are not merely a<br>protection against enemies, but may be necessary in<br>time of peace. Action of assumpsit tried at Guildhall, at<br>the sittings after Michaelmas term, before Buller, J.<br>King's Bench, Heywood and Wood counsel. Scribbled<br>notes: Ld Mansfield judgment. Orders from Admiralty to<br>Captain Hunter of HM Sloop Marquis de Seignally to<br>form convoy to St Lucia. According to the law report, on<br>8th March, 1783, a copy an order was sent, by the Lords<br>of the Admiralty, to John Young, Esq., commanding His<br>Majesty's sloop the "Speedy," at Spithead to form<br>convoy. |
| 286  | 11<br>February<br>1784 | R. v. Scofield       | King's<br>Bench |  | Felony                            | Set fire to<br>house.                    | Copy of indictment. Attempt to set fire to house. Fine of £3000 plus imprisonment in Newgate for a year, then sureties for good behaviour. Extensive Scribbled notes of cases cited or considered.  |
| 287  | 6 February<br>1784     | lsquierdo v. Forbes  | King's<br>Bench |  | Privateer,<br>Letter of<br>marque | Vice<br>Admiralty<br>Court of<br>Minorca | Letter of marque (ship). Case, judgment of nonsuit.<br>Declaration and counts. HM Vice Admiralty Court of<br>Minorca. Judgment obtained in Vice Admiralty court,<br>presided over by James Sutherland by plaintiff against<br>defendant in a sum of money. Promise under seal by<br>defendant to pay amount to plaintiff. Held that Vice<br>Admiralty court did not have jurisdiction to hear case on<br>a marine contract under seal and damages for<br>defamation. Ld Mansfield. Scribbled notes.   |
| 288  | 6 February<br>1784     | Davison v. Middleton | King's<br>Bench |  | Charterparty                      | Victualling<br>Office                    | Plea that commissioners of Victualling Office mulcted<br>plaintiff for neglect as to powers in a charterparty.<br>Plaintiff cant reply that he was not guilty of neglect.   |

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|        |                        |                                  |                 |   |            |                                      | Demurrer book.   |
| 289    | 27 January<br>1784     | Cox v. Liotard                   | King's<br>Bench |   | Bankruptcy | Policies of<br>insurance             | All policies of insurance whether for life or goods are<br>within 19 Geo. 2 c. 32 (bankrupts, 1745) and tho' the<br>event has not happened and are barred by a certificate<br>under a commission of bankruptcy. Pleadings. Scribbled<br>notes.   |
| 290    | 26<br>November<br>1783 | Prout v. James                   | King's<br>Bench |   | Wreck      | Saving                               | What is a good justification under 26 Geo. 2 c. 19<br>(Stealing shipwrecked goods, 1753) for an assault in<br>saving a wreck and how plaintiff may reply. Pleadings.   |
| 291    | 6 February<br>1784     | Pistol d. Randal v.<br>Ricardson | King's<br>Bench | 99 E.R. 696;<br>(1784) 3<br>Doug. K.B.<br>361; [1784] 2<br>WLUK 9 | Will       | Devise of<br>lands                   | Testator devised "lands" which legally implied real<br>property only. Leaseholds were personal property and<br>would go with other personal property. Court at<br>common law could not speculate as to testator 's<br>intention. Ld Mansfield. Here the testator has freehold,<br>leasehold, and personal estate, and gives his lands one<br>way, and his personal estate another. There is a great<br>distinction between real and personal estate. |
| 292    | 31 January<br>1784     | R. v. Green                      | King's<br>Bench |   | Fishery    | Prosecution,<br>consent of<br>owner. | 5 Geo. 3 c. 14. Fishery. Conviction for killing fish in<br>fishery must state that it was brought with consent of<br>owner of fishery. 31 January 1784 Ld Mansfield and<br>Buller held conviction good. Willes J and Ashhurst J held<br>it bad, so conviction stood.   |
| 292.a. | 31 January<br>1784     | R. v. Nash                       | King's<br>Bench |   | Fishery    | Evidence                             | Prosecution for interference with fishery. Not stated<br>who owned fishery. no evidence after defendant<br>appeared. Paper book of conviction. Note on cases on<br>fishery.  |
| 293    | 27 January<br>1784     | Marlar v. Kenworthy              | King's<br>Bench |   | Bankruptcy | Bar to action                        | Bankruptcy of one plaintiff is a good bar to action.   |

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| 294  | 27 January<br>1784 | Stephenson v. Price   | King's<br>Bench | 99 E.R. 692;<br>(1784) 3<br>Doug. K.B. 353 | Charterparty             | term                            | Charterparty provided that ship should unload cargo in<br>port then load further cargo and unload it at the return<br>port. Homeward cargo to be paid for on delivery. Ship<br>did not arrive. Defendant pleaded that ship had been<br>lost on return voyage. Demurrer. Held covenant broken.<br>Judgment for plaintiff.  |
| 295  | 27 January<br>1784 | Whitfield v. Hunt     | King's<br>Bench |  | Indebitatis<br>assumpsit | Copyhold,<br>customary<br>fine. | Indebitatis assumpsit lies for copyhold fines. Demurrer<br>book. Hertfordshire. Reasonable sum customarily levied<br>on copyholder by lord of the manor at his discretion.<br>Note: <i>Devonshire</i> v <i>Craddock</i> CB Hil. Geo. 2: Indebitatis<br>assumpsit lies for copyhold fines.   |
| 296  | 27 January<br>1784 | Davy v. Hollingsworth | King's<br>Bench |  | Debt, detinue            |                                 | Copy Paper book. Action of debt and detinue against<br>executor. Promises made during testator's lifetime.<br>Judgment for defendant.   |
| 297  | 27January<br>1784  | Carson v. Watt        | King's<br>Bench |  | Prize law                | apprentice                      | Master is not entitled to prize money earned by<br>apprentice, although he is to wages when the<br>apprentice has run away. Special case. Lancashire.<br>Scribbled notes. Ld Mansfield  |
| 298  | 27 January<br>1784 | Onslow v. Smith       | King's<br>Bench | 99 E.R. 690;<br>(1784) 3<br>Doug. K.B. 348 | Riot Act                 | Statutory<br>action             | An action may be maintained under 1 Geo. 1, st. 2, c. 5<br>(The Riot Act 1714, "An Act for preventing tumults and<br>riotous assemblies, and for the more speedy and<br>effectual punishing the rioters"), against hundredors, by<br>the trustee in whom the property in a house of<br>correction, belonging to the county, is vested, for the<br>demolition of the house by rioters. Gordon Riots, 1780.<br>Decision noted on Paper book: A county house of<br>correction is a house within the Riot Act and a hundred<br>are answerable if it is burnt down by rioters. Croydon<br>summer assizes. Surrey.<br>R. v. Donnovan Blackstone 682. all the judges. Prison<br>held to be a house within the Act. |

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| 299  |                    | Salucci v. Woodmas       | King's<br>Bench                           |  | Marine<br>Insurance,<br>privateer  | Captured<br>ship              | See 361. Spanish ship captured by British privateer.<br>Whether Spanish ship neutral. Translation of account of<br>Proceedings in Spanish courts. Neatly written. Evidence<br>that ship and cargo were considered as enemies<br>property. Lee. Ld Mansfield.  |
| 300  | 4 February<br>1784 | Johnson v. Spiller       | King's<br>Bench                           |  | Promissory<br>note                 | Debenture                     | A borrowed £1800 of B and give his note and deposited<br>a debenture for it. Before the debt became due, B<br>deposited the debenture with another for a debt of his<br>own. Afterwards A paid the note and then B became<br>bankrupt. A was barred by B's certificate from<br>recovering what he paid to redeem the debenture.<br>Special case.  |
| 301  | 3 February<br>1784 | Hassells v. Simpson      | King's<br>Bench                           |  | Bankruptcy                         | Mortgage                      | Mortgage of all a trader's goods and stock and personal<br>estate is an act of bankruptcy, tho' not found to be done<br>in contemplation of bankruptcy. Nares for plaintiff,<br>Bower for defendant. Case for opinion of court.   |
| 302  | 28 January<br>1784 | R. v. Utley              | King's<br>Bench                           |  | Game laws,<br>game<br>certificate. | Person of<br>higher<br>degree | Spelled "Uttley" in paper book. Paper book of<br>conviction. Yorkshire. Conviction on the Game Laws. 24<br>Geo. 3. [sess 2 c.43] lords of manors to issue certificates<br>to gamekeepers. Or heir apparent of esquire or other<br>persons of higher degree. Conviction affirmed. Top right<br>portion of paper book torn off.   |
| 303  | 31 January<br>1783 | Thompson v.<br>Stockdale | King's<br>Bench                           |  | Pleading                           | abatement                     | Plea in abatement that promises were made by<br>defendant jointly with others ought to begin with<br>defending the wrong and injury. Copy of demurrer book.   |
| 304  | 3 May<br>1784      | Clements v. Paske        | Court of<br>Chancery<br>, King's<br>Bench | 99 E.R. 709;<br>(1784) 3<br>Doug. K.B. 384 | Estate tail                        | Words of<br>limitation        | From the Court of Chancery. Question for the opinion of<br>the court. Devise to the first and eldest son of the body<br>of J. C. lawfully issuing or issued, and for default of such<br>issue then likewise to the second, third, and every other<br>son of J. C. successively, and in remainder the one after<br>the other as they shall be in seniority of age and priority<br>of birth, and the several and respective heirs male of the<br>body and bodies of such second, third, or other son or |

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|      |               |   |                 |  |                       |            | sons, &c<br>Lord Mansfield.—There is no limitation after the devise<br>to the first son, but there is after the devises to the<br>second, third, and other sons. Interpreted to mean he<br>meant to leave to first son and heirs of his body. Held<br>that the eldest son of J. C. took an estate tail. Ld<br>Mansfield adopts equitable approach in court of law?<br>Numerous scribbled notes, "Reasons for estate tail".<br>Notes of cases. |
| 305  | 1784          | Edwards d. Perry v.<br>Baker            | King's<br>Bench |  | Will                  | Devise     | Will. Devise of a reversion to 2 daughters at age 21 but<br>if either die under that age or leave the inheritance then<br>to the survivor<br>Heath J.'s report.   |
| 306  | 1784          | R. v. Inhabitants of<br>Aston Underhill | King's<br>Bench |  | Poor law              | Settlement | Conveyance to daughter and son in law in consideration<br>of marriage of land not worth £30 a year gains a<br>settlement notwithstanding 9 Geo. 1. The statute 9 Geo.<br>1 extends only to purchases of land made for money<br>and not to conveyances from one branch of a family to<br>another for any other consideration. Copy of Orders.  |
| 307  | 1784          | R. v. Inhabitants of<br>Alton           | King's<br>Bench |  | Poor law              | Settlement | A pauper was hired for a year and at the end of six<br>months entered into a new agreement to work by the<br>piece and served out the year. Held: gives a settlement.<br>Copy of orders.  |
| 308  | 7 May<br>1784 | Bennett v. Johnson                      | King's<br>Bench | 99 E.R. 710;<br>(1784) 3<br>Doug. K.B. 387 | Lien, law<br>merchant | Dyer       | Customer tendered money to pay for cloth dyed by<br>dyer. Dyer demanded £17 owed to him on a previous<br>transaction and refused to hand over the cloth until it<br>was paid.<br>Held: Dyer did not have a lien on goods dyed in the<br>absence of a usage of the trade. His remedy was in debt.<br>Nisi prius, Westminster. Special case. Scribbled notes.<br>Ld Mansfield no general lien if no usage of the trade.                         |
| 309  | 1784          | R. v. Wetherill and<br>Stead            | King's<br>Bench |  | Poor law              | Overseers  | Overseers indicted for keeping poor, old, lame in dirty conditions with broken windows. Court refused to  |

| MS # | Date           | Case                                  | Court           | Reported                                   | Type 1                | Type 2  | Notes  |
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|      |                |                                       |                 |  |                       |   | quash the indictment. No need to state names of the poor. Overseers accountable. Leeds, Yorkshire. Scribbled notes.  |
| 310  | 7 May<br>1784  | Chinery v. Blackman                   | King's<br>Bench | 99 E.R. 712;<br>(1784) 3<br>Doug. K.B. 391 | Mortgage              | ship  | [Declaration has "Chinnery" with two "n"s]<br>Mortgagee of ship is not entitled to freight earned<br>before he takes possession of ship. Declaration. Special<br>case.   |
| 311  | 1784           | R. v. Lloyd                           | King's<br>Bench |  | Indictment            | Averments   | Unnecessary averments in an indictment need not be<br>proved. Indictment that accused entered freehold<br>premises with force and arms ( <i>vi et armis</i> ). Copy of<br>indictment. Shrewsbury Assizes. Report. Scribbled<br>notes.  |
| 312  | 19 May<br>1784 | R. v. Inhabitants of<br>Edmonton      | King's<br>Bench |  | Marriage<br>under age | Illegitimacy<br>of husband,                       | Marriage of underage child born out of wedlock with<br>consent of father good within 26 Geo. 2 [c. 33]<br>(Clandestine Marriages, 1753). Copy of orders. Scribbled<br>notes.   |
| 313  | 19 May<br>1784 | R. v. Inhabitants of<br>Seaton & Beer | King's<br>Bench |  | Poor law              | Hiring  | Where a hiring to give first a week shall give a hiring for a year. Copy of orders. Devonshire.  |
| 314  | 19 May<br>1784 | R. v. Saltren                         | King's<br>Bench |  | Apprentice            | age   | An apprentice may be bound under the age of 10 (8 in<br>this case). Apprentice may be bound by owner of tithes<br>even though he has neither house nor land. Copy of<br>orders.  |
| 315  | 18 May<br>1784 | Edmunds v. Cox                        | King's<br>Bench | 99 E.R. 720;<br>(1784) 3<br>Doug. K.B. 406 | Arbitration           | Claim to sum<br>of money by<br>several<br>people. | Where several jointly claim a sum of money, and the<br>cause of action is referred, and one of the parties so<br>jointly claiming dies, the arbitrator cannot award the<br>sum to be paid to the survivors and the executors of the<br>deceased.<br>Lord Mansfield The award is made for the payment of<br>a certain sum to surviving parties, and to the executors<br>of a deceased party, which executors are not before the<br>Court. Award held invalid. Argument. |
| 316  | 7 May<br>1784  | Robertson v. Taylor                   | King's<br>Bench |  | Debt                  | sheriff   | In debt for escape against sheriff after execution.<br>Plaintiff must recover whole sum. Special case.   |

