

which time the Subpcena was returnable was adjourned and that they are now in time and prays a Coppy of the Bill gave the defend.^t time to answer the said sometime this Court Liber CD

The Christopher Rouseby and Eliz^a
his wife plaintiffs. John Pearce defend.^t

M.^r Moorecroft attorney for the plaintiff moves the Court that the defendant having appeared to the plaintiffs Bill the last Court hath not yet answered and therefore pray that an Attachment may be awarded against him for want of an answer. The defendant being present in Court say M.^r Notley who is his Attorney is not yett come and therefore prays time till tomorrow in the afternoon to putt in his answer which this Court doth order accordingly or in default thereof that an Attachment do Issue out against him.

The same day James Elver pl.^t Ralph Williams Defend.^t Two Causes.

M.^r Jenifer Attorney in the Causes for the plaintiff Says both these causes are ag.^d

The same day John Long pl.^t William Baker and John Long pl.^{ts} William Baker and Eliz.^a Storey was defend.^t

M.^r Rozer Attorney for the defendants returns into the Court two answers taken by Commission under the Comm.^{ts} Seals M.^r Morecroft for the plaintiff prays Coppys of them

The same day Thomas Emerson plaintiff Richard Preston defendant.

M.^r Moorecroft attorney for the plaintiff and the defendant being present in Court say the same is agreed. p. 7
(fol. 7)

The same day Thomas Lomax plaintiff Alexand.^r Smith defend.^t
M.^r Moorcroft Attorney for the pl.^t says this is agreed also.

The same day John Halfatt plaintiff Joseph Edloe defend.^t

M.^r Moorecroft Attorney for the plaintiff moves the Court that by an order of the plaintiff was to Examine Witnesses which he had done accordingly and therefore he prayed that publication may pass in his cause so as the plaintiff may bring his cause on to hearing but M.^r Attorney Generall for the defend.^t prays that publication may be Stopped the plaintiff not having yett replied and that the defend.^t may have time to Examine his wittnesses he having Henry Coursey Esq and divers other materiall Witnesses to Examine in his cause he not having Examined one Witness yet It is thereupon ordered that the defend.^t shall have time till the next Court to Examine his wittnesses and for that purpose he may take out a