

June Court - - 1792 - - - 206

attorneys aforesaid and whereupon the same John Riggis prays further Leave hereof to Imparte here unto
next Court and he hath it and the same day is given to the aforesaid plft to do also her.

All which Said next Court to witt the twenty first day of March and Anno Domini One thousand Seven hundred
and Thirly One came againe as well the aforesaid James Noam as the aforesaid John Riggis Ind. by
their attorneys aforesaid and whereupon the aforesaid John prays further Leave hereof to Imparte
hereunto next Court and he hath it and the same day is given to the aforesaid James her also her.

All which Said next Court to witt the twenty fifth day of June and Anno Domini One thousand Seven hundred
and Thirly two came againe as well the aforesaid James Noam as the aforesaid John Riggis Ind. by their
attorneys aforesaid and whereupon the same John as before defendeth force and injury whereto and
saith that his declaration aforesaid and the matter in the same contained are altogether insufficient
in Law to which he hath no need nor by the Law of the land in any sort is held to answer and this
he is ready to verifie wherefore for want of a sufficient declaration in this case the same John
prays Judgment and that the aforesaid James from having and maintaining his action aforesaid may be re-
cluded her.

And the aforesaid James saith that by any thing preallledged, the declaration affhain
the same James to be quashed ought not because he saith that the declaration aforesaid and the
matter in the same contained are good and sufficient in Law for the aforesaid James his action aforesaid
against him the said John to have and maintain which said declaration and the matter in the same
contained the said James is ready to verifie and prove in the court her and because the said John
to the declaration aforesaid doth not answer nor the same in any sort doth tally with the said James
prays Judgment and his damages by Question of the premises to him to be adjudged her.

Whereupon all and Singuler the premises by the Court here being seen heard and fully under-
stood and mature deliberation whereupon had, it seemeth to the Court here that the declaration aforesaid
of the same James and the matter in the same contained are good and sufficient in Law for the same
James his action aforesaid against the said John to have and maintain her.

Wherefore the same James his damages against the aforesaid John by Question of the premises, and
ought to recover but because it is unknowne to his Lordships Justices how what damages the afo-
reid James has sustained by Question of the premises. Therefore bound is to the Justices of Somerset
County that by the Oath of Honest and Lawfull men of his County or County aforesaid he
diligently inquire what damages the aforesaid James sustained as well by Question of the premises
as for his fees and charges by him about his suit in that part apposed, and the Inquisition which
thereof he takes to the Justices of his Lordships County Court of Somerset to be paid at dividing
fees the third Tuesday of August next under his Seal and the scales of them by whose Oath he takes
the same, to send together with his Lordships will therof to him directed and the same day is given
to the aforesaid James her also her.