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day afo^r, by Silloton Townsend and Richard Pinson honest and lawfull men of his County witness to the said afo^r to him it was commanded - which certain John Newbold and Rachelle his wife according to the before warning to them in their part made; by James Allen their attorney come and pray leave to Imparle here until the next Court and they have it and the same day is given to the afo^r John Hendry how also &

At which Said next Court to wit the Thirteenth day of March anno domini One thousand Seven hundred and Ninety one came againe as well the afo^r John Hendry as the afo^r John Newbold and Rachelle his wife by their attorney afo^r and whereupon the Said John Newbold and Rachelle prayed further leave hereto Imparle here until the next Court and they have it and the same day is given to the afo^r John Hendry how also &

At which Said next Court to wit the fifteenth day of June anno domini One thousand Seven hundred and Ninety one came againe as well the afo^r John Hendry as the afo^r John Newbold and Rachelle his wife by their attorney afo^r and whereupon the Said John Newbold and Rachelle prayed further leave hereto Imparle here until the next Court and they have it and the same day is given to the afo^r John Hendry how also &

At which Said next Court to wit the Seventeenth day of August

anno domini One thousand Seven hundred and Ninety one came againe as well the afo^r John Hendry as the afo^r John Newbold and Rachelle his wife by their attorney afo^r and the Said John Newbold and Rachelle pay that the afo^r John Hendry Execution of the damages and costs aforesaid against them the Said John Newbold and Rachelle his wife of the Goods and Chattels which were of the aforesaid John Hendry at the time of his death in the hands of the Said Rachelle whilst he lay or in the hands of the Said John Newbold and Rachelle his wife to have ought not because they say that the Said Rachelle whilst he lay before the obtaining of his Judgment had fully administered all the goods and chattels which were of the said John Hendry at the time of his death in her hands to be administered, and the Said Rachelle whilst he lay nor the said John Newbold and Rachelle his wife since the espousals between them celebrated have not any good in their hands to be administered which were of the afo^r John Hendry at the time of his death nor paid at the day of the Interpretation of the Said John Hendrys will of his effects aforesaid nor any time since and that they are ready to verify whereupon they pray Judgment if the Said John Hendry Execution known upon against them to have ought &c.

And the aforesaid John Hendry saith that by any thing spakeledged from having Execution of the Damages and Cost afo^r to be precluded he ought not because he saith that the plea afo^r and the matter in the same Court contained are altogether Insufficient in Law and that he there to hath no Need or by the Law of the Land is in any sort held to answer and this he is ready to verify Wherefore for want of a sufficient plea in that case he prayes Judgment and Execution of the Damages and Cost afo^r according to the form of the Recovery aforesaid to him to be adjudged &c

And the afo^r defendant for that they sufficient matter by Law to preclude the afo^r John