

And the aforesaid Joseph Muffster by Levi Gale his attorney comes and defends the force and Injury when he
and prayed Leave thereof to Imparke here while the next Court and he had it and the Same day is Given
to the aforesaid John. Here also he. —

Att which said next Court to witt the Seventeenth day of November and Dowd. One thousand Seven hundred & thirty
thirty came again as well the aforesaid John Barkley as the aforesaid Joseph Muffster by their attorney. And
and thereupon the said Joseph Muffster, prayed further ^{leave} to Imparke here while the next court and he
had it and the Same day is Given to the aforesaid Joseph here also he. —

Att which said next Court to witt the Sixteenth day of March and Dowd. One thousand Seven hundred & thirty came
again as well the aforesaid John Barkley as the aforesaid Joseph Muffster by their attorney aforesaid and whereupon
the said Joseph Muffster as before defended the force and Injury when he and saith that he did not assume
upon himself in manner and form as the aforesaid John Barkley above against him hath complained and of
his he putt himself up on the Country. and the said Likewise. —

Thereupon Command is Given to the Sher of Somerset County that Immediately he Cause to be Twelve by
whom he who neither he to Recognise he because as well he of which said precept the said Sher to witt John
Bunnale Gent. now heretofore this day to witt the Same day and Year Last mentioned comes and makes Return —
that he hath now Ready Twelve by as by his said precept he was Commanded and now hereafterwards
to witt the Same day and Year came as well the aforesaid Sheriff as the aforesaid Deft by their attorney aforesaid and
the Jurors of that Jury therein Imparke being Called Likewise came to witt, William Jones Thomas,
Reyley Edward Franklin, John Holland, John Towne and said William Wright Thomas Collins, Daniel Boye
Angello Alkison Buffle Broughton, Jones Record, Wm. Holland who being duly Sworn to
to Say the truth in the premises upon their Oath do Say that the aforesaid Joseph Muffster did not
assume upon himself in manner and form as the aforesaid John Barkley above against him hath complain-
ed. — whereupon the aforesaid John Barkley by his attorney aforesaid pray, that Court that they will not Give
Give Judgmt. on the Verdict aforesaid, but dissolve themselves into a Court of Chancery according to an act
of Assembly in such Case made and provided which is Granted & whereupon day is Given to the parties
aforesaid by the Court how to hear there of their Judgmt in the premises aforesaid while the next Court for that
the Justice as hath he

Att which said next Court to witt the fifteenth day of June one thousand Seven hundred and
thirty One came again the said Joseph Muffster by his attorney and Offers himself against the said
John Barkley in the plea aforesaid but the said John Barkley altho. Solemnly called comes not but makes de-
fault nor is his writ Declaration aforesaid further prosecuted he. —

Therefore it is Considered that the aforesaid John Barkley take nothing by his writ and Declaration
aforesaid but be Restored in money for his false Claim, and that the aforesaid Joseph Muffster Goe Home without day
and further it is Considered that the aforesaid Joseph Muffster Recover against the aforesaid John Barkley five hundred
pounds. aforesaid to be use for his Costs and Charges by him about his defense
in that part Sustained to the said Joseph Muffster by the Court here of this aforesaid adjudged according to the
form of the Statute lately made and provided he. —

591
601