

June Court 1733. . . . 9

Job: Residue thereof the said Jaiah his Promise & Assumption aforesaid in form aforesaid Made Nothing Regarding but plotting and fraudulently Intending the said John In that part Craftily and Subtily to Deceive and Defraud the said Seven hundred and Sixty one pounds of Job: to the said John altho the same to do the said Jaiah by the said John on the aforesaid second day of May in the year aforesaid and afterwards at the County aforesaid within of Iurd aforesaid he was thereunto Requested hath not paid or contented but the same to him hitherto to pay or Content hath refused and still doth Refuse and Deny To the Damage of the said John of fifteen hundred & Twenty two pounds of Job: And thereupon he brings this et.

Copy of the foregoing Declaration was made and sent to Pldg of Ju Doe be served on the Defendant with the writ in the plea aforesaid Rich: Roe

At Which said third Tuesday of June to wit the Nineteenth day of the said Month Anno Domini one thousand Seven hundred and thirty three James the said John Purnall by his Attorney aforesaid and the Sher of Somerset County to whom the foregoing writ was Directed Likewise comes and makes Return thereof to the Court here Recited in these Words following viz: Capi Corpus Declaration in Time of Joshua Caldwell Sher.

Whereupon the said Jaiah Quatormus being Called appears and thereupon the said Jaiah Quatormus at the prayer of the aforesaid John Purnall by his Attorney aforesaid is adjudged to give Special Bail to the action aforesaid in the pleas. Thereupon a certain William Robinson late of Somerset County Planter present here in Court in his proper person Undertakes for the said Jaiah Quatormus that In case the said John Purnall should Recover Judgment in the plea aforesaid ag^t the said Jaiah Quatormus or that the said Jaiah Quatormus should be there in Convict that then the said Jaiah Quatormus should pay the Condemnation of the Court thereupon or Ponder his body to the Custody of the Sher of Somerset County In satisfaction thereof or that he the said W^m: Robinson will do the same for him et.

Whereupon the said Jaiah Quatormus in his own proper persons comes and Defends the force and Injury whon et. and says that he cannot gainsay the action aforesaid of the aforesaid John Purnall nor can he say but that he did & Jaiah Quatormus assumed upon himself in manner and form as the aforesaid John Purnall above against him complained and as to the Damage of the said John Purnall by him by Occasion of the promises or in this part sustained the said Jaiah Quatormus says and Confesseth that the aforesaid John Purnall has sustained Damages by Occasion of the promises beyond his Costs and Charges by him about his Suit in that part apposed to Seven hundred ^{pounds of Job} and not more and because the aforesaid John Purnall does not this but the same Allegation Confesseth to be true pray Judgment and those Damages above Confessed together with

with