

June Court 1742 308.

did disseize and so being disseized from the said Mesuage from the day and Year Last mentioned to the day of the taking of this Inquisition with Strong hand did hold Out and she doth hold Out against the peace of the Right honorable the Lord Proprietary that now is his good rule and Government ^{and} against the form of the Statute in that Case lately made and provided in Testimony whereof ^{as yet} the said John Miller as the said Jurors have to this Inquisition affixed their hands and Seals the day and Year first above written to which said Inquisition under the hands and Seals of the said John Miller and the Jurors aforesaid

the said James had Liberty to plead and on the fourth day of August in the Year aforesaid at the County and parish aforesaid at Howell Court aforesaid before the said John Miller then and there Judicially sitting ^{the said James} of the Charge aforesaid was Legally acquitted by pretext of which false and Lawless practices of the said David the said James in his Own defence and in Order to his Own acquittal expended Several Large Sums of Money and Tobacco whereupon he saith that he is damaged and Damage hath to the Value of fifty pounds Current money of Maryland and thereof he brings Suit &c.

Edgar & Co. Sec
At the

And the aforesaid David Hudson by his attorney aforesaid comes and defends the force and Injury when &c. and pray Leave thereof to Impark here untill next Court to be held at dividing Creek in and for the County aforesaid the Third Tuesday of November then next following and he hath it and the Same day is given to the aforesaid James here also &c.

All which day here came againe as well the aforesaid James Stephen Bredell as the aforesaid David Hudson by their attorneys aforesaid and whereupon the said David pray further Leave thereof to Impark here untill next Court to be held at dividing Creek in and for the County aforesaid the Third Tuesday of March then next following and he hath it and the Same day is given to the aforesaid James here also &c.

All which day here came againe as well the aforesaid James Stephen Bredell as the aforesaid David Hudson by their attorneys aforesaid and whereupon the said David pray further Leave thereof to Impark here untill next Court to be held at dividing Creek in and for the County aforesaid the Third Tuesday of June then next following and he hath it and the Same day is given to the aforesaid James here also &c.

All which day here came againe as well the aforesaid James Stephen Bredell as the aforesaid David Hudson by their attorneys aforesaid and whereupon the said David as before defends the force and Injury when &c. and protesting that the declaration aforesaid of the said Bredell and the matter therein contained are not sufficient in Law and that he the said David to the Same hath use need to answer for plea he says that he the said David is not guilty of the premises by the said Bredell above upon him imposed in manner and form as the said Bredell above against him hath complained and of this he puts himself upon the Country and the aforesaid James in Like manner

Therefore the Sheriff is Comanded that he should cause to come here Immediately before his Lordships Justices Twelve &c. by whom &c. and who neither &c. to Recognize &c. because as well &c. and the Jurors of that Same Jury by John Handy Clerk.