| MS # | Date                   | Case                            | Court           | Reported  | Type 1                                    | Type 2                 | Notes  |
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|      |                        |                                 |                 |   |   |                        | Declaration.   |
| 317  | 7 May<br>1784          | Taylor v. Ward                  | King's<br>Bench |   | Sheriff                                   | Poundage               | Action of debt on the statute 29 Eliz. "An Act to prevent<br>extortion in sheriffs undersheriffs and bailiffs of<br>franchises or liberties in cases of execution." Defendant<br>in custody of sheriff. Declaration, special case. Exigent.<br>Sheriff entitled to poundage.   |
| 318  | 8 May<br>1784          | R. v. Inhabitants of<br>Maghull | King's<br>Bench |   | Poor law                                  | Settlement             | If a man had a tenement of over £10 a year but also a larger one at less than £10, he gains a settlement. Copy of orders. Lancashire.  |
| 319  | 19<br>November<br>1784 | Braddyll v Jones                | King's<br>Bench | 99 E.R. 763;<br>(1784) 4<br>Doug. K.B. 52;<br>and see 28<br>E.R. 1219;<br>(1785) 1 Bro.<br>C.C. 427 | Distress for<br>rent, replevin            | Tenant,<br>bankrupt cy | 28 E.R. 1219 has "Brad[d]yll".<br>Debtor owed a year's rent to a testator. Testator died<br>and executor caused a distress on debtor's goods.<br>Debtor replevied the goods and entered into a replevin<br>bond to the sheriff, with two sureties who since became<br>bankrupts. Then the debtor became bankrupt. The<br>assignees of the debtor took possession of the debtor's<br>goods including the distrained goods and sold them. The<br>plaintiff debtor after the bankruptcy obtained judgment<br>in the replevin cause and sued out a writ de retorno<br>habendo, claiming he had an equitable lien over the<br>goods taken in distress, for return of the goods or their<br>value by the assignees. Held: distrainor had no lien on<br>the goods, but was left to his remedy on the replevin<br>bond. Special case. Action on the case declaration.<br>Scribbled notes. Middlesex. |
| 320  | 11 May<br>1784         | Townsend v. Southan             | King's<br>Bench |   | Prior suit<br>abatement                   | bar                    | Prior suit still depending can only be pleaded in abatement and not in bar. Copy demurrer book.  |
| 321  | 7 May<br>1784          | Barclay v. Cuculla Y.<br>Gana   | King's<br>Bench | 99 E.R. 711;<br>(1784) 3<br>Doug. K.B. 389  | Assumpsit,<br>loss of goods<br>by robbery | Master of<br>ship      | Guildhall. The master of a general ship, on board of<br>which goods have been laden in the Thames for a<br>foreign port, is liable for the loss of the goods<br>occasioned by a forcible robbery while the ship is lying<br>in the river. Special case.  |

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| 322  | 21 May<br>1784                          | R. v. Iles, R. v. Tate, R<br>v. Bell, R. v. Crow | King's<br>Bench |          | Hawkers and pedlars                      | conviction                      | Paper books of several cases, same point: hawkers and<br>pedlars convicted of going from town to town selling<br>goods without a licence. Fined. Yorkshire. Copy of<br>conviction. R. Tate, 21 May 1784, conviction confirmed.<br>Note at top says "conviction of hawkers and pedlars,<br>what good." R. v. Bell, State of proceedings. R. v. Crow,<br>Yorkshire, Paper book of conviction. R. v lles, copy<br>conviction. |
| 323  | 8 May<br>1784                           | R. v. Inhabitants of<br>Findern                  | King's<br>Bench |          | Poor law                                 | Settlement                      | Pauper took a tenement of £10 a year at Findern then<br>got another tenement at Melborne [sic], Derbyshire.<br>Got a certificate for self. Wife and children from Fintern<br>and resided there over 40 days. Held had a settlement<br>at Fintern. No new taking at Melborne.<br>Derbyshire. Copy of orders.  |
| 324  | 1784                                    | R. v. Penryn<br>Overseers                        | King's<br>Bench |          | Poor law                                 | Poor rate,<br>appeal<br>against | Act 17 Geo. 2 was a repeal of 43 Eliz. and appeal could<br>only be at the next sessions, since insufficient notice had<br>been given. Ld Mansfield, Buller, Ashhurst JJ.   |
| 325  | 15 June<br>1784                         | Cooper v. Watlington                             | King's<br>Bench |          | Partnership                              | Agreement                       | Agreement to continue partnership for 11 years unless<br>either was minded to quit the Art and Mystery. Neither<br>can quit the partnership to carry on the trade either by<br>himself or with others. Demurrer and book.  |
| 326  | 15 June<br>1784                         | Combe v. Jones                                   | King's<br>Bench |          | Annuity                                  | Grant of<br>tithes              | Covenant to pay out a sum half yearly so long as she<br>remained in receipt of tithes. Covenantor not liable to<br>pay half year amount after the death of the parson.<br>Paper book.  |
| 327  | 16 June<br>1784, 5<br>February<br>1785. | R. v. Inhabitants of<br>Micklefield              | King's<br>Bench |          | Poor law                                 | Overseer,<br>costs              | Whether overseer is entitled to be paid costs he has<br>been put to in an action and may include them in the<br>Poor Rate. Yorkshire. Case sent to be restated. Paper<br>book of Orders. Order of September quashed because<br>appeal out of time.   |
| 328  | 15 May<br>1784                          | Baker v. Jardine                                 | King's<br>Bench |          | Privateer,<br>letter of<br>marque, prize | Expiry of statute               | 20 Geo. 2 c. 24(Naval Prize Act, 1724) expired with end<br>of the war. Privateers were not within the Act.<br>Copy of Commission (Letter of marque) appointing ship  |

| MS # | Date            | Case                       | Court           | Reported                                   | Type 1                 | Type 2                           | Notes  |
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|      |                 |                            |                 |  |                        |                                  | <i>Endeavour</i> to be a privateer. Capture of Dutch<br>Westindiaman. Whether within sight of British Man of<br>War. Crew's articles of assignment of shares. Report of<br>witnesses. List of Witnesses: David Jardine, part owner.<br>William Row, captain. John Row, lieutenant, made his<br>mark. Sailing master, prize master, interpreter<br>(Ferdinando Freynberg), and names of the crew and<br>their marks. Assignment of shares of prize by John<br>Baker, able seaman and others. Scribbled notes. |
| 329  | 18 June<br>1784 | Haselinton v. Gill         | King's<br>Bench | 99 E.R. 725;<br>(1784) 3<br>Doug. K.B. 415 | Marriage<br>settlement | Trustees for<br>separate<br>use. | Report has "Haslington" with a "g".<br>Special case. Marriage settlement provided for 32 cows<br>to be vested in trustees for wife's separate use. Wife to<br>carry on business as cowkeeper and to keep profits.<br>After marriage wife purchased 4 more cows with profits.<br>Held: additional cows protected by settlement. 7 pages<br>of statement . Scribbled notes.  |
| 330  | 2 June<br>1784  | Troutbeck v.<br>Carmichael | King's<br>Bench |  | Bail bond              | assignment                       | Bail bond may be assigned after two terms after return of writ.  |
| 331  | 16 June<br>1784 | R. v. James                | King's<br>Bench |  | Lottery Act            | Conviction<br>quashed.           | Defendant under a device or pretence promised to pay<br>money on a contingency relating to the drawing of the<br>lottery. Informer. Conviction bad. Paper book of<br>conviction. Conviction quashed.   |

| MS # | Date            | Case                              | Court           | Reported                                  | Type 1                 | Type 2                    | Notes  |
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| 332  | 22 June<br>1784 | Wadham v. Marlowe                 | King's<br>Bench | 99 E.R. 764;<br>(1784) 4<br>Doug. K.B. 54 | Lease                  | assignment                | Bankrupt not liable in debt for rent due after<br>bankruptcy.<br>A common assignment by a lessee, without acceptance<br>of rent from the assignee by the lessor, or some other<br>evidence of his assent, is not sufficient (though the<br>lessor have notice) to discharge the lessee from an<br>action of debt. But, 2. An assignment under a<br>commission of bankruptcy being by act of law, and<br>under the Statutes of Bankruptcy, is a good plea in<br>discharge of the bankrupt lessee in an action of debt for<br>rent. Multiple unnumbered beautifully written pleading.<br>List of cases left for Willes J. Lord Mansfield. Scribbled<br>notes of cases. |
| 333  | 25 June<br>1784 | Clements v. Mavor                 | King's<br>Bench |   | Impressment            | wages                     | Sailor impressed is not entitled to wages if the merchant<br>ship be lost on the voyage. Special case.   |
| 334  | 25 June<br>1784 | Bartlett v. Hodgson               | King's<br>Bench | 99 E.R. 962;<br>(1785) Term.<br>Rep. 42   | Marriage<br>settlement | clause                    | Trustees only chargeable under clause for what person<br>actually received. Indemnity. Chargeable as contract<br>debt. Demurrer. Plea in abatement that defendant<br>resides in county palatine of Lancaster, not good.  |
| 335  | 26 June<br>1784 | R. v. Inhabitants of<br>Bradninch | King's<br>Bench |   | Poor law               | Settlement,<br>apprentice | Residence of an apprentice with a third son (?) with<br>express approbation of master gains a settlement. Paper<br>book of orders.   |
| 336  | 22 June<br>1784 | Phillpotts v. James               | King's<br>Bench |   | Lease for lives        | Special<br>occupancy.     | Lease for 3 lives to him "and his heirs", devised to his<br>"heir" by the names of all his freehold leases (i.e. a lease<br>for lives is freehold commercial interest) without<br>mention of his heirs or executors. Held the heir of the<br>heirs shall take as special occupant. See Lyall on Land<br>Law (Ireland) 4 <sup>th</sup> edn 5.114.   |

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| 337    | House of<br>Lords: 31<br>May 1785:<br>Middx<br>sessions,<br>24<br>February<br>1783 | Atkinson v King           | King's<br>Bench,<br>House of<br>Lords | 1 E.R. 1471;<br>(1785) 3 Bro.<br>PC 517  | Certiorari,<br>perjury | sentence                  | The seals of the justices of oyer and terminer are not<br>essentially necessary for the removing or authenticating<br>a record transmitted to the Court of King's Bench.<br>Marshalsea 1 year, pillory, 1 hour, £2000 fine.<br>Cornfactor for the navy. Certiorari. Petition of plaintiff in<br>error. Copy record of conviction. Copy, assignment of<br>errors. Record of Caption and Indictment. Printed<br>pleading, House of Lords. Special jury. Middx. Scribbled<br>notes, may refer to this case or nearby one. |
| 337.a. | 12<br>November<br>1784   | Rudge v. Birch            | King's<br>Bench                       |  | Bankruptcy             | bond                      | Action brought on a bond. Property held by trustee.<br>Defendant may plead set off of a debt due to him by the<br>trust. Mr Shepherd said there was a case in CB precisely<br>in point for the defendant.  |
| 338    | 12<br>November<br>1784   | Kingston v. Long          | King's<br>Bench                       | 99 E.R. 740;<br>(1784) 4<br>Doug. K.B. 9 | Bill of<br>Exchange    | contingency               | An order to pay money, "provided certain terms are<br>complied with," cannot be available as a bill of<br>exchange.<br>Lord Mansfield: If it was not a bill of exchange in its<br>creation, it could never become so afterwards; and this<br>certainly was not one at first, because it was made<br>payable only upon a contingency. A bill of exchange<br>must be payable at all events.  |
| 339    | 12<br>November<br>1784   | Webster v. Scales         | King's<br>Bench                       | 99 E.R. 739;<br>(1784) 4<br>Doug. K.B. 7 | Bankrupt               | Property<br>held in trust | Property which a bankrupt has in trust for others is not<br>assigned under the commission. A bankrupt may sue as<br>a trustee, though he is also a cestui que trust under the<br>same instrument.  |
| 340    | 12<br>November<br>1784   | Harington v.<br>Kloprogge | King's<br>Bench                       | 99 E.R. 738; 4<br>Doug. K.B. 5           | Debt                   | Bond                      | [report has "Harrington" with 2 "r"s<br>A condition to assign all offices is a valid condition; and<br>will be taken to apply to such offices as are by law<br>assignable.   |

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| 341    | 20 April<br>1784       | R v. Inhabitants of<br>Lakenham | King's<br>Bench | 99 E.R. 871; 4<br>Doug. K.B. 261 | Poor law             | Proportionat<br>e rate                       | Where an Act of Parliament directs a rate to be made on<br>the occupiers of land, and on all persons using and<br>having stocks and personal estates in equal proportion,<br>according to their respective values and estates, and it<br>appears that the rate was not made in equal proportion,<br>it will be quashed. Private Act of Parliament of the reign<br>of Queen Anne, "An Act for Erecting a Workhouse in the<br>City and County of the City of Norwich, for the Better<br>Employment and Maintaining the Poor there." Ld<br>Mansfield. |
| 341.a. | 18<br>November<br>1784 | Hemmings v. Smith               | King's<br>Bench | 99 E.R. 753; 4<br>Doug. K.B. 33  | Marriage de<br>facto | Crim. con.<br>(criminal<br>conversation<br>) | In an action of crim. con., evidence of a marriage de<br>facto and cohabitation, followed by proof of a criminal<br>intercourse between the defendant and a woman who<br>passed for the plaintiff's wife, is sufficient to go to a jury,<br>without absolute proof of the identity of the former<br>woman and the latter. Scribbled notes: Sir Thomas<br>Davenport. Ld Mansfield, Willes, Ashhurst JJ.   |
| 342    | 23<br>November<br>1784 | Delmada v. Motteux              | King's<br>Bench |                                  | Prerogative          | War,<br>embargo                              | In time of war the king may lay an embargo on all ships<br>and goods and if a neutral ship sails with a cargo<br>contrary to such embargo the insurance is void. Special<br>verdict. Counsel: Scribbled notes: Lee, Bearcroft. Ld<br>Mansfield.  |
| 343    | 23<br>November<br>1784 | Reynolds v. Beering<br>[sic]    | King's<br>Bench | 99 E.R. 829; 4<br>Doug. K.B. 181 | Set-off              | Writ of error                                | [Name is "Beerling" in paper book.] It is no answer to a<br>plea of set-off on a judgment recovered, that plaintiff<br>has brought a writ of error to reverse the judgment,<br>which is still pending. Copy of demurrer book. Scribbled<br>notes: Counsel: shepherd, Lane. Ld Mansfield, Ashhurst<br>J.  |
| 344    | 19<br>November<br>1784 | Booth v. Whale                  | King's<br>Bench | 99 E.R. 755; 4<br>Doug. K.B. 36  | Will                 | Executor,<br>own debt                        | The goods of a testator in the possession of his<br>executors are taken, and sold, under a fieri facias, on a<br>judgment against the executor for a debt of his own,<br>and with his consent: the property passes by such<br>execution; notwithstanding the plaintiff in the action   |

