

only by Judgment or Consent of good and law-
 ful People of the neighbourhood or by Process by writ or
 writ at Common Law and that none shall be put out
 of his Franchise or Freehold but by course of the Common
 Law and by another Statute made 16 Cha 2 Chap 10
 It is enacted and declared that neither his Majesty
 nor his Privy Council have ought to have any Ju-
 risdiction power or Authority by English Bill Petition or
 Articles or by any other Arbitrary way whatsoever
 to examine or draw into Question Determine or dispose
 of the Lands Tenements Hereditaments Goods or Chatt-
 els of any the Subjects of the Kingdom of England
 but that the same ought to be tried and determined
 in the ordinary Courts of Justice and by the Ordinary
 Course of the Law

And the Respondent further saith that in as
 much as the Representation is in the nature of a writ
 quod nulli sit in re iudicata et per hoc of the Court of Assembly
 mentioned in the representation and only examinable
 and triable by the Course of the Common Law & tends
 to subvert Trials by Jury and is in the Example of it
 as the Respondent is advised & dangerous to the Liberty
 of the Subject

The Respondent Claims the Benefit of depending
 himself touching any Claim the said Petitioners might
 have against him by the due and known Course of the
 Common Law and to rely on the Statutes already men-
 tioned and the Common Right he has as a free born
 Subject of Great Brittain and of any further proceeding
 on the said Representation and humbly prays to be