

prayeth further Leave to Impark here until the next Court to be hold at Dwiding Creek third Tuesday of June and
 £1000 One thousand seven hundred thirty six and he hath it and the same day is given to the aforesaid Patrick here
 also &c. At which day here came againe as well the aforesaid Patrick Daley as the aforesaid Edward Harper by their
 attorneys aforesaid and whereupon the same Edward Harper prayeth further Leave thereof to Impark
 here until the next Court to be hold at Dwiding Creek the third Tuesday of August and £1000 One thousand seven
 hundred and thirty six and he hath it and the same day is given to the aforesaid Patrick here also &c.

At which day here came againe as well the aforesaid Patrick Daley as the aforesaid Edward Harper by their atty-
 aforesaid and whereupon the same Edward Harper prayeth further Leave thereof to Impark here until the next Court to
 be hold at Dwiding Creek the third Tuesday of November and £1000 One thousand seven hundred thirty
 six and he hath it & the same day is given to the aforesaid Patrick here also &c.

At which day here came againe as well the aforesaid Patrick Daley as the aforesaid Edward Harper by their attorney,
 aforesaid and the said Edward Harper makes answer to the Bill of in these words following &c. The answer
 of Edward Harper to the petition or bill of Complaint of Patrick Daley - This def^t both now and at
 all times hereafter saving and reserving to himself all benefit and advantage of Exception to the
 manifold uncertainty and Inufficiency of the Complainants bill of Complaint for and by way
 of answer thereto or so much thereof as this def^t is advised is materiall for him this def^t to ans-
 wer this def^t answers and says that true it is that some time in the year of our Lord one thous-
 and seven hundred and thirty two or thereabouts the said Patrick Daley maliciously caused
 this def^t to be Indicted before his Lordships Justices of the peace for this County for an assault and
 battery supposed to be committed by the def^t against the said Daley that the said def^t traversed
 the said Indictment and was thereof legally acquitted and this defend^t further says that he by means
 of the said Indictment was forced to expend the quantity of nine hundred forty and one pounds of tobacco
 and confesse that in order to recover that quantity of tobacco he brought his action
 upon the case against the said Patrick and thereon declared against him for the malicious
 prosecution of upon which action the said def^t had a verdict and nine hundred and forty one
 pounds of tobacco damages and Judgment thereupon which said damages were no more than the
 bare cost this def^t was put to in traversing the said Indictment which cannot be presumed to be
 excessive and this defend^t is advised that as the Jurors who tryed the issue in the said action
 upon the case between this def^t and the said Daley have found that the said Daley did malitiously
 cause the said def^t to be Indicted for the assault and Battery aforesaid without which they
 never could have brought a verdict for this def^t and as no fraud is charged against this def^t