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|      |                        |   |                 |                                  |           |                        | against the executor knew they were assets. Semb.<br>otherwise, if he had known of an unsatisfied debt; and<br>so had colluded with the executor to make a devastavit.<br>Buller J: Lord Hardwicke was clear that the assignment<br>was good at law; and only inquired whether there was<br>any fraud. Scribbled notes: From Maidstone, last<br>Summer Assizes, before Gould, J. pleadings and case<br>stated. |
| 345  | 2 August<br>1784       | Weston v. Griffiths                                 | King's<br>Bench |                                  | Demise    | Words, right<br>of way | Demise of a field "with all ways". Parol evidence shall<br>not be admitted that soil of the way passed, because<br>"way" means only a right of passage. Kent. Maidstone<br>assizes. Gould J. description and map. Trespass for<br>breaking plaintiff's close ( <i>quare clausum fregit</i> ).<br>Scribbled notes: Counsel: Mingay. Ld Mansfield  |
| 346  | 19<br>November<br>1784 | Bell v. Auldjo                                      | King's<br>Bench | 99 E.R. 761; 4<br>Doug. K.B. 48  | Insurance | broker                 | An insurance broker has no implied authority to pay to<br>the assured losses, either total or partial, for the under-<br>writer who employs him. Buller J in Guildhall. Counsel:<br>Baldwin, Wilson. Ld Mansfield.   |
| 347  | 12<br>November<br>1784 | Goodright d. Rowe v.<br>Rogers                      | King's<br>Bench |                                  | Will      | Devise,<br>words       | Devise of leasehold in T to B on condition, then devise of<br>"all his right in T not before given". The estate in T will<br>pass if the condition on which B to take never happens.<br>Case stated. Cornwall assizes. Trespass and ejectment.<br>Scribbled notes: Counsel: Lawrence, Ball. Ld Mansfield   |
| 348  | 24<br>November<br>1784 | R. v. Inhabitants of St.<br>Lawrence,<br>Winchester | King's<br>Bench | 99 E.R. 834; 4<br>Doug. K.B. 190 | Land tax  | assessment             | The assessment to the land-tax, if it appears doubtful on<br>the face of the rate whether it be on the landlord or<br>tenant, is presumed to be on the tenant. Paper book of<br>orders. Scribbled notes: Counsel: Bearcroft, Burrow. Ld<br>Mansfield   |

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| 348.a. | 24<br>November<br>1784 | R. v. Inhabitants of<br>Long Wittenham                 | King's<br>Bench | 99 E.R. 836; 4<br>Doug. K.B. 193 | Poor law              | Settlement;<br>Smallpox,<br>quarantine;<br>child | John Westall and Jane his wife, being certificated from<br>the parish of Long Wittenham to the township of Upton,<br>went in 1764 to reside in Upton 1765, he purchased a<br>cottage, with a small piece of garden ground. A short<br>time before his death, he and all his family, except<br>Rachel, aged 10, were seized with the small-pox. Rachel<br>being free from the infection was removed to the house<br>of a brother-in-law, within the same township. Held,<br>that the widow acquired a settlement in right of her<br>quarantine, which she communicated to her children.<br>Rachel remained part of her mother's family. Paper<br>book of orders. Scribbled notes: Counsel: Mills,<br>Bearcroft. Berkshire. |
| 349    | 24<br>November<br>1784 | R. v. Inhabitants of St.<br>James, Bury St.<br>Edmunds | King's<br>Bench | 99 E.R. 840; 4<br>Doug. K.B. 200 | Poor law, Land<br>tax | Tenant,<br>Settlement                            | Landlord and tenant's names are both in the Land tax<br>assessment. Tenant paid and got a receipt for so much<br>assessed on landlord. That does not give the tenant a<br>settlement. Paper book of orders. Scribbled notes: Ld<br>Mansfield.   |
| 350    | 27<br>November<br>1784 | R. v. Inhabitants of<br>Topcroft                       | King's<br>Bench |                                  | Poor law              | Settlement,<br>renting                           | To gain a settlement by renting a person must reside in<br>the parish where part of the land lies. Paper book of<br>orders. Norfolk. Scribbled notes: counsel Bearcroft,<br>Wilson. Ld Mansfield.   |
| 351    | 1 June<br>1785         | <i>R. v. Overseers of the</i><br><i>Poor of Eyford</i> | King's<br>Bench | 99 E.R. 907; 4<br>Doug. K.B. 331 | Poor law              | Overseers,<br>vill by<br>reputation              | Eyford was a hamlet with only two houses, a manor<br>house and a farm house. Though a place have only two<br>houses, it may be a vill by reputation, and separate<br>overseers may be appointed. Gloucestershire. Paper<br>book of orders.  |
| 352    | 5 February<br>1785     | R. v. Inhabitants of<br>Birdham                        | King's<br>Bench | 99 E.R. 863; 4<br>Doug. K.B. 245 | Poor law              | Certificates                                     | Where a certificate was granted to the parish of A, and<br>afterwards other certificates to the parishes of B, C, and<br>D, and the pauper was removed from D to the<br>certificating parish, held that the original certificate was<br>discharged. Sussex. Paper book of orders. Scribbled<br>notes: Ld Mansfield  |

| MS # | Date               | Case                                      | Court           | Reported                         | Type 1              | Type 2  | Notes   |
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| 353  | 5 February<br>1785 | R. v. Inhabitants of<br>Broadhembury      | King's<br>Bench | 99 E.R. 861; 4<br>Doug. K.B. 241 | Poor law            | Child in<br>workhouse;<br>recusal of<br>judge | A girl of ten years of age who is by accident unable to<br>maintain herself, and whom her father is unable to<br>maintain, is placed in the workhouse, where she is<br>supported and remains. Held that this is no<br>emancipation. Paper book of orders. Scribbled notes: Ld<br>Mansfield, Willes, Ashhurst JJ. Buller J recused himself<br>as he had some property in the area. |
| 354  | 5 February<br>1785 | R. v. Inhabitants of<br>hamlet of Highnam | King's<br>Bench | 99 E.R. 859; 4<br>Doug. K.B. 238 | Poor law            | Settlement,<br>apprentice                     | Apprenticeship agreement not stamped in order to save<br>expense; it was not a valid apprenticeship under the<br>poor laws and not a service. Not a settlement. Paper<br>book of orders. Gloucester.  |
| 355  | 5 February<br>1785 | R. v. Inhabitants of<br>North Cray        | King's<br>Bench | 99 E.R. 862; 4<br>Doug. K.B. 243 | Poor law            | Settlement;<br>Bridewell                      | A servant before his year is out is sent to the Bridewell<br>for begetting an illegitimate child. After the end of the<br>year his master paid his wages, deducting the amount<br>when he was in prison. The servant objected to the<br>deduction. Paper book of orders.  |
| 356  | 29 January<br>1785 | R. v. Inhabitants of<br>Stretton          | King's<br>Bench | 99 E.R. 844; 4<br>Doug. K.B. 208 | Poor law            | Settlement,<br>Child hired<br>out             | Child hired out by father who receives his wages is not<br>emancipated but gains a new derivative settlement<br>under the father. Paper book of orders. Staffordshire.  |
| 357  | 20 January<br>1785 | R. v. Inhabitants of<br>Elslack           | King's<br>Bench | 99 E.R. 845; 4<br>Doug. K.B. 211 | Poor law            | Settlement                                    | A hiring at weekly wages for so long as master requires<br>a servant is not a hiring for a year. No settlement. Copy<br>of orders, by clerk of peace. Ld Mansfield: A general<br>hiring, without any limitation of time, is a presumed<br>hiring for a year; but, like every other presumption, it<br>may be explained [i.e. rebutted] by circumstances.                          |
| 358  | 8 February<br>1785 | White v. Ledwick                          | King's<br>Bench | 99 E.R. 864; 4<br>Doug. K.B. 247 | Bill of<br>exchange | validity                                      | Bill of exchange valid tho' not said to be for value received. Name in paper book looks like "Ledwich".<br>Ashhurst J.  |
| 359  | 1 February<br>1785 | Mackay v. Mackreth                        | King's<br>Bench | 99 E.R. 846; 4<br>Doug. K.B. 213 | Lease               | expiry  | A lease to A. B., his executors, &c., for a year, and so<br>from year to year for so long time as it shall please the<br>lessor and A. B., his executors, &c., does not expire on<br>the death of A. B., but vests in his executors. Scribbled<br>notes: Baldwin, Wood, barristers.   |

| MS # | Date               | Case                  | Court           | Reported                         | Type 1                            | Type 2                                     | Notes  |
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| 360  | 5 February<br>1785 | R. v. Welch           | King's<br>Bench | 99 E.R. 858; 4<br>Doug. K.B. 236 | Poor law                          | Assistant<br>overseer,<br>vestry<br>powers | Overseers are not entitled to charge the amount of the<br>salary of an assistant overseer, though appointed with<br>such salary at a vestry meeting. Ld Mansfield.—It is very<br>hard, especially upon the officers who have paid the<br>money, but I cannot make it a legal act. It is a great<br>burden, but the statute meant to throw it on the<br>overseers, and that they should do it without fee or<br>reward. Gloucestershire. Cheltenham. Scribbled notes  |
| 361  | 4 February<br>1785 | Salucci v. Johnson    | King's<br>Bench | 99 E.R. 852; 4<br>Doug. K.B. 224 | Marine<br>Insurance,<br>privateer | Captured<br>ship;<br>barratry              | Tuscan subjects resident at Leghorn, were the sole<br>owners of the ship "Thetis." Cargo was neutral<br>property, consigned to merchants in London . Captured<br>by Spanish privateer. "Thetis" resisted capture by firing<br>into privateer. "Thetis" a general ship, and took in goods<br>from all persons who chose to ship goods on board her;<br>The sentence of a foreign Court of Admiralty, that a ship<br>warranted neutral is a lawful prize, is not conclusive<br>evidence that the ship is not neutral, if the grounds of<br>the sentence appear and do not show a breach of<br>neutrality. Held neutral ship. Not barratry. Case for<br>opinion of court. Extracts from Proceedings of court in<br>Spain. Scribbled notes: Piggott, Wilson, barristers.<br>Willes, Ashhurst JJ. Mansfield absent. Note of Willes'<br>judgment suggests he thought captain should have<br>submitted to search? |
| 362  | 8 February<br>1785 | Baillie v. Modigliani | King's<br>Bench |                                  | Marine<br>Insurance               | Captured<br>ship                           | If ship captured and condemned the value of the goods<br>afterwards restored after reversal of condemnation,<br>freight shall be paid pro rata but underwriters of goods<br>not liable for freight. Special case. Extensive scribbled<br>notes. Ld Mansfield   |

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| 363    | 4 February<br>1785 | Cunningham v. Collier      | King's<br>Bench | 99 E.R. 857; 4<br>Doug. K.B. 233 | Charterparty  | Covenant  | A covenants on behalf of government in charter-party,<br>that if a vessel should be captured, a sum should be paid<br>for the vessel, according to an appraisement annexed.<br>Before the capture, by tempestuous weather, &c. the<br>tackle, &c., had been damaged. On demurrer the plea<br>was held bad. A liable for full amount. A person entering<br>into a charter-party in his own name on the behalf of<br>Government is personally liable.        |
| 364    | 1 February<br>1785 | Stewart v. Denton          | King's<br>Bench | 99 E.R. 849; 4<br>Doug. K.B. 219 | Will          | Goods<br>arriving after<br>death of<br>testator | Testator, a wine merchant, directed by his will that A. B.<br>and C. D. should carry on his trade, and he bequeathed<br>to them his stock of wines. Before the death of testator,<br>certain wines belonging to him arrived in a vessel at the<br>port of London, and the vessel was reported. After his<br>death the wines were entered. Special case. Held that<br>the executors, and not the legatees, were chargeable<br>with the duties. Ld Mansfield |
| 364.a. | 3 May<br>1785      | Doe d. Mount v.<br>Roberts | King's<br>Bench | 99 E.R. 895; 4<br>Doug. K.B. 306 | Ejectment     | Lease   | Berkshire assizes, Nares J. In the conveyance of an<br>estate there was a covenant that the premises were<br>free from incumbrances except particular leases.<br>Quære, whether these words affirm the leases, and<br>whether parol evidence is admissible to show it was so<br>intended.  |
| 365    | 29 January<br>1785 | Slater v. Carne            | King's<br>Bench | 99 E.R. 851; 4<br>Doug. K.B. 222 | Debt on bond. | Escrow.   | Debt on a bond. Plea that deed of defeasance was made<br>by plaintiff and dated as escrow to be dated when<br>defendant preformed certain conditions. Plaintiff got<br>possession of deed by fraud. Replication that deed is not<br>his deed (non est factum) Demurrer book.   |
| 366    | 1 January<br>1785  | Scott v. Nicoll            | King's<br>Bench | 99 E.R. 899; 4<br>Doug. K.B. 314 | Assumpsit     | Money had<br>and received                       | A lends B $\pm$ 60, and at the same time takes a note from B at three months for $\pm$ 65, 5s; in an action for money lent, held that A could not recover the $\pm$ 60. Ld Mansfield at Guildhall.   |

