

17

comes and defends the force and injury when &c. and
saith he is not guilty of the trespass assault and
Battery in the declaration mentioned in manner and
form as the plaintiff against him hath complained
and that he prays may be inquired of the county and
the plaintiff likewise.

John Day V.C. p^r 4

vs Sarah Moore,

James Moore & Rich. } Bft

Blow attorney of Sho. } In Case
Moore decd. } Bft

The defendants pray and have leave
further to impanel

William Cunningham V.C. p^r 4 } In Debt
vs Peter Sharwell. } Bft

This day came the
plaintiff by his attorney and the defendant being solemnly called and not appearing on the motion of the plaintiff
by his attorney it is ordered that the conditional judgment
obtain'd against the said defendant be confirmed
Therefore it is considered by the court that the plaintiff
recover against the said defendant and James Day
Ridley his security for what damages the said plain-
tiff hath sustained to be ascertained upon inquiry by
a jury

Briggs & Blow p^r 4 } In Debt
vs Micajah Hargrave Bft

This day came the plain-
tiff by his attorney and the defendant being solemnly called and not appearing on the motion of the
plaintiff by his attorney it is ordered that the con-
ditional judgment obtain'd against the said defendant and William Shenes be confirm'd
for Thirteen pounds sixteen shillings and six pence,
the debt in the acceleration mentioned Therefore it is
considered by the court that the plaintiff recover ag-
ainst the said defendant the said Thirteen pounds
sixteen shillings and six pence, and then cost by
him about this suit in this behalf expended £
and the said defendant in money V.C. But this
judgment except as to the cost is to be discharge
by the payment of Six pounds eighteen shillings &
thre