

Divested themselves thereof and that the af^d Deed from Robert Ungle and Frances his Wife to Robert Grundy and the Endorsement thereon and the Will of the Said Robert were Conclusive Evidence to prove the Issue [o]n this Cause on the part of the Said John Bush the Act of Assembly for Quiet-ing Possession etc. Notwithstanding Nevertheless the Said Justices Affirmed to the Jurors af^d that the Said Matters of Evidence So as aforesaid on the part of the Said John Bush were not Sufficient to Defeat the Heirs at Law of Judith and that the Endorsements on the Deeds aforesaid and Acknowledg-ment thereon were not According to Law Whereupon the Jurors af^a gave their Verdict against the Said John Bush and because the Matters and things in Evidence given by the Said John Bush to the Jurors and Justices aforesaid So as aforesaid by the Said John in Evidence Shewn does not appear in the Records aforesaid the Said John before Judgment in this Cause be rendered prays that the aforesaid Justices According to the form and Effect of the Stat-ute in Such Cases provided Would Seale this present Bill Containing in it Self the Matter aforesaid by the John to the Jurors and Justices in Evidence Shewn upon Which the Justices at the Petition of the Said John this Bill this Twenty Sixth Day of Aprill Anno Dom Seventeen hundred and Twenty three.

Sam^l Young. [Seale] Tho^s Addison. [Seale] W^m Lock. [Seale]

Afterw^{ds} in the same Court or Term to witt the Twenty Sixth day of Aprill Anno Dom Seventeen hundred and Twenty three af^d It is Considered by the Justices here that the S^d Dan^l Walker lessee of the Said Thomas Robins Recover his Term yet to Come and unexpired of and into the af^d one fourth part of all the af^d Severall Tracts of Land and premisses with the appurten-ances thereunto belonging Against the Said John Bush and that he have thereof his possession against the Said John Bush. And Alsoe it is Considered by the Justices here the Same day and year that the Said Thomas Robins the Lessor Recover Against the Said Bush the Sum of Pounds of To-bacco by the Court here adjudged unto him for his Costs and Charges by him about his Suit in this behalf laid out and Expended and that the Defendant be Taken etc.

Afterwards To Witt in the Same Court or Term the af^d John Bush by his Attorney af^d Prays an appeale from the Judgment of this Court So as af^d Rendered to the high Court of Appeals w^{ch} is granted upon Giving Security for the due prosecution thereof According to Law.

Thereupon Afterwards in the Same Court or Term the Said John Bush Together with Richard Bennet Esq^r and Co^l James Loyd his Securitys Came into Court and Acknowledged themselves to Owe and Stand Justly Indebted Jointly and Severally unto the Said Thomas Robins Guardian as af^d in the Sum of One Hundred Pounds Sterk to be Levyed on their bodys Goods or Chattles Lands or Tenements to the use of the Said Thomas Robins Ac-cording to Law. In Case the Said John Bush does not prosecute his Said