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| 367  | 22 April<br>1785 | Fenn d. Hewson v.<br>Morley | King's<br>Bench |                                  | Fine       | caption                   | Special case. Ejectment for lands in Derby. Fine. Party<br>acknowledged and levied a fine on other party. Caption<br>of fine in August. Will in October. Fine levied in<br>November. Held tho' conusor die immediately after<br>caption, yet fine can be made good. Will is good.   |
| 368  | 22 April<br>1785 | Newby v. Wiltshire          | King's<br>Bench | 99 E.R. 883; 4<br>Doug. K.B. 284 | Employer   | Liability                 | Action on case. Farmer, defendant, at Thaxted, in Essex<br>sent a cart to Cambridge with two servants, a man and a<br>boy. Accident in parish of Sawston when passing<br>another cart. Boy fell off and cart passed over his leg,<br>breaking it in two places. Parish officer of Sawston took<br>care of the boy. Employer went to Sawston after six<br>weeks to find surgeon about to amputate boy's leg.<br>Employer asked boy if he consented and boy did so. Leg<br>was amputated. Boy was yearly servant of farmer. After<br>his cure, he served out his year with the defendant, and<br>received his whole year's wages. Held, employer not<br>liable for expenses incurred in boy's treatment at<br>Sawston Overseers of Sawston, plaintiffs, were. Assizes<br>for the county of Cambridge, before Ashurst J. Case<br>stated. |
| 369  | 22 April<br>1785 | Treasure v. Jones           | King's<br>Bench |                                  | Bankruptcy | Commission<br>del credere | Issue for trial was whether £100 was due to from<br>bankrupt to A. Was proved that £100 was due to B. A<br>was one of B's executors and residuary legatee. Held<br>was sufficient to support the commission. Case stated.<br>Nisi prius. London.  |
| 370  | 25 April<br>1785 | Armitage v. Dunster         | King's<br>Bench | 99 E.R. 887; 4<br>Doug. K.B. 291 | Slander    | Words<br>alleged          | In an action for words, they must be moved as laid (i.e.<br>be proved as alleged). It is not sufficient to prove words<br>of the same import. B courted plaintiff. Plaintiff alleged<br>that defendant who knew of this, said in company that B<br>"I have had carnal knowledge of her." Witnesses proved<br>defendant said B was "was welcome to ride in his old<br>boots." Not sufficient even tho' explained by defendant<br>in same. Kingston on Thames. Scribbled notes, Ld  |

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|      |                  |                                   |                 |                                  |                     |                      | Mansfield.   |
| 371  | 26 April<br>1785 | Cocking v. Fraser                 | King's<br>Bench | 99 E.R. 889; 4<br>Doug. K.B. 295 | Marine<br>insurance | Perishable<br>goods. | Insurance on goods with the usual memorandum,<br>"Corn, fish, &c. warranted free from average, unless<br>general, or the ship should be stranded." Ld Mansfield:<br>"The memorandum is a very old clause in policies on<br>perishable goods. The underwriter only undertakes to<br>indemnify against particular losses where the ship is<br>stranded. Total loss means a loss of the goods, and not<br>of the value and condition of the goods." Special case.   |
| 372  | 22 April<br>1785 | Long v. Allan                     | King's<br>Bench | 99 E.R. 879; 4<br>Doug. K.B. 275 | Marine<br>insurance | convoy               | Action on insurance policy. Ship sailed from Jamaica for<br>London. Warranted to depart with convoy, sailed<br>without convoy. The assured is entitled to recover the<br>premium. An usage in such case to return the premium,<br>deducting a half per cent., is good. Case for opinion of<br>court. Scribbled notes. Trial before Mansfield at<br>Guildhall. Case to King's Bench, Ld Mansfield (again)<br>plus Willes, Ashhurst and Buller JJ. Lord Mansfield.—The<br>law is clear that where the risk has never commenced<br>the premium shall be returned. |
| 373  | 26 April<br>1785 | Goodright d. Parson<br>v. Herring | King's<br>Bench | 99 E.R. 890; 4<br>Doug. K.B. 298 | Will                | Estate tail          | Devise to R for life, and after his death to the heirs male<br>of the body of R and the heirs of the body of such heir<br>male "and for want of such issue male of the said R, or<br>in case such issue male should not live to attain his age<br>of 21 years," then to the use of "my nephew T, &c., his<br>heirs and assigns for ever." Held that R. took an estate<br>tail. Trespass and ejectment. Devon. Copy of special<br>case. Scribbled note: Ld Mansfield. Report has name<br>"Goodright, Lessee of Parson"  |

| MS # | Date             | Case                         | Court           | Reported                         | Type 1            | Type 2                   | Notes  |
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| 374  | 9 May<br>1785    | Satterthwaite v.<br>Dewhurst | King's<br>Bench | 99 E.R. 899; 4<br>Doug. K.B. 315 | Action on<br>Case | debauchery               | Action on case. Debauching plaintiff's daughter who was<br>over 21, causing loss to plaintiff. Lord Mansfield.—This<br>is an action on the case for debauching the plaintiff's<br>daughter, a poor person and over 21, by means of which<br>the daughter was unable to maintain herself, and the<br>plaintiff was obliged to maintain her. After looking into<br>the cases, we find that there is no precedent of such an<br>action, unless upon a <i>quod servitium amisit</i> (loss of<br>services of a servant). Copy of declaration.   |
| 375  | 22 April<br>1785 | Land v. Lord North           | King's<br>Bench | 99 E.R. 873; 4<br>Doug. K.B. 266 | Detinue           | Title, enemy<br>property | The plaintiff was the master of a Prussian ship, on board<br>of which were goods the property of enemies,<br>consisting of casks and bags of Dutch silver coin called<br>ducatoons. The goods were brought on shore and seized<br>by Lord North [as Lord Warden of the Cinque Ports] If<br>Lord North had any right, it was in right of the Crown.<br>The money was placed in the bank to be there kept as a<br>deposit till the true owner appeared. Lord North was<br>willing that the money should continue in the bank till<br>the question between him and the owner was<br>determined. The only question on the pleadings was<br>whether the Court should order the money to be<br>delivered to the plaintiff; the question was not which of<br>the parties had the better title. Held: Plaintiff claimed<br>on behalf of an enemy, which he cannot do against the<br>Crown. Paper book (10 pages). Scribbled notes. |
| 376  | 3 May<br>1785    | Pigot v. White               | King's<br>Bench | 99 E.R. 893; 4<br>Doug. K.B. 302 | Admiralty         | Prizes,<br>admiral       | [report has name as "Pigot". "Pigott" on paper book<br>cover, but "Pigot" in the text.] An admiral who<br>supersedes another admiral and takes command of his<br>ships is entitled to 1-8th part of prizes captured after his<br>actually taking such command, and not simply after he<br>was appointed. Case for opinion of the court.  |

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| MS # | Date             | Case                                  | Court           | Reported                         | Type 1    | Type 2  | Notes   |
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| 377  | 27 April<br>1785 | R. v. Inhabitants of<br>Thames Ditton | King's<br>Bench | 99 E.R. 891; 4<br>Doug. K.B. 300 | Poor law  | Settlement,<br>black person<br>brought to<br>England. | <ul> <li>Black servant brought from America, Charlotte Howe.</li> <li>Lord Mansfield. Charlotte Howe was removed under an order of two justices, from the parish of Thames Ditton, in Surrey, to the parish of St. Luke's, Chelsea, in Middlesex.</li> <li>Held. Black servant brought to England by her master, even if she serves a year or more, does not gain a settlement because there was no hiring within the statutes.</li> <li>Ld Mansfield. The fact she was a black person was not relevant.</li> </ul> |
| 378  | 22 April<br>1785 | Paul v. Eden                          | King's<br>Bench | 99 E.R. 881; 4<br>Doug. K.B. 280 |           |   | A seaman enters on board a privateer under an<br>agreement to receive prize-money in place of wages,<br>and that unless he continue on board six months, he<br>shall forfeit his right to prize-money. During the six<br>months he is impressed on board a King's ship; after<br>being impressed, he enter the ship and received<br>bounty. Held that this was no forfeiture of the prize-<br>money to which he had become entitled during his<br>service on board the privateer.<br>Ld Mansfield:                  |
| 379  | 22 April<br>1785 | McIlreath v.<br>Margetson             | King's<br>Bench | 99 E.R. 880; 4<br>Doug. K.B. 278 | Admiralty | prize   | [report has name as "M'Ilreath] A. and B. being joint<br>prize-agents, A. is imposed on by persons falsely<br>pretending to be sailors, to whom he pays a sum of<br>money, which he is subsequently compelled to pay<br>again to the persons really entitled. B. is not bound to<br>contribute to the sum so paid. Dutch ship the "Palm-<br>Boom," which had been captured by the HMS "Porto."<br>Case for opinion of court. Ld Mansfield   |
| 380  | 19 April<br>1785 | Atkinson v.<br>Sanderson              | King's<br>Bench |                                  | Pleading  | writ  | Writ stated to be sued out on 2nd November, the court<br>then sitting at Westminster, is bad. Judgment for<br>defendant with liberty to amend. Demurrer book.<br>Scribbled notes.   |

| MS #   | Date             | Case  | Court           | Reported                            | Type 1     | Type 2       | Notes   |
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| 381    | 22 April<br>1785 | Bird v. Gunston                               | King's<br>Bench | 99 E.R. 878; 4<br>Doug. K.B. 275    | Magistrate | Jurisdiction | Action of trespass for taking and detaining a cart and<br>horses of the plaintiff, together with certain casks of<br>porter and brandy. The defendant pleaded not guilty. If<br>jury find that the magistrate acted wrongly under a<br>statute, notice under stat. 24 Geo. 2, c. 44, s. 1. still has<br>to be given to magistrate before action brought., or<br>plaintiff cant recover.<br>Lease Mansfield: The intention of the month's notice<br>was to enable magistrates to tender amends when they<br>find they have made a mistake. Here the defendant<br>thought himself authorized by the Act of Parliament.<br>Special case. Somerset. |
| 382    | 1 June<br>1785   | R. v. Inhabitants of St.<br>Mary, Lambeth     | King's<br>Bench | 99 E.R. 906; 4<br>Doug. K.B. 329    | Poor law   | Settlement   | Apprentice hires himself out for a year to A under a character given to A by the master. Apprentice gains a settlement. Paper book of orders. Surrey. Scribbled notes. Ld Mansfield.  |
| 382.a. | 8 June<br>1785   | R. v. Inhabitants of St.<br>Sepulchre, London | King's<br>Bench | 99 E.R. 910; 4<br>Doug. K.B. 336    | Poor law   | Settlement   | Whether the declaration of the husband after his death<br>as to facts concerning his settlement, are admissible?<br>At Quarter Sessions for Warwickshire, the order of<br>removal was confirmed. Willes J—[Lord Mansfield was<br>absent].—The first question is whether the declarations<br>of the husband were admissible. In general such<br>declarations certainly are not, but the usage at sessions<br>is not so strict, and the only case cited on the subject<br>seems to show that the usage is so. Order quashed.<br>Paper book of orders. Scribbled notes.  |
| 383    | 8 June<br>1785   | R. v. Inhabitants of<br>Whixley               | King's<br>Bench | 99 E.R. 1016;<br>1 Term Rep.<br>137 | Poor law   | Settlement   | Place of birth of a legitimate child is his or her<br>settlement. Scribbled notes. A cattlegate is a tenement<br>within the 13 & 14 Chas. 2, c. 12, for the purpose of<br>gaining a settlement. Orders. West Riding Yorkshire.<br>Appeal concerns issue of whether a cattlegate is a<br>tenement. See MS 419. Buller, J. said, that the case of<br><i>The King v. Lockerly</i> was better reported by Burrow than   |

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|      |                 |                                |                 |                                  |                              |   | by Bott. In the latter, the case was unintelligible.  |
| 384  | 10 June<br>1785 | Watkeys v. De Lancey           | King's<br>Bench | 99 E.R. 919; 4<br>Doug. K.B. 354 | Covenant,<br>lawfully seized | Rebellion,<br>revolution,<br>New York,<br>attainder | In April 1782, the defendant, appointed A. and B. his<br>attorneys, to sell all his real estate in the province of<br>New York, in North America. The defendant granted the<br>premises to the plaintiff in fee, and covenanted with the<br>plaintiff that he was lawfully seized, in his own right, of<br>a good estate of inheritance in law in fee simple in the<br>premises. In 1779, an Act of Attainder and Confiscation<br>passed in the State of New York, whereby the<br>defendant's estate was confiscated, and he himself<br>attainted. His attainder was published in the New York<br>papers, but there was no proof that it came to the<br>plaintiff's knowledge. The plaintiff, in April, 1782,<br>purchased the premises of the defendant. The plaintiff<br>took possession, till the commissioners under the Act of<br>Attainder entered, dispossessed the plaintiff, and sold<br>the estate. Lord Mansfield.—"The defendant covenants<br>that he is seized in fee of the lands in question by all the<br>laws in being, but he does not covenant against a<br>rebellion or a revolution by an armed force." The<br>country was in lawful possession of the Crown at the<br>time of the sale. Judgment for the defendant. |
| 385  | 11 June<br>1785 | R. v. Inhabitants of<br>Astley | King's<br>Bench | 99 E.R. 937; 4<br>Doug. K.B. 389 | Poor law                     | Settlement  | An illegitimate child is settled where he or she is born,<br>unless the mother at the time of the birth is in jail or<br>subject to an order of removal. A woman pregnant with<br>a child likely to be born a bastard, goes with the consent<br>of the officers of the township where she is settled to<br>inquire after the father, in order to give intelligence of<br>him to the overseers. On her return she is delivered of<br>the bastard in another township. Held, that the<br>settlement of the bastard is in the latter township.<br>Paper book of orders.  |

