

1672

... to the said Court he therefore
was bound to make up the sum of ...
... of the said bargain, but the said Court refused it, as being
undone to the damage of the said Defendant: Defendant replied he would give no
more, that if he would not take that, viz the eight pound Sterling, with the balance of
... for he did not believe it thus he could not prove
the bargain. The said Court replied that was the least of his fear: and that he would
not question but to get both the ... were at the bargain making, ...
that since the said Defendant's counsel put him upon it he should see that for further proof,
he would then prove what he had then owned, and of the bonds he had made; and be assured
him of it, the said Court then called to the Defendant: To show our hands out at the
... of the window, which we did the said Defendant's counsel being out of doors as
Defendant was going away; and further saith not.

Samuel Richardson.
Elizabeth Richardson.

The above Defendant Samuel Richardson in Open Court made oath to the
truth of their Depositions as above. John ...

This day the Constables of the ... delivered in their Lists of the ...

The Jurors are discharged of Court.

Ordered of Court the Sheriff take into his Custody all non Respondeants till Security given
for their ...

Samuel ... acquitted from his fine. vid: B. W. 3. fo: 166.

Court adjourned for a quarter of an hour. after which it againe called.

Court present. Mr. ... in James ... the ... Layfield Cap. Ju. King

Katherine ... Daughter of ... Court put apprentice to John
... Court's judgment is that the said Katherine is to have ... The Court allowed to ... two
... of pounds for ... Katherine. It is ordered in Open Court
... to give to ... four hundred pounds of pounds ...

Ordered that the Sheriff make return of his writs at his Court's Office one day before ...