

August Court 1734 206

At which said next Court to witt the Twentieth day of August and Dord One thousand Seven hundred
and Thirty four came again as well the afo^d Samuel Beckley and Lewis Howell by their attorney afo^d
as the afo^d Francis Elliott by his attorney afo^d and because the afo^d Samuel Beckley and Lewis Howell
did not declare against the said Francis Elliott in the plea afo^d according to a certain Rule of Court by
the parties afo^d entered into &c. Therefore they and their pledges of prosecuting be in mercy
and lett the plaintiff name pledge &c. and that the afo^d Francis Elliott goe thereof without day also
it is Considered that the afo^d Francis Elliott Recover against the afo^d Samuel Beckley and Lewis Howell
149 his damages by Occasion of the premises to One hundred & Sixty four pounds
of tobacco to the same Francis Elliott by discretion of the Justices here at his request for his costs
and charges in that part sustained according to the form of the Statute thereof lately made and provided
adjudged her

At James Lindow Command was given to the shew. of Somerset County that he should take
Robert Deniston late of somerset weaver if he should be found in his baileys
and him should safe so that he might have his body before the Justice of
his Lordships County Court of Somerset to be held at dividing Creek the third
Tuesday of June then next to answer unto James Lindow in a case of trespass
upon the case & and that thereof he should not fail &c.
At which said third Tuesday of June to witt the Eighteenth day of the same month and Dord One
thousand seven hundred and thirty four being the day of the returne of the said writt Comette the
said James Lindow by Francis Allen his attorney and the Sheriff of somerset County to whom the
foregoing writt was directed Likewise Comette and make the returne thereof to the Court here
Endorsed in these words following vizt. Legi Corus & Joshua Caldwell Sheriff
And the said Robert Deniston by William Beckingham his Attorney comes and defend
the force and Injury where & and prays leave thereof to Imprune hereuntill next Court and he hath
it and the same day is given to the aforesaid James Lindow here also &c.
At which said next Court to witt the twentieth day of August and Dord One thousand Seven
hundred and Thirty four came again as well the afo^d James Lindow by his Attorney aforesaid as the
afo^d Robert Deniston by his Attorney afo^d and because the afo^d James Lindow did not
declare against the said Robert Deniston in the plea afo^d according to a certain Rule of Court
by the parties afo^d entered into &c. — Therefore he and his pledges of prosecuting be in mercy
and lett the plaintiff name pledge &c. and that the afo^d Robert Deniston goe thereof without
day also it is Considered that the afo^d Robert Deniston Recover against the afo^d James Lindow
161 his damages by Occasion of the premises to One hundred & Sixty One pounds
of tobacco to the same Robert Deniston by discretion of the Justices here at his request for his
costs and charges in that part sustained according to the form of the Statute thereof lately
made and provided Adjudged &c.