

1642
November 7th *Saturday* *John Langford Esq*

Nov. 12. 1642.
varat lous ifa p...
of 12. not... infra.

a certain indigent. given agt. Giles Brent gent upon a default of nihil. die it, at
suit of J^r Co^r Attorney.

Seditibus ut supra.

11th

John Langford (in behalf of J^r Co^r) prayed that the answers of Giles Brent to the
Bill of the said John Langford containing matters of scandalous & contumacious impleur
to J^r Co^r and J^r authority, might be read & taken off the record, & indigent. given
day before might be entered.

want directed to the said Giles Brent, writing the motion, & summoning him in
diality to give answer &c. at J^r will.

and the said Giles Brent came, & desired day till the afternoon to give answer
and accordingly the said Giles Brent, read & deliberated his in writing for J^r answer
vizt [I desire and intend to have it dispensed of by Comptrolle Court in J^r Court
England, whereas I have got wrong in the indigent. passed against me in J^r Court
yesterday being the 7th of November, or whether not. if in the opinion of J^r Court
I have got wrong in it, I intend to seek my right at the hands of the Sovereign
and for the reason I desire that my answer and the complaint against me, and
indigent. & all other the proceedings in J^r Court may still remain upon record.
November 11th 1642. Giles Brent]

and the Attorney alledged that the said answer was not pertinent or material to avoid
allegation & prayer, & therefore prayed it to be admitted.

and the Court ordered that the said answer of the said Giles Brent to the Bill of
said J^r Co^r Langford should be read & taken off the record, but kept upon file; and
that the indigent. given yesterday before should be entered.

then the Attorney tendered a draught of the indigent. to be signed by the Judges or
of them; and the Brent opposed at one passage in it, vizt whereas it is alledged
part [that in the hearing of the said Giles Brent was did not manifestly
to the Court to the J^r Co^r that if he would take the issue ^{generally} ⁱⁿ ^{mentioned} ^{at} ^{large}
again, & go to trial of it by the country] during this time to remember
any such matter alledged, whereas the Lieutenant. Grall said, that if he would
tender that issue & the Attorney were willing to issue with him in it, it should be willing
to supersede the indigent. formerly given, & suffer the cause to go to trial by the
country. ^{wherein} ^{to} ^{the} ^{said} ^{Giles} ^{Brent} ^{should} ^{be} ^{willing}, & desired time to
of it, & day was given till next day. ^{at} ^{the} ^{time} ^{same} ^{the} ^{said} ^{Giles} ^{Brent}
Brent, & desired further day to consider, & was given day till Saturday next after
 dinner.

9th

12th

Seditibus ut supra. At the time same the said Giles Brent & said J^r Co^r
ready to put in answer and pray that the Bill of the said Attorney, & prayer
of answer till 17th November next, and the indigent. above
shall, shall proceedings upon record finally. & might be
John Langford on J^r Co^r behalf containing arguments, J^r Court
the said petition of the said Giles Brent.

14th

and the said J^r Co^r desired all the witnesses to be
in contempt of J^r Co^r or as any other offender. ^{wherein} ^{before} ^{the} ^{impleur} ^{alledged}
affirmation made by him of the ^{same} ^{thing} ^{was} ^{not} ^{made} ^{out} ^{of} ^{lawfulness}
Grall, was made out of lawfulness
was not returned, but was
J^r Co^r
alleged