

for the Seven hundred and Twelve, pounds, was
generally given By your Orator to the Said Fistic for
the purchase money for the Said Two Thousand
of land, as aforesaid, Whether your Orator was to
more land then was saved out of the said sum
and at what Rate, or Price he was to pay by the
said, for the Said land, Whether if the land was lost the
Fistic was Not Bound to Reemburse your Orator the
of, Eighty Eight pounds. The Sum Received by the
Fistic at the time of the purchase; Whether the Assign
made to Edwards. was Not to Secure a debt due from
Edwards for one hundred and Ten pounds, or
of the Said Bond, Edwards
and now. Edwards. was Bound to appropriate
and finally whether the Said Fistic did not prom-
ator that he would ^{in consequence} of the land
t, pay Ruddle the Sum of One hundred and Ten
the amount of his Claims on the Bond, May it
your worship the premises Considered to grant
the Commonwealth the above ~~mentioned~~ writ of Subpoena
ad Respondendum, Commending the Said defendant
a Certain day. And Under a Certain penalty, to ap-
pear in this worshipfull Court and answer before and
before to grant to your Orator the Commonwealth
writ of Injunction Commending all further pro-
ceedings at law to be Staid until the matter can
fully Enquired into in Equity, May it please
your worship. &c &c —

Allen for Court