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| 386  | 10 June<br>1785  | Ohlsen v. Drummond          | King's<br>Bench | 99 E.R. 920; 4<br>Doug. K.B. 356 | Charterparty             | Covenant  | Covenant in charter-party, that ship having unloaded<br>her outward cargo at St. T. should directly sail for<br>Dominica, where the defendant should load a<br>homeward cargo. Plea: that the ship did not unload her<br>outward cargo at St. T. Demurrer: held that the plea was<br>bad, as the unloading at St. T. was not a condition-<br>precedent. Paper book. |
| 387  | 31 May<br>1785   | Chippendall v.<br>Tomlinson | King's<br>Bench | 99 E.R. 900; 4<br>Doug. K.B. 318 | Assumpsit;<br>bankruptcy | certificate                                     | Bankrupt who has not obtained his certificate shall<br>recover for his personal labour done after bankruptcy.<br>Copy demurrer book. Middx. Scribbled notes Mr<br>Chambre, Ld Mansfield.  |
| 388  | 14 June<br>1785  | Moorhouse v. The<br>King    | King's<br>Bench | 99 E.R. 936; 4<br>Doug. K.B. 388 | Indictment               | Overseers<br>not obeying<br>quarter<br>sessions | Indictment against Overseers for not obeying order of<br>the justices must state precisely that the order was<br>served on them and when and where or it is void. West<br>Riding Yorkshire. Paper book of indictment and<br>demurrer. Scribbled notes. Ashhurst J. Ld Mansfield.  |
| 389  | 1 June<br>1785   | R. v. Mytton                | King's<br>Bench | 99 E.R. 908; 4<br>Doug. K.B. 333 | Indictment               | Not obeying<br>quarter<br>sessions              | Indictment for not obeying order of [quarter] sessions<br>need only state the order; for so long as that is in force<br>it must be obeyed unless it appears that the court had<br>no jurisdiction and so their order was void. Office copy<br>of issue. Shropshire. Notice of trial in next assizes in<br>Shropshire. Scribbled notes of case.                      |
| 390  | 31 May<br>1785   | Buckworth v. Thirkell       | King's<br>Bench | 99 E.R. 903; 4<br>Doug. K.B. 323 | Fee simple               | Condition<br>subsequent.<br>Curtesy.            | Estate in fee determined by a condition. Husband a tenant by the curtesy. Case reserved for opinion of court. Cambridgeshire.   |
| 391  | 9 June<br>1785   | Grey v. Cuthbertson         | King's<br>Bench | 99 E.R. 917; 4<br>Doug. K.B. 351 | Covenant                 | Running<br>with land                            | Covenant to name arbitrator to fix value of trees<br>planted by lessee does not run with the land or bind an<br>assignee. Demurrer book. Scribbled notes. Ld Mansfield  |
| 392  | 29 April<br>1785 | Cooper v. Boot              | King's<br>Bench | 99 E.R. 911; 4<br>Doug. K.B. 339 | Excise                   | Justices<br>warrant                             | Excise officer not liable in trespass when he acts under a justices warrant tho' the warrant be obtained by himself and he finds nothing. Roll 991. Scribbled not of Ld Mansfield's judgment.   |

| MS # | Date                   | Case                                      | Court           | Reported                         | Type 1                              | Type 2                              | Notes  |
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| 393  | 8 June<br>1785         | R. v. Cottrell                            | King's<br>Bench | 99 E.R. 917; 4<br>Doug. K.B. 350 | Game laws                           | parish                              | An Inhabitant of a parish is a good witness in a<br>prosecution on the Game Laws if he is not rated or<br>rateable to the Poor and on a conviction the court will<br>not presume he is so, if it doesn't appear he is. Paper<br>book of conviction. Southampton.   |
| 394  | 11 June<br>1785        | R. v. Mayor &c. of<br>London (Wooldridge) | King's<br>Bench | 99 E.R. 922; 4<br>Doug. K.B. 360 | Corporation                         | Alderman in<br>[debtor's]<br>prison | Copy mandamus to restore Thomas Wooldridge to<br>office of alderman. If an alderman is imprisoned in<br>execution (of a judgment) for a length of time and there<br>is no probability of his getting discharged, this is a good<br>cause of a motion. Corporation. Scribbled notes: of<br>Garrow, Gibbs.<br>Imprisoned on escape warrants. Would not be freed<br>under Bankruptcy Act. |
| 395  | 1 January<br>1785      | Pyne v. Dor                               | King's<br>Bench | 99 E.R. 968; 1<br>Term Rep. 55   | Trover                              | Tenant in<br>tail, waste            | An action of trover cannot be maintained by a tenant in<br>tail, expectant on the determination of an estate for life<br>without impeachment of waste, for timber which grew<br>upon, and was severed from, the estate.  |
| 396  | 1 January<br>1785      | Corbett v. Poelnitz                       | King's<br>Bench | 99 E.R. 940; 1<br>Term Rep. 5    | Baron and<br>feme, married<br>woman | contract                            | A feme covert, living apart from her husband, and<br>having a separate maintenance, may contract and be<br>sued as a feme sole, and her second husband is liable<br>for such debt.   |
| 397  | 22<br>November<br>1785 | Darwin v. Upton                           | King's<br>Bench |                                  | Easement                            | Right to light                      | Right to light. 20 years' possession of light sufficient to<br>give right if not impeached by grant or licence. Grant of<br>right to light. Copy of indenture. Before Gould J. Note of<br>Barlow v. East unreported.   |

| MS # | Date              | Case                  | Court           | Reported                       | Type 1              | Type 2    | Notes  |
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| 398  | 1 January<br>1785 | Jones v. Smart        | King's<br>Bench | 99 E.R. 963; 1<br>Term Rep. 44 | Firearms            | Game      | Action of debt. Statute 22 and 23 Chas. 2, c. 25 made it<br>illegal to have firearms to kill game unless person was<br>landowner or member of professional class, etc. Action<br>of debt on the stat. 5 Ann. c. 14, made perpetual by the<br>9 Ann. c. 25, to recover a penalty for killing game<br>without being duly qualified. Defendant had medical<br>diploma from University of St Andrews in Scotland.<br>Held, not entitled. Statute only applied to English<br>Universities. Copy of medical diploma, University of St<br>Andrews, in Latin.  |
| 399  | 1 January<br>1785 | Fitzherbert v. Mather | King's<br>Bench | 99 E.R. 944; 1<br>Term Rep. 12 | Marine<br>Insurance | Ship lost | When a person, who is sent instructions for insurance to<br>be taken out on ship, knows the ship is lost at time he<br>sends it, then even if owner does not know, the<br>insurance is void. Special case. Case for opinion of court.  |
| 400  | 1 January<br>1785 | R. v. Aylett          | King's<br>Bench | 99 E.R. 973; 1<br>Term Rep. 63 | Indictment          | Averment  | What is a sufficient averment in an indictment for<br>perjury? And whether innuendo is necessary or not and<br>whether time is material or not. Copy of indictment. Ld<br>Mansfield: the oath must be taken in a judicial<br>proceeding, before a competent jurisdiction; and it must<br>be material to the question depending. If there be any<br>doubt on the words of the oath, which can be made<br>more clear and precise by a reference to former matter,<br>that may be supplied by an innuendo. There must be an<br>allegation of time and place, which are sometimes<br>material and necessary, and sometimes not. Statement<br>of case. Erskine, Garrow. |

| MS # | Date                   | Case                      | Court           | Reported                       | Type 1                 | Type 2                          | Notes   |
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| 401  | 1 January<br>1785      | Yates v. Hall             | King's<br>Bench | 99 E.R. 979; 1<br>Term Rep. 73 | Captain of<br>ship     | Privateer,<br>hostage           | Ship "Saville" captured as a prize by American privateer,<br>"Black Princess". Agreement to pay ransom for return of<br>ship. A promise by a captain of a ship on behalf of his<br>owners, when the ship was taken, to pay monthly wages<br>to one of the sailors, in order to induce him to become a<br>hostage, is binding on the owners although they<br>abandon the ship and cargo. Neatly written statement<br>of case. Copious scribbled notes.                           |
| 402  | 1 January<br>1785      | Delaney v. Stoddart       | King's<br>Bench | 99 E.R. 950; 1<br>Term Rep. 22 | Marine<br>Insurance    | Storm                           | Insurance. Ship from St Kitts to London. Storm forced it<br>to put into St Eustace and there took on part of cargo<br>which was later lost in storm. Policy good. If underwriter<br>has leave to cancel policy and it is not done till loss is<br>known, he cannot do it afterwards. Copious notes only.<br>Buller J on motion for new trial. No formal paper book.<br>Ld Mansfield.  |
| 403  | 15<br>November<br>1785 | Allen v. Hearne           | King's<br>Bench | 99 E.R. 969; 1<br>Term Rep. 56 | Election               | wager                           | Election. Wager on outcome of election by two voters,<br>both of whom had taken "decided parts", void. Case for<br>opinion of court. Scribbled notes.   |
| 404  | 15<br>November<br>1785 | Forward v. Pittard        | King's<br>Bench | 99 E.R. 953; 1<br>Term Rep. 27 | Carrier                | Goods,<br>destroyed<br>by fire. | Goods consigned to carrier were destroyed by fire.<br>Accident. Carrier still liable. Carrier not liable only if<br>goods destroyed by king's enemies or act of God. Copy<br>of Special case. Scribbled notes.  |
| 405  | 1 January<br>1785      | Messenger v.<br>Armstrong | King's<br>Bench | 99 E.R. 968; 1<br>Term Rep. 53 | Landlord and<br>tenant | Holding over                    | Action for double rent. Tenant holding over. Landlord<br>entitled to double rent. Landlord gave notice to tenant<br>before end of lease. Ld Mansfield: Where a term is to<br>end on a precise day, there is no occasion for a notice to<br>quit, because both parties are apprized that unless they<br>come to a fresh agreement there is an end of the lease.<br>Notice merely indicated that landlord intended to claim<br>doubt rent. Rule for new trial. Report by Heath J. |

| MS #   | Date                                  | Case                                 | Court                                 | Reported  | Type 1     | Type 2                         | Notes  |
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| 406.a. | 30 April<br>1787, 15<br>march<br>1787 | Parker v. Wells                      | House of<br>Lords,<br>King's<br>Bench | House of<br>Lords: 1 E.R.<br>747; 1 Bro.<br>P.C. 545; 99<br>E.R. 957; 1<br>Term Rep. 34;<br>99 E.R. 1377;<br>1 Term Rep.<br>783 | Bankruptcy | Farmer,<br>brickmaking.        | A farmer converting part of his land into brick earth, and<br>making bricks for sale, is a trader within the intent and<br>meaning of the bankrupt laws. Printed pleadings for<br>House of Lords. Report by Heath J to Buller J. in<br>handwriting of Heath J. Writ of error. Scribbled notes.<br>Wells v. Parker in Error: 99 E.R. 957; 1 Term Rep. 34;<br>Parker v Wells in Error Court of King's Bench, 15 May<br>1787, 99 E.R. 1377; 1 Term Rep. 783;<br>Parker v Wells, House of Lords, 15 March 1787, 1 E.R.<br>747; 1 Bro. P.C. 545.<br>["Traders" and "non-traders" were made alike liable to<br>bankruptcy by the Bankruptcy Act 1861 (24 and 25 Vict.<br>c. 134); and by the Bankruptcy Act 1883 (46 and 47 Vict.<br>c. 52), the acts of bankruptcy enumerated in it are made<br>applicable to all debtors, whether traders or non-<br>traders. Although some distinctions preserved.] |
| 406    | 22<br>November<br>1785                | Brandling v. Kent                    | King's<br>Bench                       | 99 E.R. 972; 1<br>Term Rep. 60  | Gaoler     | Prisoner<br>sent by<br>sheriff | Gaoler entered bond to receive all prisoners sent by<br>sheriff. Refused prisoner sent by sheriff but not brought<br>till after the return of the writ. Held bound to receive all<br>prisoners. Paper book.  |
| 407    | 22<br>November<br>1785                | Robson v. Easton                     | King's<br>Bench                       |   | Action     | Money paid<br>into court       | Action bought in name of A with A's authority against B.<br>money paid into court by a person who appeared on the<br>record as attorney for A and who took it from C. A shall<br>recover the money from B.<br>Demurrer book. Copy [in longhand] of "Mr Gurney's<br>shorthand note" of proceedings in the court of Common<br>Pleas 5 May 1784 on rule to set aside the verdict.<br>Judgment of Lord Loughborough. Scribbled notes of<br>Serjeants Grose, Walker, Ld Loughborough. 6 pages.  |
| 408    |                                       | R. v. Inhabitants of<br>North Basham | King's<br>Bench                       |   | Poor law   | Settlement                     | A pauper left his service a few days before his year was<br>up in order not to gain a settlement. This is not a fraud<br>and does not gain a settlement. Paper book of orders.<br>Scribbled Notes, Ld Mansfield remarks.   |

| MS # | Date                   | Case                             | Court           | Reported                            | Type 1    | Type 2     | Notes  |
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| 409  | 23<br>November<br>1785 | R. v. Wootton Bassett            | King's<br>Bench |                                     |           |            | [spelled "Wootten" on paper book cover and in text].<br>What appointment of Overseers for a borough being<br>part of a parish is good. Paper book. Paper book of<br>restated orders. Notes.  |
| 410  | 19<br>November<br>1785 | R. v. Inhabitants of<br>Woodland | King's<br>Bench | 99 E.R. 1084;<br>1 Term Rep.<br>261 | Poor law  | Settlement | Witness a tenant assessed to relief of the poor a good witness. Fraudulent tenancy does not give a settlement. See MS 443.   |
| 411  | 18<br>November<br>1785 | Trueman v. Hurst                 | King's<br>Bench | 99 E.R. 960; 1<br>Term Rep. 40      | Assumpsit | infant     | Assumpsit on an account stated will not lie against an<br>infant. promissory note for £10 given by the defendant<br>to the plaintiff for board and lodging, and for teaching<br>and instructing the defendant in the business of hair-<br>dressing. There were other counts for meat, drink,<br>washing, lodging, and other necessary things. Defence:<br>infancy. Replication: necessaries. Ld Mansfield: "What is<br>an account stated? It is an agreement by both parties,<br>that all the articles are true. This was formerly<br>conclusive." "a greater latitude has of late prevailed, in<br>order to remedy the errors which may have crept into<br>the account in surcharging the items. But an infant<br>cannot bind himself by stating an account;"<br>Copy of demurrer book. |
| 412  | 16<br>November<br>1785 | R. v. Jenkinson                  | King's<br>Bench | 99 E.R. 985; 1<br>Term Rep. 85      | Lottery   | Conviction | Conviction under Lottery Act, whether good. Agreement<br>to buy ticket before lottery drawn from person who<br>bought it. Middlesex. Public Office at Bow Street in the<br>parish of St Paul Covent Garden in the City and Liberty<br>of Westminster and the County of Middlesex.<br>Prosecuted by Thomas Spencely "who prosecutes for his<br>Majesty as well as for himself." (Informer).<br>Inclosed in paper book is a cutting from a newspaper of<br>a poem "On the Love of Our Country", send<br>anonymously but claiming to be by the Poet Laureate,<br>"Dr Warton", i.e. <i>Thomas</i> Warton (1728 - 1790).  |

