

part but the residue he hath denied altho often required there
the proof of the said and request would have been sufficient and if the
Pet had been contravened in charging them the Jurymen
Mitigated Hugh for Abred's title Count & dore per 3th in Hall's
Wassland case D R

1st The pet hath not set forth that ever he required the debt of the
Defond: which he ought to have done and Avord the time the plea was
and when otherwise of the Defond: cannot have Notice when and who
to pay it too as by our Act of Assenbey here and in Hugh for Abred
the Count and Dore per 12: 24: 26th and notwithstanding that
the Jury found for the pet it was their misunderstanding for by
the Law of God and man it is that by the mouth of two Evidors
the truth shall be established and this Jury hath found for the pet
contrary to the Lawes of God an Man viz: Common Law Statute
Law and Custom Law which are the Lawes we are Governed by

Therefore for the reasons aforesaid the Defond: saith that for the
Manifest imperfections and insufficiencies in the said pet in the
D pet dore and the Matter therein contained humbly prayes that
this Worshipfull Court will stay the Judgmt aforesaid
Humbley for Defond:

Proffer } Replecion to y Reasons in Arrest of Judgmt:
or
made }

The pet by Griffith Jones his Attor^{ns} Defonds the force and force
jury &c: and in Answer to the first Article saith that the Statute
is not per by the Statute of Goodfay 32 of Hen: 8th Cap: 30th to
after Issue tried there shall be Judgmt: given notwithstanding
any Goodfay or mispleading and alled writed by the Statute of
the 18th of Elizth Cap: 14th as you may read in Binney's Abredmt
folio 291

2^{dey}

wherein the Defond declares that the writ and dore are without any
Adition in Arrest of Trespass upon the case there are no Aditions re-
quired except it be per out of or process of outlawry the reason is in
favor of the Binney's Abredmt's folio 6. or 6th or 6th or 6th whereby
they may make their Original process to be agreed with their obligation
Complot Attorney folio 7

3^{dey}

whereby the Defond doth instruct that the debt in the dore is not
contracted in any place he contradicts his own dicta for in the
first