

Patricke humes Sworne and examined in open Court sayeth that hee was Joseph Edmonds Saruant and that hee shewed his Condition to the defendant and that hee saw it and Red it and further sayeth not Liber B

Whearupon the Defendants Attorney W^m Caluert Esq^o Alleageth that his Saruant is no Computent Witnes in this Cause Whearupon the Plantiue Craued A Jury which was granted and the names of the Jurymen are as followeth (Viz) M^r John Bouls John Boyden James Mackey Edward Richards Thomas Muscham Roger Dickeson Jheromie Dickeson Luke Greene francis ferenla George Newman M^r Thomas Allonson and Gils Glouer

Who beeing ordered to Choose their foarman maed Choyce of M^r John bouls who beeing Sworne and all the Rest of the Jury had the Presedent buisnes deliuered unto the sayd M^r Bouls who withdrawing himself with the Jury after dew and Matuer Consideration on the aforseyd buisnes Presented themselues befor the face of the Court Attended by the Undersheriff of the County Whearupon the Judge of the Court M^r Thomas Mathews Demanded of them whether thay wear all agreed in ther Verdit And thay Unanimously answered that thay wear Whearupon hee demanded of them who shoold deliuer in thear verdit And thay all Replied thear foarman Who imediately Demanded an order of Court for their Charges beeing according to Custom allowed thirty pounds of tobaco apeece amounting unto in all three hundered and sixty pounds of tobacco which was granted them and ordered that the Party Cast shoold pay it: whearupon hee deliuered in the opinion of the Jury which is as followeth (Videlicet) in wrighting [p. 498]

This is the opinion of the Jury that wee find no Cause of Action

It is thearfor Ordered that the Plantiue shold bee nonsuited and pay the Cost and Charge of suit:

Vincent Young Plantiue P Attorney M ^r John Stone Mathias Obrian Defendant P Attorney w ^m Price	}	This buisnes depending at the time apoynted for a Court to bee held for this this County on September the twelfe A ^o 1665 and thear then beeing not Commissioners enough to hould A Court was Respited until this Court and now the defendant alleageth that the Plantiue hath taken out a particular write against him for this Court and thearfor Craueth the hearing of first action Referenced from the last Court to this which was granted him
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Who immediatly Craued a nonsuit against the Plantiue for not hauing entered his declaration three days befor the Court into the Clke office according to Act of Assembly provided in that behalfe and the Plantiue not being abell to Contradict it It is thearfor ordered that the Plantiue shoold bee Nonsuited and pay the Cost and Charge of suit: