

Daniel Hubbell of Fairfield demands the against Robert  
Jackson of Fairfield yeoman two acres and halfe of brushy  
Dios hill and gutter land and ten acres and halfe of plow  
land all in one piece lying in Fairfield w<sup>ch</sup> part of the  
Mrs Gott and building lot bounded Northw<sup>th</sup> with land formerly  
belonging to Joseph Jackson deceased Easterly by land  
formerly belonging to Samuel Hubbell deceased Southw<sup>th</sup>  
Southw<sup>th</sup> and westerly with highway or common land w<sup>ch</sup>  
the said estate as his right and inheritance and also which  
the said Robert Jackson hath no Entry but after the  
disseise which Lewis Sharp thereof minutely and without  
Judgment did to the aforesaid Daniel Hubbell within thirt  
year last past and whereupon he saith that he the said  
Daniel Hubbell was disseis of the two acres and halfe of  
brushy Dios hill and gutter land, and of ten acres and halfe  
of plow land aforesaid with the appurtenances in his demesne as of  
free and by right in time of peace in the time of the said that  
now he taking the displeas thereof to the value of forty shilling,  
by the year and into which the said Robert Jackson hath not entry but  
after the disseise which Lewis Sharp thereof minutely and without



belonging to Joseph Jackson deceased Easterly by land  
formerly belonging to Samuel Hubbell deceased southerly  
southerly and westerly with highway or common land w  
the said claim, as his right and inheritance and into which  
the said Robert Jackson hath no Entry, but after the  
disposon which Lewis Sharp thereof unjustly and without  
Judgment did to the aforesaid Daniell Hubbell within thirty  
years last past and whereas he saith that the said  
Daniell Hubbell was seized of the two acres and half of  
brushy side hill and gutter land, and ten acres and half  
of plowland aforesaid with the appurtenances in his demesne as of  
free and by right in time of peace in the time of the for that  
now is taking the displeas thereof to the value of forty shilling,  
by the year and into which the said Robert Jackson hath not entry but  
after the disposon which Lewis Sharp thereof unjustly and without  
Judgment did to the aforesaid Daniell Hubbell within thirty years  
last past and whereas the said Robert Jackson from the said Daniell  
Hubbell unjustly doforseth and holdeth out whereas the said Daniell  
Hubbell brings this suit and demandeth the brushy and plowland &  
meadows above mentioned, and the aforesaid Robert Jackson in his own  
writon comes and defends that his right when he was whereas called  
to warrant Lewis Sharp of Haverfeld who is present here as found in his  
own writon and freely the said two acres and half of brushy side hill  
and gutter land and ten acres and half of plowland aforesaid with the  
appurtenances aforesaid warranteth &c. and hereupon, the aforesaid Daniell  
Hubbell demandeth against him said Lewis Sharp of Haverfeld of  
his warrantis the two acres and half of brushy side hill and  
gutter land and ten acres and half of plowland aforesaid with the appurtenances  
in for that he and whereas he hath saith that he the said  
Daniell Hubbell was seized of the two acres and half of brushy side hill  
and ten acres and half of plowland with the appurtenances in  
his demesne as of free and by right in time of peace in the time of the  
that now is taking the displeas thereof to the value of



of plowland aforesaid with the appurtenances in his demesne as of  
free and by right in time of peace in the time of the fore that  
now is taking the Exchequer thereof to the value of forty Shilling,  
by the year and into which the said Robert Jackson hath not entry but  
after the disson which Lewis Sharp thereof unjustly and without  
Judgment did to the aforesaid Daniell Hubbell within thirty years  
last past and whereof the said Robert Jackson bin the said Daniell  
Hubbell unjustly deposed and hold both out whereupon the said Daniell  
Hubbell brings this Suit and demandeth the brushy and plow land &  
meadows above mentioned, and the aforesaid Robert Jackson in his own  
parton comes and defendeth that his right when ye and whereupon called  
to warrant Lewis Sharp of Fairfield who is present here as found in his  
own parton and freely the said two acres and half of brushy Side Hill  
and gutter land and ten acres and half of plowland aforesaid with ye  
appurtenances aforesaid warranteth &c. and hereupon, the aforesaid Daniell  
Hubbell demandeth against him said Nicolas Dates of Lewis Sharp of  
Fairfield by his warrantie the two acres and half of brushy Side Hill and  
gutter land and ten acres and half of plowland aforesaid with the appurtenances  
aforesaid &c. and whereupon he hath said that he the said Daniell  
Hubbell was seized of the two acres and half brushy Side Hill  
gutter land and ten acres and half of plowland with the appurtenances in  
his demesne as of free and by right in time of peace in the time of the  
fore the King that now is taking the Exchequer thereof to the value of  
40. by the year and into which the said Lewis Sharp of Fairfield hath  
no entry but after the disson which Lewis Sharp thereof unjustly &  
without Judgment did to the aforesaid Daniell Hubbell within thirty years  
last past and whereof the said Lewis Sharp of Fairfield bound by his  
warrantie



him the said Danuell Hubbell <sup>unjustly</sup> forsooke and holdeth out whereupon the  
 said Danuell Hubbell brings this suit and demandeth the two acres &  
 half of brashy Side hill gutter Lane and ten acres and half of plow  
 land and prairie above mentioned, &c. and the said Lewis Sharp  
 of Fairfield tenand by his warrant, &c. his right when he and saith  
 12 That the said Lewis Sharp hath not lawfully enjoyed the said  
 Danuell Hubbell of the brashy Side hill gutter Lane and plowland  
 aforesaid with the appurtenances of the same Danuell Hubbell by  
 his writ and declaration aforesaid above supposed, and of this puts  
 himself in the County and the aforesaid Danuell Hubbell prays  
 leave of the Court thereupon until the 29<sup>th</sup> day of this month  
 as the same ~~is~~ <sup>is</sup> given to the said Lewis Sharp  
 of Fairfield &c. and afterwards the same Danuell Hubbell came  
 againe here in Court the 29<sup>th</sup> day of April this last term  
 in his own person and the aforesaid Lewis Sharp of Fairfield altho  
 solemnly demanded came not into Court but in contempt of the  
 Court ~~and~~ <sup>in</sup> default wherefore it is considered that the  
 aforesaid Danuell Hubbell of the brashy Side hill gutter and plowland  
 aforesaid with the appurtenances, and that the said Danuell Hubbell  
 have of the said of the said Lewis Sharp of Fairfield to the value  
 thereof or the same Lewis Sharp of Fairfield in money &c.  
 and hereupon the same Danuell Hubbell prays the writ of the Court  
 he King to the Sheriff of the County aforesaid to be directed to  
 cause him to have full issue of the brashy Side hill gutter and  
 plowland aforesaid with the appurtenances, and it is granted so him  
 returnable here in Court on the 24<sup>th</sup> day of this instant April  
 in his own person and the Sheriff (viz) Jonathan King Gent