

1167  
James Edden appeared to the Court in an action of Debt, & paid  
1000<sup>l</sup> to the Plaintiff for fine, & granted that he might  
replevy the same. It was said that he was now out of the Province, &  
was allowed.

marks P. George appeared to the Court of Guilds Brent in 1000<sup>l</sup> to the Plaintiff  
& acknowledged the demand to be due.

and the Court found for the Plaintiff.  
1000<sup>l</sup> expensis; & 60<sup>l</sup> non Res. return' without delay.

John Washell appeared to the Court of Marks P. George for 1000<sup>l</sup> to the Plaintiff  
sup. 143. & said that the demand is not due.

657  
676. sh. 43.  
1000. 25.

and the Court found for the Plaintiff 657<sup>l</sup> to the Plaintiff w. 4<sup>l</sup> expensis; and 19<sup>l</sup> to the Plaintiff  
more for expensis.  
and the Court of Marks P. George.

John Eddard appeared to the Court of William Eddard for 400<sup>l</sup> to the Plaintiff; & said that  
he does acknowledge the same to William Eddard, since no bill was said with Eddard  
because he is indebted to the Plaintiff & being so indebted it run out of the Province as a  
fugitive, & the Plaintiff is like to be defrauded if the Plaintiff is not brought by the fault of  
the Plaintiff will Eddard, & therefore prays that the Plaintiff may be admitted  
toward the Plaintiff of the Plaintiff. and says 150<sup>l</sup> of the Plaintiff to the Plaintiff  
Board Eddard as administrator of Rowland Morgan.

and the Judge upon giving the demand of the Plaintiff found it not due for giving  
the Plaintiff of William Eddard, found it not due, & therefore indget that the Plaintiff should  
recover the 250<sup>l</sup> to the Plaintiff bill;  
3. Dec. 1644 expensis for 250<sup>l</sup> to the Plaintiff, & per. Res, & 25<sup>l</sup> Res. of the Plaintiff.

25<sup>l</sup> Res. Coll.

James Edden <sup>complainet</sup> demandt of Francis Olway Surgeon, for non performance of  
a covenant of bringing in certain medicines w<sup>ch</sup> he had bought, to the Plaintiff  
the Plaintiff to the Plaintiff

James Edden demandt of Francis Olway Surgeon 3<sup>l</sup> for non performance of  
performance of a covenant for bringing in certain medicines

the Judge found no right to grant the Plaintiff, in regard the Plaintiff advised the Plaintiff  
it self, by w<sup>ch</sup> the Plaintiff was not bound to any time for the Plaintiff doing it.

Robt. Kedge (attornat Ed. Parker) demandt of John Dandy 300<sup>l</sup> to the Plaintiff  
& said that he was assigned from the Plaintiff of safety of Virginia.

was to the Court immediately without delay

the Plaintiff said that he had satisfied the Plaintiff by assignmt. from Randall Kedge, & that  
he might be satisfied; & prays time to prove it till next Court. & was allowed  
bill of indigent. in default of proof the Plaintiff may sue for the Plaintiff next by 10<sup>l</sup> in the Plaintiff  
with infra pag. 174.