| MS # | Date               | Case  | Court           | Reported                            | Type 1     | Type 2   | Notes  |
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| 413  | 27 January<br>1786 | Farmer v. Davis   | King's<br>Bench |                                     | Trade      | Goods sold<br>and<br>delivered.<br>Master of<br>ship | If goods are ordered before the captain of a ship is<br>appointed and delivered afterwards, the captain is not<br>liable. Nisi prius, City of London at Guildhall before<br>Buller J. Case for opinion of King's Bench. Ship "Sally"<br>owned by Mssrs Dickson and Co. Part of goods were<br>cables and cordage. Some of goods delivered before<br>captain was appointed. They were delivered after he<br>was appointed. |
| 414  | 3 January<br>1786  | Grove, Assignees of<br>Liotard, a Bankrupt v.<br>Dubois | King's<br>Bench | 99 E.R. 1002;<br>1 Term Rep.<br>112 | Bankruptcy | Commission<br>del credere                            | Action for money had and received by the defendant to<br>and for the use of the bankrupt, before he became a<br>bankrupt; and for money had and received to and for<br>the use of the plaintiffs, as assignees; to which the<br>defendant pleaded the general issue, non assumpsit. A<br>factor who has a commission del credere is liable to his<br>[foreign] correspondents in the first instance. Special<br>case.    |
| 415  | 3 February<br>1786 | Jackson v. Matravers                                    | King's<br>Bench |                                     | Marriage   | Husband<br>and wife,<br>action by.                   | Action by husband and wife against third party who was<br>in custody of the marshal of Marshalsea, for beating<br>her. Husband was put to great expense. Third party<br>alleged to have grabbed her by the hair, beaten and<br>kicked her. She was pregnant. Bad on demurrer. Count<br>could not be supported. Copy paper book.  |
| 416  | 28 January<br>1786 | R. v. Inhabitants of<br>Hodnett                         | King's<br>Bench | 99 E.R. 993; 1<br>Term Rep. 96      | Marriage   | consent  | Person born out of wedlock and under age married<br>without consent, marriage void. Clandestine Marriages<br>Act, 1753, 26 Geo. 2, c. 33, required the consent of the<br>father, guardian, or mother, to the marriage of persons<br>under age, who were not married by banns. Paper book<br>of orders. Shropshire. Scribbled notes: Lord Mansfield.  |

| MS # | Date               | Case                                   | Court           | Reported                                   | Type 1                            | Type 2                 | Notes  |
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| 417  | 20 January<br>1786 | R. v. Inhabitants of<br>Gresham        | King's<br>Bench | 99 E.R. 996; 1<br>Term Rep. 101            | Poor law                          | Settlement             | Where the master insisted on turning away his servant,<br>and threw down his wages, which the other took up and<br>then went away, and after the expiration of six days<br>returned at the master's request, and served the<br>remainder of the year, the contract once dissolved<br>cannot be revived. If there is dissolution of service for<br>any part of the year, then even if service is resumed, it<br>shall not gain a settlement. Paper book of orders.<br>Norfolk. Notes: Lord Mansfield: when servant returned<br>it was under a new contract. |
| 418  | 27 January<br>1786 | Ludford v. Barber                      | King's<br>Bench | 99 E.R. 987; 1<br>Term Rep. 90             | Lease                             | execution              | Action of covenant for rent in arrear. Lease made<br>between A. tenant for life and B. remainder man<br>(named but under age). B. didn't execute lease till 2<br>years after death of A. Held, lease was void on the death<br>of A. and executor   |
| 419  | 8 February<br>1786 | <i>R. v. Inhabitants of</i><br>Whixley | King's<br>Bench | 99 E.R. 1016;<br>1 Term Rep.<br>137        | Poor law                          | Settlement             | A cattlegate is a tenement whereby a man may gain a settlement. Paper book of restated orders. West Riding of Yorkshire.   |
| 420  | 31 January<br>1786 | Pugh v. Robinson                       | King's<br>Bench | 99 E.R. 1004;<br>1 Term Rep.<br>116        | Breach of<br>promise,<br>Evidence | Ore tenus<br>principle | Breach of promise (of marriage). The promises and<br>breach presumed to be made before declaration, by a<br>reference to "the ancient practice of declaring ore<br>tenus, the declaration cannot be supposed to have been<br>delivered till the sitting of the Court on that day.<br>Demurrer book and arguments.  |
| 421  | 1 February<br>1786 | R. v. Thomas Spencer<br>Crowther       | King's<br>Bench | 99 E.R. 1009;<br>(1786) 1 Term<br>Rep. 125 | Evidence                          | witness                | A witness swore to the truth of information at the time<br>it was made and later in the presence of the defendant.<br>Conviction quashed. "It was a principle in our law that<br>the evidence must be given in the presence of the<br>defendant, that he might have an opportunity of cross-<br>examining the witness." Shooting a partridge with a gun.<br>Conviction for using gun contra statute 5 Ann. c. 14.<br>Paper book of conviction. Kent. Notes.  |

| MS # | Date               | Case  | Court   | Reported                            | Type 1             | Type 2                            | Notes   |
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| 422  | 31 January<br>1786 | Weatherstone v.<br>Hawkins                            | King's<br>Bench   |                                     | Master and servant | Libel,<br>character<br>reference. | Master wrote to servant's brother in law at his request<br>as to what character he had given of the servant to<br>another intended master. No action will lie for the<br>servant either for the words or the libel. Case for the<br>court. Lord Mansfield: has been held that no action will<br>lie for words in giving a character. Was "much debated<br>in this court and decided in one of those cases". There<br>was no malice.   |
| 423  | 8 February<br>1786 | R. v. Inhabitants of<br>Harberton                     | King's<br>Bench   | 99 E.R. 1017;<br>1 Term Rep.<br>139 | Poor law           | Settlement ,<br>estoppel          | Master received money to buy out remainder of<br>apprentice's term, but did not cancel the indenture.<br>Apprentice served a year with new master. Held gained<br>a settlement. Action of covenant by previous master.<br>Agreement between master and apprentice set up in<br>bar. Indentures considered as cancelled. Estoppel.<br>Scribbled notes only.  |
| 424  | 20 January<br>1786 | R. v. George Combes                                   | King's<br>Bench,<br>common<br>law<br>judges<br>opinion. |                                     | Admiralty          | murder                            | A standing on shore shot at B standing in the sea where<br>he died. The whole offence arose in Admiralty<br>jurisdiction. Copy of indictment. 20 January 1786 All the<br>[common law] judges (absent Lord Loughborough)<br>agreed. Willes J delivered the opinion at the Court of<br>Admiralty at the Old Bailey. Sentence of death. Prisoner<br>executed 23 January 1786. Notes: Mr Garrow, Gould J,<br>Eyre J. Lord Mansfield, "The intention goes along with<br>the ball". |
| 425  | 31 January<br>1786 | Kirk v. Nowill and<br>Butler                          | King's<br>Bench   | 99 E.R. 1006;<br>1 Term Rep.<br>118 | Bylaw              | Forfeiture of goods               | Bylaw that goods should be forfeited is illegal. Bylaw<br>cannot provide for forfeiture unless power expressly<br>given. Copy paper book and postea. Scribbled notes.   |
| 426  | 23 May<br>1786     | King v. Pippett<br>[Francis King v<br>Samuel Pippett] | King's<br>Bench   | 99 E.R. 1070;<br>1 Term Rep.<br>235 | Election           | bribery                           | Bribery at an election. Small variance in setting out a<br>precept in action for bribery when it does not materially<br>affect the sense does not vitiate. Penalties claimed<br>under 2 Geo. 2, c. 24 (bribery at elections) Scribbled<br>notes. [Name may be correctly "Pippen", judging from<br>paper book, or "Pippin" in the notes, although it is  |

| MS # | Date                   | Case                        | Court           | Reported                            | Type 1                 | Type 2               | Notes  |
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|      |                        |                             |                 |                                     |                        |                      | "Pippett" in the report.]  |
| 427  | 29 May<br>1786         | Rubery v. Jervoise          | King's<br>Bench | 99 E.R. 1067;<br>1 Term Rep.<br>229 | Lease                  | Covenant to<br>renew | Covenant permitting lessee to renew 61 year term at<br>any time within 1 year of expiration of 20 years. Lessee<br>cannot renew at the expiration of the last term of 20<br>years in the lease, if he has omitted to claim a further<br>term at the end of the first and second 20 years in the<br>lease. Copy of issue in demurrer.                                 |
| 428  | 23 May<br>1786         | Hodgson v. Milnes           | King's<br>Bench |                                     | debt                   | bond                 | Debt. Writ of error. From Common Pleas. Bond<br>executed within county palatine of Lancaster. Copy<br>paper book.  |
| 429  | 16 May<br>1786         | Beable v. Dodd              | King's<br>Bench | 99 E.R. 1047;<br>1 Term Rep.<br>193 | devise                 | Married<br>woman     | Devise to a married woman to be free of husband's control applies to any husband she may marry. Special case.  |
| 430  | 9 May<br>1786          | Right d. Flower v.<br>Darby | King's<br>Bench | 99 E.R. 1029;<br>1 Term Rep.<br>159 | Landlord and<br>tenant | Ejectment,<br>notice | In ejectment between landlord and tenant notice to quit<br>must be given half a year before the end of the year.<br>Case reserved at assizes for King's Bench. Le Mesurier,<br>Gibbs, Le Mesurier in reply. Ld Mansfield comment.<br>Wiltshire.  |
| 431  | 12 May<br>1786         | Milward v. Sargent          | King's<br>Bench |                                     | Parliament             | vote                 | Port and Town of Hastings. Election to parliament. To<br>elect two barons of the town to parliament. Whether<br>action lies against returning officer for refusing a vote<br>where it is not alleged it was done maliciously.<br>Damages. Paper book. Writ of error. Roll 1556.  |
| 432  | 15<br>February<br>1786 | Thompson v. Councell        | King's<br>Bench | 99 E.R. 1028;<br>1 Term Rep.<br>157 | Bankruptcy             | Maintenanc<br>e      | Bankruptcy. A bankrupt is not entitled to any<br>maintenance out of his effects during his examination.<br>Trover. Case for opinion of court. Nisi prius. Tried at<br>Guildhall before Lord Mansfield. Notes, one sentence by<br>Mansfield: "This is a very cruel case; but if the assignees<br>insist upon their claim, this Court cannot assist the<br>defendant." |

| MS # | Date           | Case               | Court           | Reported                            | Type 1                    | Type 2        | Notes   |
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| 433  | 5 May<br>1786  | Trevor v. Wall     | King's<br>Bench | 99 E.R. 1024;<br>1 Term Rep.<br>151 | Money had<br>and received | Writ of error | Money had and received. In an action in an inferior<br>court the plea must allege that the money was received<br>within the jurisdiction not only that defendant promised<br>to pay within the jurisdiction. Writ of error. Verdict,<br>scire facias. Errors assigned. Court cannot order a venire<br>de novo when action was in an inferior court. Brief note<br>of argument of Chambre and Wood.  |
| 434  | 9 May<br>1786  | Carter v. Pearce   | King's<br>Bench | 99 E.R. 1031;<br>1 Term Rep.<br>163 | Administratio<br>n bond   | witness       | Surety in administration bond is a good witness to prove<br>a tender by the administrator. Special case. Bond to the<br>Ordinary under 22 and 23 Chas. 2, c. 10. Case tried at<br>assizes at Salisbury before Hotham B.   |
| 435  | 8 May<br>1786  | Phillips v. Payne  | King's<br>Bench |                                     | Bankruptcy                | innkeeper     | What buying and selling by an innkeeper is not sufficient to make him a bankrupt. Gould J.'s report.  |
| 436  |                | Willett v. Hudson  | King's<br>Bench |                                     | Bankruptcy                | innkeeper     | What buying and selling by an innkeeper is sufficient to make him a bankrupt? Report of Heath J. Action on the case. Leicestershire.  |
| 437  | 26 May<br>1786 | Lockyer v. Offley  | King's<br>Bench | 99 E.R. 1079;<br>1 Term Rep.<br>252 | Marine<br>insurance       | Barratry      | Insurance. Ship "Hope" from Hamburg to London.<br>Captain engaged in smuggling during the voyage, by<br>sending barrels of brandy ashore on voyage. Ship safely<br>at anchor for 24 hours. Ship not seized until 27th day<br>after she got to anchor. Insurers not liable. The loss as<br>well as the cause of it [did not ] arise during the voyage.<br>Copy of Letter from Mansfield to Buller J, saying he was<br>too ill to come to court, written by grandniece Dido<br>Elizabeth Belle. [Original in safe] "This is wrote by<br>Dido" |
| 438  | 17 May<br>1786 | Caldwell v. Ball   | King's<br>Bench | 99 E.R. 1053;<br>1 Term Rep.<br>205 | Bill of lading            | Priority      | Bill of lading transfers property of goods at sea. And he<br>who gets the bill of lading first from the owner shall<br>recover. Trover for fifty hogsheads and one hundred<br>and twenty tierces of sugar, and thirty puncheons of<br>rum. Ship "Tyger" from Jamaica to Liverpool. Copy of<br>bill of lading. Note of Willes J.'s judgment.   |
| 439  |                | R. v. John Pridham | King's          |                                     | Market                    | Right to sell | Conviction for selling goods in a market town where   |

