

In article of debt upon account, is rather a good plea for the defendant,
(or if the parties are to assign the plaintiff it) is indebted to you upon account
of account Ballo balanced, & indigent upon only upon the Ballo account.

If the Judge find any verdict given to either party, or depending upon
it to give inquiry, he may return to you to consider better of it, or may return
it, as the interest of either party desiring it, & undertaking the charge. Case
the point in issue Ballo delivered to the Jury in writing, and the verdict returned
likewise in writing under seal, with Ballo kept upon a file by the Clerk of the Court
for the impetration of the writ.

And if the Judge find the Jury evidently partial or willful, he may require
the Jury to enquire & try by the same evidence. And if the Jury find contrary to the former Jur
all the former Jury may be found at the discretion of the Judge. The debt to be entered
for the party from the present day.

10. An Act providing some Rules for Exequutions.

The necessary clothing, bedding, and looks of any party may not be taken in execu-
tion, but all the lands, goods & chattels of any parties exequuted upon by the Court
shall be sold at an outcry, to the best advantage as the Officer will answer for, or the party
in possession (being present) shall not except against. And in default of such
you the Ballo appraised by the more or the greater part of the Jury, or by the Court
upon by the Officer, among by the owner, and by the Creditors or other
writing or by assignee. And if the all differ the appraisement shall stand unless made
by the Court nominated by the Officer or Officer. Or all the Ballo appraised by the
Creditor (or bond by the Court appointed) & the owner to be taken at the rate, & pay or
the Creditor for the same, or may take the same at the rate, or all may deliver the same at
rate to the Creditor.

inscribed

And the party recovering may have an injunction against any the Debtor of a
party recovered upon, to command the same to pay the debt to the party recovering, or
to give the debt discharge. And if the debt be not due at that time, the Creditor may
an injunction to pay the same in the Debtor's hand till further order from the Court, or
Court. And it may be inquired of any parties by the Court whether they own the
recovered upon. And the party recovering may be admitted to sue any bill or
in name of the party recovered upon. And if the party recovering refuse to be
any bill or debt as aforesaid in payment, the Officer shall cause the same to be app-
raised or sold in like manner as is appointed for other goods. And the parties to the
the said bill or debt shall be by the Officer or purchase applied, shall be admitted in any Court
to all the said right, and to all the said efforts and constructions, as the party upon
the said to upon the bill or debt was due.

And if the same be not sufficient of lands, goods, nor debt as aforesaid,
of the party in execution shall be by the Court to be ordered as
shall require. And if the party had lived at any time afore in the qual
labourer, artificer, or other laborious art or profession was at the time, &
then to find some corporal labour, art, or employment, most fitting for
him to apply the whole future benefit or proceeds of it to the use of
it be permitted: binding the party or parties recovering to pay
to be allowed for necessities to be found upon the same & to be
any Court as the Court shall think fit, to be made
And if the party appointed to
it, the Judge upon complain
to be ordered as afo-
do so & so & so at

to be ordered as afo-