

may suffice?

and the said James by John Johnson his atty comes and defends the force and injury upon the said Deft that he did not assume upon himself in such manner and form as the said Deft in his Deed above hath supposed upon him and of this he puts himself upon the Country Johnson & Deft

And the ptt in like manner BOWEN & Deft  
Thereupon Comanded it was to the Sheriff of Kent County that he should Cause to come here Twelve M<sup>rs</sup> of the County to Recognize the Deft as well as who neither he and the Sheriff of said County comes and saith that he hath ready taken as by his precept it was Comanded who being called Likewise came viz - John Evans William Worrell Thomas Jones Roger Heals George Gleaves Samuel Philips John Jones Nathaniel Powell William Brown Thomas Wilkins Christopher Bellian Robert Green which Jury being duly elected tryed and soon and having heard the allegations pleadings and Evidence on both sides do withdraw and after some time do again return to the Barr and being called over do all appear as also the ptt and Deft. and the Jury being asked whether they are agreed on a Verdict do say they are and being demanded whether they find for the ptt or Deft do say they find for the ptt and that the Deft did assume in manner and form as above

declared and find damages twelve hundred pounds of Tobacco with Costs and by John Evans there foreman all so say

To which the Deft by his atty asd moves in Way of Judgment on the Verdict of the Jurors asd which was granted but that he file reasons before the said Court adjourns and hereupon the said Cause was continued until next Court

at which said next Court viz. the nineteenth day of March the same year last mentioned came the said Deft by his atty asd and the said ptt by his atty asd and the said Deft by his atty asd filed the Reasons which were Reasons in arrest Judgment And the said Deft saith that the Verdict asd