| MS # | Date   | Case                            | Court           | Reported                            | Type 1   | Type 2                    | Notes  |
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|      |  |                                 | Bench           |                                     |          | goods                     | defendant does not inhabit. Paper book of conviction.<br>Scribbled notes.  |
| 440  |  | R. v. Henry Solomons            | King's<br>Bench |                                     | Lottery  | Conviction                | Lottery Act. Whether conviction valid or not. Registering<br>a ticket without a licence contrary to Act. Paper book of<br>conviction. Extensive scribbled notes.   |
| 441  |  | R. v. Henry Solomons            | King's<br>Bench |                                     | Lottery  | Conviction                | Same case as MS 441. Paper book of conviction in MS 440.   |
| 442  | 24 May<br>1786                                       | R. v. Thomas Jeffries           | King's<br>Bench |                                     | Lottery  | Conviction                | Lottery Act. Whether conviction valid. Whether offence<br>committed within jurisdiction of justices. Not stated in<br>information. Paper book of conviction. A gives money to<br>B on promise that f B's lottery ticket is a winning ticket,<br>B will give A a larger sum.  |
| 443  | 13 May<br>1876, 27<br>May 1786<br>order<br>affirmed. | R. v Inhabitants of<br>Woodland | King's<br>Bench | 99 E.R. 1084;<br>1 Term Rep.<br>261 | Poor law | Fraud                     | Fraudulent letting will not give a settlement. Sessions<br>drew conclusion of fraud from facts found. Whether<br>court can draw its own conclusion as to fraud, in what<br>case and what is fraud. Paper book of restated orders.<br>Day labourer rented land on day he was examined by<br>justices. Did not disclose it. Willes did not think it<br>necessary in this case to give an absolute opinion upon<br>the general question, whether, when the sessions have<br>stated all the facts particularly, and drawn a conclusion<br>of fraud from those facts, this Court have a right to<br>examine into the propriety of such conclusion; because<br>they were all of opinion that the conclusion of the<br>justices upon the facts stated in this case, that it was a<br>fraudulent taking, was right. See MS 410 |
| 444  | 17 May<br>1786                                       | R. v. St. Peter, Derby          | King's<br>Bench | 99 E.R. 1060;<br>1 Term Rep.<br>218 | Poor law | Settlement<br>certificate | Certificate is discharged by a new certificate. Paper book of orders. Derbyshire.  |
| 445  | 17 May<br>1786                                       | R. v. Edward<br>Trelawny        | King's<br>Bench |                                     | Lottery  | conviction                | What convictions good under Lottery Act. Statement of case. Paper book of conviction. London.  |
| 446  | 5 February<br>1785                                   | R. v. Hull Dock Co.             | King's<br>Bench | 99 E.R. 1061;<br>1 Term Rep.        | Poor law | dock                      | Shares in a dock rateable to poor tho' by Act of<br>Parliament made personal property. Copy of Orders.   |

| MS # | Date            | Case                                 | Court           | Reported                            | Type 1                  | Type 2  | Notes  |
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|      |                 |                                      |                 | 219                                 |                         |   | Restated order. 14 Geo. 3 c. 56.   |
| 447  | 26 Geo.<br>3    | R. v. Downes                         | King's<br>Bench |                                     | Statute.<br>Marriage    | Commence<br>ment                                    | Statute. "From and after the making of this Act". First<br>day of session or Royal Assent? What evidence to be<br>given re date of Royal Assent.<br>"An Act to annul and make voyd a marriage between<br>Mary Wharton and James Campbell Esq."<br>Copy of Act included. Copious scribbled notes.<br>12 Chas. 2 c. 11 s.9 (pardon). 6 & 7 Will [& Mar] [c. 20]<br>(pardon for offences before 29 April 1695).<br>Doesn't seem to bear any relation to report R. v.<br>Downes 99 E.R. 1193; (1786) 1 Term Rep. 453 |
| 448  | 24 May<br>1786  | R. v. Inhabitants of<br>Warblington  | King's<br>Bench | 99 E.R. 1073;<br>1 Term Rep.<br>241 | Poor law                | Settlement ,<br>purchase                            | Grant of a copyhold, whether a purchase within Act, or<br>a gift. 9 Geo. 1, c. 7, s. 5. Whether a settlement. Copy of<br>order of sessions.  |
| 449  | 26 Geo.<br>3    | Walton v. Shelley                    | King's<br>Bench | 99 E.R. 1104;<br>1 Term Rep.<br>296 | Bond, usury             | Party to<br>security as a<br>witness<br>against it. | A person is not a competent witness to impeach a<br>security which he has given, though he is not interested<br>in the outcome of the suit.<br>Lord Mansfield of late years (since Lee LCJ) the Courts<br>have endeavoured, as far as possible, consistent with<br>older authorities, to let the objection go to the credit<br>rather than to the competency, of a witness.<br>Extensive scribbled notes.  |
| 450  | 26 Geo.<br>3    | Alexander v. Owen                    | King's<br>Bench | 99 E.R. 1064;<br>1 Term Rep.<br>225 | Contract,<br>assumpsit. | illegality  | A party to an illegal contract shall not be permitted to<br>recover unless he comes to rescind the whole contract.<br>Assumpsit. Extensive scribbled notes.  |
| 451  | 1 July 1786     | R. v. Inhabitants of<br>Maple Durham | King's<br>Bench |                                     | Bigamy                  | pauper  | Pauper admitted bigamous marriage. Other evidence<br>must be received in addition to a conviction. Paper book<br>orders.   |
| 452  | 26 June<br>1786 | Belfour v. Weston                    | King's<br>Bench | 99 E.R. 1112;<br>1 Term Rep.<br>310 | Covenant                | rent  | In covenant for rent, it is no plea that house burned<br>down. Middlesex. Copy of demurrer book. Statement of<br>case. Notes. Note of Pindar v Ainsley (unreported).   |

| MS # | Date            | Case                              | Court                               | Reported   | Type 1                            | Type 2                                 | Notes   |
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| 453  | 28 June<br>1786 | R. v. John Fearnley               | King's<br>Bench                     | 168 E.R. 314;<br>1 Leach 425;<br>99 E.R. 1115;<br>1 Term Rep.<br>316   | Indictment                        | Caption,<br>demurrer                   | A defect in the caption of an indictment may be taken<br>advantage of in a demurrer. Paper book of demurrer.<br>Leave to withdraw demurrer. Caption to be amended.<br>Ashhurst and Buller thought indictment defective. Lord<br>Mansfield and Willes, have doubts. Case from Quarter<br>Sessions, document.   |
| 454  | 28 June<br>1786 | R. v. Samuel Hall                 | King's<br>Bench                     | 99 E.R. 1117;<br>1 Term Rep.<br>320                                    | Religion,<br>Church of<br>England | Unauthorise<br>d service.<br>Informer. | Accused conducted a religious service (in his own house)<br>not in accordance with liturgy of Church of England i.e. a<br>conventicle (more than 5 persons, other than members<br>of family), contrary to statute, 22 Chas. 2, c. 1<br>(Conventicles Act 1670). Informer. Statement of case by<br>justices and quarter sessions. Accused Convicted,<br>affirmed. Fined. Lincolnshire. |
| 455  |                 | Horton v. Whitaker                | King's<br>Bench<br>from<br>Chancery | 99 Eng. Rep.<br>1131; 1 T. R.<br>346; 29 E.R.<br>51; 2 Bro. C.C.<br>88 | will                              | Estates,<br>condition.                 | Case referred by Court of Chancery for opinion of Court<br>of King's Bench. Real estates devised in Will of Edward<br>Busby. What is a trust and what is an estate.<br>Whether condition, if that is what it was, applied only to<br>life estate or to all subsequent limitations. Extract from<br>Prerogative Court of Canterbury.   |
| 456  |                 | R. v. Inhabitants of<br>Alresford | King's<br>Bench                     | 99 E.R. 1138;<br>1 Term Rep.<br>358                                    | Poor law                          | Fishery                                | Where the pauper rented the fishery of a pond for £10 a year, held that the soil passed with it, and that it was a tenement within the statute 9 & 10 W. 3, c. 11. The pauper's taking a tenement of £10 a year is sufficient to give a settlement, though the lessor has no title.   |
| 457  | 30 June<br>1786 | Gundry v. Feltham                 | King's<br>Bench                     | 99 E.R. 1125;<br>1 Term Rep.<br>334                                    | Trespass                          | foxhounds                              | A man may justify a trespass with foxhounds in pursuit<br>of a fox if he does no more than necessary to kill the fox.<br>Dorsetshire. Detailed plea.  |

| MS # | Date  | Case                             | Court           | Reported   | Type 1              | Type 2   | Notes  |
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| 458  | 30 June<br>1786<br>argument ;<br>27<br>November<br>1787judgm<br>ent | De Hahn v. Hartley               | King's<br>Bench | 99 E.R. 1130;<br>1 Term Rep.<br>343                                      | Marine<br>insurance | Warranty;<br>ship<br>captured by<br>enemy;<br>slaves | Ship "Juno" from West Africa to West Indies. Sailed from<br>Liverpool with 14 six pounders, 50 hands or more.<br>Slaves valued at £30 a head. Ship captured by the<br>enemy, i.e. French. Held Whatever is written in the<br>margin of a policy of insurance is a warranty. Copy of<br>special verdict. Written detailed plea. Lloyd's printed<br>insurance form, January, 1779, completed |
| 459  |   | Lord Bute v. Grindall            | King's<br>Bench | 99 E.R. 1127;<br>1 Term Rep.<br>338                                      | Poor law            | Ranger of<br>park                                    | Ranger of a royal park is rateable to the poor, as such.<br>Richmond, Surrey. Copy record and special verdict. Note<br>of Mansfield judgment.  |
| 460  | 30 June<br>1786<br>argument ;<br>27<br>November<br>1787judgm<br>ent | Tyndall v. Browne                | King's<br>Bench |  | Promissory<br>note  | payment<br>refused,<br>notice                        | Notice must be given to indorsor of promissory note on<br>the day after it is due and payment refused, if parties all<br>live in the same place or he is discharged. Copy record<br>and special verdict.   |
| 461  | 21 June<br>1786   | R. v. Inhabitants of<br>Sandford | King's<br>Bench | 99 E.R. 1095;<br>1 Term Rep.<br>281                                      | Poor law            | Settlement,<br>apprentice.                           | Apprentice served 5 years in a parish, then master<br>recommended him to another master in another parish.<br>Held did not gain a settlement either as apprentice or<br>hired servant. Master must give express consent to<br>move. Apprentice can join one period of service to later<br>one, notwithstanding intervening settlement.<br>Devonshire. Paper book of orders.                |
| 462  |   | Brown v. Dixon                   | King's<br>Bench | 99 E.R. 1091;<br>1 Term Rep.<br>274                                      | Trover, Case        | Joinder.   | Trover and Case (trespass on the special case) for not delivering a [hunting] dog may be joined together in same action. Joinder of action.  |
| 463  |   | Topping v. Ryan                  | King's<br>Bench | 99 E.R. 1065;<br>1 Term Rep.<br>227; 99 E.R.<br>1090; 1 Term<br>Rep. 273 | debt                | Civil<br>imprisonme<br>nt, demurrer                  | Prisoner in custody of marshal. Judgment obtained<br>against him, but execution sought for £5 more than he<br>owed. Execution set aside. Discharged because of defect<br>in judgment. Plaintiff then sought execution for debt<br>actually due. Court made no order as to second<br>execution because plaintiff had not formally given   |

| MS # | Date                   | Case                              | Court           | Reported                            | Type 1              | Type 2                             | Notes   |
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|      |                        |                                   |                 |                                     |                     |                                    | notice to abandon original one. Demurrer book. Kent.  |
| 464  |                        | R. v. Inhabitants of<br>Newington | King's<br>Bench | 99 E.R. 1136;<br>1 Term Rep.<br>354 | Poor law            | Settlement                         | If pauper leaves parish to which certificate refers,<br>without intention to return, certificate is at an end.  |
| 465  | 12 May<br>1786         | Cazalet v. St Barbe               | King's<br>Bench | 99 E.R. 1044;<br>1 Term Rep.<br>187 | Marine<br>insurance | loss                               | The ship arrived at her port of discharge in a state not<br>worth repairing, yet this is only an average loss and the<br>owners can't abandon. Special case. Statement of case<br>for the opinion of the court.   |
| 466  | 23 June<br>1786        | Nutt v. Bourdieu                  | King's<br>Bench | 99 E.R. 1119;<br>1 Term Rep.<br>323 | Marine<br>insurance | Barratry                           | Barratry (damage to ship or cargo) is the crime of the master against the owners of the ship and cannot be committed with their consent.  |
| 467  | undated                | Bartholemew v.<br>Sherwood        | King's<br>Bench |                                     | Bankruptcy          | trading                            | Bankruptcy. What is sufficient evidence of trading.<br>Report of Eyre B to Buller J.  |
| 468  | 17<br>November<br>1786 | Churchill v. Wilkins              | King's<br>Bench | 99 E.R. 1189;<br>1 Term Rep.<br>447 | contract            | declaration                        | Declaration stated agreement was to buy all<br>defendant's tallow at given price. Agreement was for<br>that price or so much more as plaintiff should give to<br>any other person. Held a fatal variance. Report of Eyre<br>B to Buller J. summer assizes at Oxford before Eyre B.<br>Action on the case. |
| 469  | 18<br>November<br>1786 | R. v. Hawkesworth                 | King's<br>Bench |                                     | Lottery Act         | convictions                        | What convictions on Lottery Act good or bad. Paper<br>book. 22 Geo. 3 c. 47. Westminster.   |
| 470  | undated                | Roe d. Priestman v.<br>Tripp      | King's<br>Bench |                                     | Bankruptcy          | commission                         | what evidence of commission in assignment of<br>bankruptcy. Effects out of reach of process of court.<br>Report signed by Lord Loughborough CJCP  |
| 471  | undated                | Wright v. Mercer                  | King's<br>Bench |                                     | gamekeeper          | Game<br>licence                    | Gamekeeper [of Duke of Dorset] shot game outside his<br>manor tho' he had a licence to shoot within it, liable for<br>penalty under 25 Geo. 3 c. [50]. Report signed by Lord<br>Loughborough CJCP   |
| 472  | undated                | Doe d. Webb v.<br>Shuter          | King's<br>Bench |                                     | lessor              | Receipt of<br>rent.<br>Forfeiture. | Lessor with power of entry on assignment without<br>licence in writing receives rent due after notice: that is a<br>waiver of the forfeiture and a bar to ejectment. Report<br>signed by Lord Loughborough CJCP   |

