

435) Riggon shall and will permit and suffer the said John Williams
before the End of May Term next coming to sue forth and prosecute
against him the said Charles Riggon One Writ of Entry Sur disseisin
on the post returnable before his Lordships Justice of the Bench
Court at the City of Ammanolis thereby demanding against the
Charles Riggon the said Mesuages Tenements Lands Hereditaments
and Summes herein before mentioned by such name and names
number of Acres Quantities Qualities Terms and descriptions in
the said Writ to be contained and in such manner and form as
by Council Learned in the Law shall be advised unto and
upon which said Writ Entry so to be prosecuted and sued forth
the said Charles Riggon shall appear gratis and Vouch to
Warranty the said Abigail Tomlinson which said Abigail
Tomlinson shall appear either in Person or by Attorney Lawfully
Authorized and enter into Warranty and after her Entry into
Warranty shall Vouch to Warranty the Common Vouches who shall
likewise appear and implead and afterwards make default and
depart in Contempt of the Court so that Judgment may be there-
upon had and given for the said John Williams to Recover the
said Mesuages or Tenements Lands Hereditaments and Summes
against the said Charles Riggon and for the said Charles Riggon
to Recover in value against the said Abigail Tomlinson and for the
said Abigail Tomlinson to Recover in value against the Common
Vouches To the End one perfect Common Recovery with Double
Voucher may be thereupon had and suffered and all and every other
thing and Things be done and perfected needfull and convenient for
the having and suffering the same Recovery according to the course
of Law ^{of Common} Recoveries in such Cases used and the same Recovery is also
to be executed by one Writ of Habere facias Possessionem accordingly
And it is hereby further Covenanted Concluded and agreed by and
Between all the said Parties to these presents for themselves and
every of them their and every of their Heirs that the said Recovery