

said Ejected and other harms to him hath [616] done to the great Damage of the Same Daniel And Against the peace etc. Wherefore he Says he is the worse and hath loss to the Value of One hundred Pounds Ster^t And thereof he brings the Suit etc.

p^t etc. Jn^o Doe and R^d Roe

And the Said John Bush by Daniel Dulany his Attorney Comes and defends the force and Injury when etc. and prays leave to Imparle hereunto Untill next Court And he hath it and the Same day is given to the plaintiff also. Att Which Said Court to Witt the 10th day of October Annoque Dom 1721 Come again the Said parties Plf^t and Defendant by their Attorneys af^d And the Said Defendant by his Said Attorney prays further Leave to Imparle hereunto Untill Next Court and he hath it and the Same day is given to the plf^t also

Att Which Said Next Court to Witt the 11th Day of September Anno Dom 1722 Come Again the Said parties plf^t and Defendant by their Attorneys af^d and the Said Defendant by his Said Attorney prays further Leave to Imparle hereunto Untill Next Court and he hath it and the Same day is given to the plaintiff also

Att which Said Next Court to Witt the Ninth day of Aprill Annoque Dom 1723 Comes again as well the Said Daniel Walker Lessee of the Said of the Said [sic] Thomas Robins by his Attorney aforesaid as the Said John Bush by his Attorney af^d and the Said John Bush by his Said Attorney as before defends the force and Injury when etc. and Saith that he is Not in any Wise guilty of the Tresspass and Ejectment aforesaid in manner and form as the plaintiff above Against him hath Declared and for Tryal thereof puts himself upon the Countrey And the plaintiff also.

Thereupon Command is given to the Sherr of Ann^t County that he Immediatly Cause to Come here Twelve etc. by Whom etc. who neither etc. to Recognize etc. because as well etc. of Which Said precept the Said Sherr To Witt Henry Lazenby Gent (now here this Day To Witt the day and year Last mentioned) makes return that he has here ready Twelve etc. as by the Said Precept he was Commanded And Now afterw^{ds} To Witt the Same and year Come again the Said parties plf^t and Defendant by their Attorneys af^d And the Jurors of that Jury Impannelled being Called Likewise Come To Witt John Johnson, Mathew Collier, Christopher Granger, George Veazey Jn^o Maccubin, John Ward, Henry Sewell, Nathan Philips, Joseph Newton John Gardiner, James Coulson, and Woolman Gibson Who being duly Elected tryed and Sworne to Say the truth in the premisses Upon their Oath do say that the Said John Bush is guilty of the Tresspass and Ejectment in manner and form as the Plaintiff above Against him hath Declared

Whereupon the Said Defendant by his Said Attorney prayed the Court here to Sign a Bill of Exceptions on the part of Either party to be Drawn up in form Which the Court here Allowed off And thereupon the Bill of Excep-