

August Court 1792 194

Hundred and Thirty One Came againe as well he as Nathaniel Brittingham as the aforesaid John Magan by their attorney, &c and whereupon the Said John Magan at the prayer of the Said Nathaniel Brittingham by his attorney aforesaid is adjudged to Give Speciall Bail to the action aforesaid. Whereupon a certaine John Harper of Somerset County plante present here in Court undertaken for the Said John Magan that if in case the Said Nathaniel Brittingham shall recover Judgment in the pleas aforesaid against the Said John Magan or that the Said John Magan shall be recovered Judgment that then he the Said John Magan shall pay the Indemnacion of of the Court Rerouer or deliver his body to the custody of the Sher. of Somerset County in Satisfaction therof or that he the Said John Harper will do it for him &c

Whereupon the aforesaid John Magan says that he cannot Complain the action aforesaid of the aforesaid Nathaniel Brittingham nor yet that he did affme upon himselfe in manner and forme as the aforesaid Nathaniel above against Plaintiff complained and unto the damage of the same Nathaniel by his attorney Quarell of the premises in that he sustained the same John say, and confesseth that the aforesaid Nathaniel has sustained damages by Quarell of the premises further then his costs and charges by him about his suit in that part appered to five pounds Seven Shillings and four pence current money and not more and because the aforesaid Nathaniel denyes not this but the same ^{allegation to be true} prayes Judgment and those damages above Confessed together with his costs and charges aforesaid to him adjudged.

Therefore it is Considered by the Court of the parties aforesaid that the aforesaid Nathaniel Brittingham Recover against the aforesaid John Magan his damages aforesaid to the aforesaid five pounds Seven Shillings and four pence current money by the same John in form aforesaid Confessed as also two hundred and fifty three ²⁵³ pounds of tobacco for his costs and charges aforesaid to the same Nathaniel at his request by the Court here and consent of the parties aforesaid adjudged with Stay of Execution till the twenty fifth day of December next and the aforesaid money &c.

Ordered by the Court that Thomas Duncan pay unto Andrew Ratcliffow Joshua Caldwell Thomas Eaton and Brent Nullake one hundred and twenty pounds of tobacco each for their attendance four days, each ^{or} ^{one} day on behalf of his Lordship against the Said Thomas Duncan they having made oath to the same &c.

Ordered by the Court that Samuel Riggins pay unto Wm. Fox and Mary his wife Sixty pounds of tobacco each for their attendance two days each as Evidence for the said Samuel Riggins against John Riggins and they having made oath to the same &c

Ordered by the Court that John Riggins Junr. pay unto John Riggins Senr. one hundred and twenty pounds of tobacco for his attendance four days as an Evidence for the said John Riggins Junr. against Sam: Riggins he having made oath to the same &c

Ordered by the Court that John Riggins Junr. pay unto Charles Riggins Seign Riggins and Peter Dickerson Senr. one hundred and fifty pounds of tobacco each for their attendance five days each as an Evidence for the said John Riggins Junr. against Sam: Riggins they having made oath to the same &c