| MS # | Date                   | Case                                  | Court           | Reported                            | Type 1                  | Type 2                 | Notes   |
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| 473  | 22<br>November<br>1786 | R. v The Inhabitants<br>of Fillongley | King's<br>Bench | 99 E.R. 1195;<br>1 Term Rep.<br>458 | Poor law                | Settlement             | Where a pauper paid £8 a year in rent in parish A and<br>held another tenement in the adjoining parish of B to<br>value of £2 a year under a parol demise from his brother<br>as tenant at will paying no rent, it is a sufficient taking<br>of a tenement of £10 per annum or more under the 13<br>& 14 Chas. 2 c. 12 and outside the statute requiring<br>removal of persons likely to be "a burden on parish".<br>Gained a settlement.<br>Two justices removed, by an order, Mary Watson<br>widow, and her five children, from the parish of<br>Bedworth, in the county of Warwick, to the parish of<br>Fillongley; which order was confirmed by the sessions,<br>but quashed on appeal. Paper book of order.<br>Warwickshire. |
| 474  | 14<br>November<br>1786 | Prosser v. Hyde                       | King's<br>Bench |                                     | Appeal from<br>justices | horses                 | Appeal from conviction before justices of peace on the<br>statute for licensing horses [24 Geo. 3 sess. 2 c. 31.]<br>must be at next sessions after conviction.<br>Act gave duties to king on horses kept for riding or hire.<br>Case for the opinion of the court.   |
| 475  | 14<br>November<br>1786 | Swift d. Huntley v.<br>Gregson        | King's<br>Bench | 99 E.R. 1180;<br>1 Term Rep.<br>432 | power                   | exercise               | Power to give to such children as A shall direct. A give<br>whole to one in tail and remainder to another in fee.<br>Valid exercise of power. Case reserved at Durham<br>assizes for opinion of King's Bench.   |
| 476  | 14<br>November<br>1786 | Holdfast d. Cowper v.<br>Marten       | King's<br>Bench | 99 E.R. 1168;<br>1 Term Rep.<br>411 | will                    | "estate"               | "I give my estate to B" conveys a fee [simple]. Berkshire<br>summer assizes. Ejectment.   |
| 477  | 10<br>November<br>1786 | Roxburgh v. Nielson                   | King's<br>Bench |                                     | debt                    | demurrer               | If debt will lie for the third part of a penny. Copy of demurrer book.  |
| 478  | 25<br>November<br>1786 | R v. Inhabitants of<br>Skiplam        | King's<br>Bench | 99 E.R. 1214;<br>1 Term Rep.<br>490 | Poor law                | Pauper,<br>settlement. | Pauper hired a day after Martinmas until Martinmas<br>gains a settlement. North Riding, Yorkshire. Paper book<br>orders.  |

| MS # | Date                   | Case   | Court           | Reported                            | Type 1      | Type 2               | Notes  |
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| 479  | undated                | Bickerdike, assignee<br>of Richard, a<br>bankrupt v. Bollman | King's<br>Bench | 99 E.R. 1164;<br>1 Term Rep.<br>405 | Bankruptcy  | Bill of<br>exchange  | If bill of exchange drawn on a person who has no effects<br>and refuses to accept it, it is not payment for drawer<br>nor is notice necessary to be given of non-acceptance.<br>Copy of order in nisi prius. Buller J.                   |
| 480  | 9<br>November<br>1786  | Brock v. Richardson  | King's<br>Bench | 99 E.R. 1176;<br>1 Term Rep.<br>427 | prohibition | modus                | In prohibition if modus found different from what stated<br>there shall be judgment for defendant but no<br>consultation. Report by Mr Justice Heath, one page,<br>small sheet.  |
| 481  | Undated                | Shetelworth v.<br>Nevill[e]                                  | King's<br>Bench | 99 E.R. 1194;<br>1 Term Rep.<br>454 | heir        | repairs              | Heir cannot retain for money laid out on repairs.  |
| 482  | 17<br>November<br>1786 | Maude v. Rawling   | King's<br>Bench |                                     | Trover      | Ships                | Trover will not lie for moiety of ship against the owner<br>of the moiety who has possession of it.  |
| 483  | Undated                | Birch v. Wright  | King's<br>Bench | 99 E.R. 1148;<br>1 Term Rep.<br>378 | Mortgage    | Rent,<br>attornment  | Special case. Mortgagee or grantee of reversion may<br>maintain assumpsit for rents unpaid when he gives<br>notice tho' he has never been in actual possession.<br>Effect of statute 4 Ann as to attornment.                             |
| 484  | 10<br>November<br>1786 | Doe d. Bruton v<br>Freeman                                   | King's<br>Bench |                                     | Will        | widow                | Devise for wife for life if she remains a widow, but if she remarries, to the son at 23. She remarried. She can have the estate until son becomes 23. Special case.  |
| 485  | 24<br>November<br>1786 | Denn d. Goodwin v.<br>Spray                                  | King's<br>Bench | 99 E.R. 1201;<br>1 Term Rep.<br>466 | copyhold    | Custom,<br>evidence. | Custom that copyhold in absence of son should descend<br>to sisters will not extend to brother's children. Ancient<br>manuscript passed from steward of manor to steward<br>accepted as evidence.<br>Derby summer assizes. Special case. |
| 486  | 24<br>November<br>1786 | Smith v. Milles  | King's<br>Bench | 99 E.R. 1205;<br>1 Term Rep.<br>475 | Bankruptcy  | Sheriff              | Trespass will not lie against sheriff who takes and sells<br>goods after the act of bankruptcy and before the issuing<br>of the commission. Demurrer. Paper book.  |
| 487  | 9 February<br>1784     | Wadham v. Marlow   | King's<br>Bench | 99 E.R. 764; 4<br>Doug. K.B. 54     | Bankruptcy  | rent                 | Was bankrupt liable for rent which becomes due after<br>bankruptcy? Demurrer. Marshalsea. Debtor. Paper<br>book.   |
| 488  | 14                     | Smith v. Mapleback   | King's          | 99 E.R. 1186;                       | Lease       | surrender            | What shall amount to a surrender of a lease. Special   |

| MS # | Date                   | Case                                       | Court           | Reported                            | Type 1                 | Type 2                                       | Notes  |
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|      | November<br>1786       | (in Replevin)                              | Bench           | 1 Term Rep.<br>441                  |                        |  | case. Notes: Shepherd.   |
| 489  | 14<br>November<br>1786 | Rogers v. Reeves                           | King's<br>Bench | 99 E.R. 1171;<br>1 Term Rep.<br>418 | Bail                   | Promise to<br>sheriff                        | Special case. Promise to sheriff's officer to put in bail,<br>surrender defendant or pay debts, costs in<br>consideration of his letting defendant escape, is void<br>under statute 23 Hen. 6. Otherwise if made to plaintiff.<br>Notes: Cowper.   |
| 490  | 7 February<br>1787     | R. v. Sadler                               | King's<br>Bench |                                     | Poaching. fish         | Inclosed<br>ground                           | Conviction for killing or attempting to kill fish. Did not say on inclosed ground. Bad.  |
| 491  | Undated                | Seward v. Baker                            | King's<br>Bench | 99 E.R. 1283;<br>1 Term Rep.<br>616 | Tolls, customs         | Indebitatis<br>assumpsit                     | Indebitatis assumpsit good for toll on demurrer. Notes:<br>Bower.  |
| 492  | 25<br>November<br>1786 | Jaques v. Withy                            | King's<br>Bench | 99 E.R. 1249;<br>1 Term Rep.<br>557 | Debt                   | Civil<br>imprisonme<br>nt, final<br>process. | Where a prisoner in execution (final process) is<br>discharged by the consent of his creditor upon giving a<br>fresh security to satisfy the judgment, which is then<br>defeated for mere informality, judgment is satisfied.<br>Notes: Morgan, Wood.  |
| 492a | 3 February<br>1787     | Churchwardens of<br>Enfield v. Middleditch | King's<br>Bench |                                     | Churchwarden<br>s      | Corporation                                  | Churchwardens of parish made a corporation; they may<br>sue by that description without mentioning their<br>Christian or surnames. Brief states "there is an Act of<br>parliament which made churchwardens of Enfield a<br>corporation." Notes: Palmer.<br>10 Co. Rep. 66, <i>Churchwardens Case</i> ; 1 Cro. 145.   |
| 493  | Undated                | Bowerbank v. Walker                        | King's<br>Bench |                                     | Habeas<br>corpus, debt | demurrer                                     | Where cause removed by habeas corpus cum causa,<br>plaintiff must declare de novo. Marshalsea, custody of<br>marshal. Statement of case, Notes. Demurrer.  |
| 494  | 30 January<br>1787     | Doe d. Lyde v. Lyde                        | King's<br>Bench | 99 E.R. 1269;<br>1 Term Rep.<br>593 | Will, devise           | Term for life                                | Special case. Devise of a term to G and wife for their<br>lives then to children of G share and share alike, then if<br>G die without issue of his body then to RL for life with<br>remainder over. Remainder over good if G die without<br>issue. Notes. Case for opinion of court. Noted<br>arguments of Morgan and Wood. Parish of St Mary le<br>Bone, Middx. |

| MS #   | Date               | Case                                  | Court           | Reported   | Type 1                  | Type 2                 | Notes   |
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| 495    | 7 February<br>1787 | R. Inhabitants of<br>Maddern          | King's<br>Bench |  | Poor law                | rate                   | Appeal against poor rate because some persons<br>omitted. No notice need be given to persons omitted<br>and sessions must quash and can't amend it. Appeal<br>from Quarter Sessions. Notes, Lawrence and note of<br>opinion of court by Ashhurst J.   |
| 496    | 6 February<br>1787 | Winch v. Kieley                       | King's<br>Bench | 99 E.R. 1284;<br>(sub nom<br>Winch v<br>Keeley) 1<br>Term Rep. 619 | Bankruptcy              | Assignment<br>of debt. | A debt assigned by a bankrupt does not pass under the<br>commission . demurrer book. Scribbled notes: Morgan;<br>Lawrence, Ashhurst.  |
| 497    | 30 January<br>1787 | Roe d. Nightingale v.<br>Quartley     | King's<br>Bench | 99 E.R. 1290;<br>1 Term Rep.<br>630                                | Will, devise            | Right heirs            | Devise to the right heirs of husband and wife is a devise<br>to a child of both and if no preceding estate be given to<br>father or mother, such child shall take as purchaser.<br>Case.  |
| 498    | 14 May<br>1787     | Shove v. Webb                         | King's<br>Bench | 99 E.R. 1348;<br>1 Term Rep.<br>732                                | annuity                 | memorial               | Annuity set aside for want of memorial, yet assumpsit lies to recover the consideration. Special case.  |
| 498.a. | 4 May<br>1787      | Roe d. Sampson v.<br>Down and Pitches | King's<br>Bench |  | Devise. Life<br>estate  | Trust for<br>sale      | Devise by man to his wife of a house etc in case she<br>should choose to reside and live therein, then after her<br>death to his son. If she should not reside, then on trust<br>for sale, but will vest house etc in son (?).  |
| 499    | 1 May<br>1787      | Laycock v. Tufnell                    | King's<br>Bench |  | Replevin.<br>Demurrer.  | Set-off                | No set-off in replevin. <i>Absolon</i> v. <i>Knight</i> East 16 Geo. 2.<br>CP. [ <i>Absolon</i> v <i>Knight</i> and <i>Barber</i> (1742) Barnes 450 94<br>E.R. 998]. demurrer.  |
| 500    | 16 May<br>1787     | R. v. Inhabitants of<br>Sulgrave      | King's<br>Bench | 99 E.R. 1374;<br>1 Term Rep.<br>778                                | Poor law.<br>Settlement | hiring                 | If the service continued tho' a part of the time was<br>without a hiring it shall gain a settlement.<br>Chippenwarden, Northants. Clearly written statement of<br>case of churchwardens and case stated for opinion of<br>King's Bench.<br>Note: Sulgrave Manor is the ancestral home of George<br>Washington's family. |
| 501    | 12 May<br>1787     | R. v. Hogg                            | King's<br>Bench | 99 E.R. 1341;<br>1 Term Rep.                                       | Poor law                | Cotton<br>carding      | A house and machine for carding cotton are rateable for<br>the poor. Lancashire. Copy of restated orders. Clearly   |

| MS # | Date            | Case                                  | Court                                   | Reported                                | Type 1                  | Type 2                                | Notes  |
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|      |                 |                                       |   | 721                                     |                         | machine<br>rateable                   | written statement of case before justices of peace.  |
| 502  | 23 June<br>1787 | Unwin v. Wolseley                     | King's<br>Bench                         | 99 E.R. 1314;<br>1 Term Rep.<br>674     | contract                | Crown                                 | Person who contracts on behalf of government tho'<br>under seal is not liable to any action on it. Demurrer and<br>paper book.   |
| 503  | 2 May<br>1787   | R. v. Inhabitants of<br>Mursley       | King's<br>Bench                         | 99 E.R. 1348;<br>1 Term Rep.<br>732     | Poor law.<br>Settlement | hiring                                | Hiring for less than a year, tho' for the purpose of avoiding a settlement, will not give one. [Not fraudulent.] Paper book of orders.   |
| 504  | 2 May<br>1787   | R. v. Clarke                          | King's<br>Bench                         |   | Trinity House           | constable                             | Younger brethren of Trinity House not exempt from<br>service of office of constable. Middlesex. Paper book of<br>special verdict.  |
| 505  | 4 May<br>1787   | Doe d. Ellis and<br>Medwin v. Sandham | King's<br>Bench                         | 99 E.R. 1332;<br>1 Term Rep.<br>705     | Lease for years         | Power in settlement                   | Lease for years by tenant for life under a power, to<br>reserve usual covenants. Unusual covenant by lessor.<br>Lease void. Action on the Case.  |
| 506  | 27 April<br>787 | Duberley v. Page                      | King's<br>Bench                         | 100 E.R. 211;<br>2 Term Rep.<br>391     | manor                   | Common<br>land                        | Lord may approve if there be sufficient common left<br>within the manor tho' not in the waste. Brief of<br>pleadings.  |
| 507  | 15 May<br>1787  | Goodtitle d. Norris v.<br>Morgan      | Hereford<br>assizes,<br>King's<br>Bench | 99 E.R. 1360;<br>1 Term Rep.<br>755, KB | Mortgage                | Assignment,<br>notice, title<br>deeds | 2 <sup>nd</sup> mortgagee who takes an assignment to attend the<br>inheritance, and has all the title deeds, may recover in<br>ejectment against the first mortgagee, not having had<br>notice of such prior mortgage. Case.   |
| 508  | 14 May<br>1787  | Smith d. Richards v.<br>Clyfford      | King's<br>Bench                         | 99 E.R. 1351;<br>1 Term Rep.<br>738     | Settlement              | recovery                              | Tenant for years, and (base) tenant for life with<br>remainder to his first and other sons in tail, remainder<br>to himself in tail, suffer a recovery. This is not a<br>forfeiture of his estate nor does it divest the estate<br>limited to the sons. Copy special case. Ashhurst J<br>opinion of court. Co. Lit. 356. 14 Eliz. I c. 8 |
| 509  | 15 May<br>1787  | l'Anson v. Stuart                     | King's<br>Bench                         |   | Libel                   | swindler                              | Plea to an action for a libel charging a man with being a swindler must state particularly whom he cheated. Copy of pleadings. Judgment for the plaintiff in error.  |