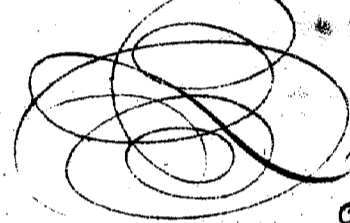


In presence of a public court, & without Law, Force or Superior Grand Inquest hath  
 allowed, done up to a period their Malice by way of Murther Libel & Scurrilous  
 Two Malicious Libels wrote into the Court. That Libellous of their Malice reports are ready run into  
 their libelous words, & under the same danger hath already happened to the Inhabitants having  
 Occasion to ride that way, & is likely to happen, if y<sup>e</sup> writts do not speedily proceed to be done  
 Since it is a public annoyance & scandal for a private subject to procure a public damage. Therefore  
 for y<sup>e</sup> writts & actions & remedy that y<sup>e</sup> writts would insert into the miserable execution w<sup>ch</sup>  
 shall be in, when the Law is not regarded, nor Order of Court obtained, but that y<sup>e</sup> writts or  
 the Attorney should do what is good in his or their own eyes, but may be regarded y<sup>e</sup> justice  
 and y<sup>e</sup> actions shall in duty pray. — and —

- Geo. Willson.
- Andrew Wittington.
- Richard Chamberlaine.
- John Compton.
- Roger Furber.
- Wm. B. Willson.
- Henry Philips.



for w<sup>ch</sup> action was read the Court demanded  
 of Mr Henry Lyng how he would be tryed. the  
 Said Lyng answered the Court he would appeal to the Ecclesiastical  
 Court. where appeal was by the Court granted. and ordered  
 That the said Lyng give good security to prosecute his appeal with effect. Whereupon came y<sup>e</sup>  
 Said Mr Henry Lyng with his servants vizt Stephen Luffe & Thomas Ryege on Jun. 25  
 the said Lyng did acknowledge & confess himself to be indebted to the said Malice in the sum of  
 fifty pounds sterling & the said Luffe & Ryege did acknowledge them selves indebted to the said  
 in the sum of twenty five pounds sterling money all due to be paid on their goods & Chattels  
 and demands for their Malice upon the said — and —

The condition of which recognizance is such that if the said Henry Lyng above mentioned do not  
 the use of Ecclesiastical Court prosecute an appeal granted him this day with effect, as the Inhabitants  
 above mentioned have the recognizance to be void of new force & remedy to be deemed  
 in full power force & virtue. —

where so appeal to the Lyng & servants upon complaint to Court  
 was refused — and —

Wm. Seddard. S<sup>r</sup>.  
 Contra  
 J<sup>r</sup>. Godwin & Aaron Surry

is the Court & before being called. The  
 felt having made no Declaration. y<sup>e</sup> & granted  
 a Non suit where by the Court was granted.

