

August Court - - - 1727 - - - 27  
worse and hath Damage to the value of fifty pounds Curr. Money of Maryland & thereupon the Court  
this Suite &c

Charles Rogers Esq. in Dash Roe

And the said Isaac Rappoon by Levi Gale his attorney comes and defends the force and injury when  
and pray leave to Imparte here unto until the next Court and he hath it and the same day is given to the  
and p<sup>l</sup>t her also &c

At which said next Court to witt the sixteenth day of August and Dow one thousand seven hundred  
and twenty six came againe as well the s<sup>d</sup> John Barker as the s<sup>d</sup> Isaac Rappoon by their attorney, and  
and the s<sup>d</sup> Isaac by his said attorney, thereupon prayed further leave to Imparte here unto until the  
next Court and he hath it and the same day is given to the s<sup>d</sup> B<sup>l</sup>t here also &c

At which said next Court to witt the fifteenth day of Novemb<sup>r</sup> and Dow one thousand seven hundred and  
twenty six came againe as well the s<sup>d</sup> John Barker as the s<sup>d</sup> Isaac Rappoon by their attorney, and  
and the s<sup>d</sup> Isaac Rappoon by his said attorney, thereupon prayed further leave to Imparte here unto until the  
next Court and he hath it and the same day is given to the s<sup>d</sup> B<sup>l</sup>t here also &c

At which said next Court to witt the twenty first Day of March and Dow one thousand  
seven hundred and twenty six came againe as well the s<sup>d</sup> John Barker as the s<sup>d</sup> Isaac  
Rappoon by their attorney, and the s<sup>d</sup> Isaac by his said attorney as before defend<sup>r</sup> of  
force and injury when &c and says that he is not guilty of the premises above upon him Impored in  
manner and form as the p<sup>l</sup>t against him hath Complained and of this he puts himselfe upon the Country  
and of s<sup>d</sup> B<sup>l</sup>t in like manner &c

Thereupon Command is given to the Sher. of Somersett County that Immediately he sh<sup>l</sup>l  
come here twelve &c by whom &c who neither &c to recognize &c because as well &c of which said p<sup>l</sup>t  
the said Sher. to witt Francis Allen Esq. Now here at this day to witt the same day and year last  
mentioned makes Return that he hath here ready twelve &c as by his said p<sup>l</sup>t he was p<sup>l</sup>man  
ded and now hereafterwards to witt the same day and year one as well the s<sup>d</sup> B<sup>l</sup>t as the s<sup>d</sup> B<sup>l</sup>t  
by their attorney, and the Jurors of that Jury therein Impannelled being called came to witt Charles  
Coltingham, Henry Toddman, Christopher Glep, William McTamney, Isaac Marshall, Levi Disharoon  
Edward Beachamp, Moses Drinkwater, Giddion Tilman, Mathew Burnat, Henry Alexander and Thomas  
Bulmings, who being duly Elected tryed and sworn to say the truth in the premises upon their  
oath do say, that the s<sup>d</sup> Isaac Rappoon is guilty of the premises as the s<sup>d</sup> John Barker above  
against him hath Complained and do as for the Damage of the same John by reason of the premises  
and beyond his costs and Charges by him about his Suite in that Court Extended to forty five shillings  
Curr. money and for those costs and Charges to one pound of tobacco

Butt because the Court here of their Judgm<sup>t</sup>. of and upon the premises, and to render as yett will advise  
day here of is given the parties &c until the next Court, of hearing their Judgm<sup>t</sup>. of and upon the pre-  
mises, and for that the Court here there of as yett &c

At which said next Court to witt the twentieth day of June and Dow one thousand seven hundred and  
twenty seven came againe of parties, and by their attorney, and because the Court here of their Judgm<sup>t</sup>  
of and upon the premises, and to render as yett will advise day therefore is further given the parties, and  
until the next Court of their Judgm<sup>t</sup>. of and upon the premises, and for that I Court here there of as yett &c