

Novemb^r Court

1731

111

aforesd sum of two hundred and fifty pounds Current money unto the same John hath not Rendered but the said John doth the same to Render hath Denied and Still doth Deny and Unjustly Detain whereof the same John Riggins says he is worse and hath Dam^t to the Value of one hundred pound Current money and thereof he bring^s this suit^e and the said John bring^s herinto Court the Writing obligatory aforesd to this 9^{e} T Blatt & Quay. plages &c I doe Rec^r

and the said Samuel Riggins by Francis Allen his attorney Cometh and defendeth the force and Injury when he and prayed leave therof to Imparle here untile the next Court and he had it and the same day is given to the aforesaid John Riggins also £^o

at which said next Court to witt the fifteenth day of June and anno One thousand Seven hundred and thirty one came againe as well the aforesaid John Riggins as the aforesaid Samuel Riggins by their attorney aforesaid and wherupon the same Samuel prayed further leave therof to Imparle here untile the next Court and he had it and the same day is given to the aforesaid John Riggins also £^o

at which said next Court to witt the seventeenth day of August and anno One thousand Seven hundred and thirtieth one came againe as well the aforesaid John Riggins as the aforesaid Samuel Riggins by their attorney aforesaid and wherupon the same Samuel as before defends the force and Injury when he and saith that he of the debt aforesaid by vertue of his writing aforesaid ought not to be charged because he saith that his writing aforesaid is not his deed of him the said Samuel and of this he putteth himself upon the Country £^o and the p^t Lidaire £^o

Thereupon Command was given to the Sher. of Somerset County that he immediately cause to come before him by whom he who neither doth to Recognize £^o because as well he of which said precept the said Sher. to witt Joshua Caldwell Yeom. now have at this day to witt the same day and year last mentioned comes and makes Return that he hath had ready twelve £^o as by his said precept he was commanded and now herafterward to witt same day £^o and the said Sher. to pay the same to the aforesaid John Riggins as the aforesaid John Riggins above against him hath declared £^o and the dñors of that duty herein Impannelled being called Lidaire same to witt Edmund Hough William Hardy, Samuel Hopkins Esq^r, Hutton Hale, Thomas Beal, Wm Smith, Robert Hale, W^m Broughton, William Carter, John Pitts, Thomas Dearne, David Dredon who being duly elected by and sworn to say the truth in the premises upon their Oath do say that the writing aforesaid is his deed of him the same Samuel Riggins, as the aforesaid John Riggins above against him hath declared £^o

And because the Justices here themselves will advise of and upon the premises before Judgment thereupon Rendered, day is given to the aforesaid John Riggins untile the next Court of hearing his of his Judgment for that the same Justices hereof as Yest^d £^o

at which said next Court to witt the Sixteenth day of November and anno One thousand seven hundred and thirtieth one came againe as well the aforesaid John Riggins by their attorney aforesaid and wherupon the premises being seen and by the Justices hereof fully understood £^o

It is considered that the aforesaid John Riggins take nothing by his writ and declaration aforesaid but sum money for his fees (allowance) and that the said Samuel Riggins doe have of without day £^o