

Lt. Daniel Carrol

Somerset p.

John Evans senr. Late of Somerset County planter

& D. J. Evans senr.

was attached to answer unto Daniel Carrol of plea of trespass upon the case &c

And whereupon the same Daniel by Lewis Gale his attly Complaines that -
 Whereas the said John the tenth day of November Ann^d Domⁿ one thousand seven hundred and twenty six at Southwell Co^{ty} within y^e Jur^y of this Court was indebted to y^e same Daniel in the sum of five p^{ts} fourteen Shill^{ts}: one penny Curr^t Money as if account thereof may appear & so thereof being indebted y^e said Daniel in consideration thereof afterwards to witt y^e same Day & year afo^r at y^e Co^{ty} afo^r & within the said Jur^y upon himselfe assumed & to the same Daniel then there faithfully promised y^e he when after wards he should be there to Requested he the said Sum of five pounds fourteen Shill^{ts}: one Penny Curr^t Money to y^e same Daniel would well & faithfully Content and pay never; the less y^e said Jur^y his promise & assumption afo^r in form afo^r made not regarding but blotting & fraudulently Intending him y^e same Daniel in y^e part Craftily & Subtily to Defraud & Deceive y^e said five p^{ts} fourteen Shill^{ts}: one penny Curr^t Money or any part thereof to y^e same Daniel he hath not paid although y^e same to doe the said Jur^y afterwards viz: y^e same Day & year afo^r at y^e County afo^r & within y^e said Jur^y by y^e same Daniel was Requested but he y^e same hither to to doe hath altogether refused & still doth refuse where by y^e same Daniel sayes he is wrong and hath Damage to y^e value of seven p^{ts} like Money & thereof he brings this Suite &c - Galeff Quers pledges &c. Doe k^{ee} Roe - And the said Jur^y Voaus by Geo: Dashiell his attly Com^r & Defends the force and Injury when Geo^r and prayes Leave to Imparle hereunto untill the Next Court & he hath it and the same Day is given to the said Blt here also Geo^r - All which said Next Court to witt y^e fiftenth day of August Ann^d Domⁿ one thousand seven hundred & twenty seven came again as well the said Daniell as the said Jur^y by there attly afo^r & whereupon y^e said Jur^y by his said attorney prayes further Leave to Imparle hereunto untill the Next Court & he hath it and the same Day is given to y^e said Blt here also Geo^r - All which said Next Court to witt y^e twenty first day of Novemb^r Ann^d Domⁿ one thousand seven hundred & twenty seven came again as well y^e said Daniell as the said Jur^y by there attly afo^r and whereupon the same attorney of the same Jur^y as before Defends the force and Injury when Geo^r & saith y^e he cannot gainsay y^e action afo^r of y^e said Daniel nor can he say but y^e said Jur^y did assume upon himselfe in Manner & form as y^e said Daniell above against him hath Declared nor but y^e said Jur^y ~~did assume upon himselfe in Manner & form as y^e said Daniell above against him hath Declared nor but y^e said Jur^y~~ the said five p^{ts} fourteen Shill^{ts}: one penny Curr^t Money & y^e Declaration in all the words before & expressly Confesse the same -
 Therefore it is Considered by the Justices here y^e same Day and year