Capt. Marshall had his former license renewed.

Silvester Eavely had his former license renewed for the ensuing year.

Tho. Coldum, Samll. Fraile, Robt. Driver, Samll. Tarbox, Jno. Witt, Jno. Fuller, Jno. Tarbox and Hen. Roads complained to the court that they were much burdened by the maintenance of unequal parts of fence belonging to a general field at Lynn, of which they are proprietors, and could have no full redress from their selectmen. Court ordered the selectmen of Lynn to divide the fence as the law required.\*

wickid to defam the eminent sarvants of Christ namly the honnored governor and reverant M<sup>r</sup> higinson which hath ben causlesly for I neuer had reson so to spake I hope I shall neuer be so
carles in my words any more but trust that this my wicked miscarige shall caus me to morne all my days and shall by the help
of god be so warned by this that I neuer shall do so againe — be
plesed to exsept of my humbell confession which may intamat thus
much that it hath not y<sup>t</sup> is aledged against me proseded out of
predgidec for I hop if need requiar I should be willing to spend
my lif for your saks and according to the word of god I hope I
shall liue for tim to cum thus beging your prayars I Ly att your
marcy acknoledging that my ofences so haynes that I cannot
exspect any fauor but humly Intreet as is trew I am a pore rashe
sinfull retch may god geue me a sight of my sin."

Danell Rumble, aged about sixty-eight years, and William Cortis, aged about thirty-seven years, deposed that Nathaniell Hadlock, being at Goodman Rumbls' house, etc. Sworn in court.

\*Thomas (his mark) Coldum, Sammuell Frayll,† Roberd (his mark) Drivar, Joseph Redknap,† Samuell Tarbox,† John (his mark) Tarbox, Henery Rhodes,† Jacob Knight,† John Witt† and John Fuller,† all of Lyn, complained as follows: "Haueing land ly in comon in a generall feild some more & some lesse for these many years could neuer agree to alott out a Just proportion of fence suteable to each persons intrest & haueing made seuerall complaints to or selectmen for seuerall years past, we haue yet no redress (though some easment we haue had) but such of us whose lands lye next the out side are burdened & others that lye within som lands fence not at all & others fence nothing suteable to what wee doe that lye upon the out side, which wee feare maye ocation many sutes at law, as there is one depending before the worshipfull Major Hathorne, whom we question not but may give this Honored Court further light in the cause, or lands lye severall

|Autograph.

