

On the thirtieth day of April in the Year aforesaid the parish in the County & Jurisdiction aforesaid required hath not delivered but the said Def^t the holding aforesaid afterwards viz. the first day of April in the Year aforesaid of the parish aforesaid in the County & Jurisdiction aforesaid to his own proper use and profit disposed and converted whereupon the said p^t hath no is damaged and hath damage the value of thirty pounds Sterling money and thereupon he brings suite &c.

Thomas Woodland p^t vs. John Doe & Richard Roe.

And the aforesaid William Woodland by Michael Howard his attorney comes and defendeth the same and injury whereof the said p^t hath no is in no sort guilty of the premises above on him imposed as the said Court hath declared and of this he puts himself upon the Country &c.

Michael Howard of Def^t

And the p^t in like manner brings suite &c.

Thereupon Command was given to the Sheriff of Kent County that he cause to come here twelve s^r. To Requize &c. Because as well the one as the other s^r. And the Sheriff of said County comes and makes return that he hath ready twelve s^r. as by his precept it was commanded who being called came viz. Abraham Redgrave Thomas Medford Thomas Gideons Thomas Coward John Underhill William Debruler William Crow Thomas Wilm William Davis John Hoff Leheriall Malldaniel George Hastings which Jury being duly sworn and having heard the pleading Evidence and allegations on both sides do well draw and after some time do againe return to the bar and being called over as also the p^t and Def^t who do appear and the Jury being asked whether they are agreed on a verdict or not do say they are agreed on a verdict and being asked whether they find for the p^t or Def^t do say they find for the p^t and that the Def^t is guilty of the premises as above on him imposed as the aforesaid Court hath against him declared and also damages the sume of five pounds five Shillings Sterling money with Cost of suite and by Abraham Redgrave thors forman all do say the Def^t by his s^r etty moves in stay of Judgment of the verdict of the Jurors aforesaid which is granted And to file reasons in twenty four or otherwise Judgment to be rendered for want of the same after which time no reasons being put Therefore it is Considered by the Court here viz. this twentieth day of March Anno Domini one Thousand seven hundred and Eighteen that the aforesaid Court recover against the said Def^t William Woodland as well the aforesaid sume of five pounds five Shillings Sterling money Damages as also the same