

Kent: 12

August 26th 1685 = = = 33 (50)

The same Court sits again as yesterday =

This Court having adjourned to sit according to y^e Adjournment
yesterday & neither y^e Sheriff nor his Deputy appearing here.
found y^e Sheriff one hundred pounds of tobacco =

Robert Parks
agent
George Green }

George Green of this County standeth ~~attacked~~ to answer unto Robert
Parks in a plea of trespass on y^e Case.
And whereupon y^e s^r Robert Parks by William Harris his Attorney
Complaineth & saith: that y^e s^r George standeth indebted unto him
y^e s^r Robert in y^e sum of one Barrill of Indian Corn as by his
Att^r herein Court produced will more at Large appear: yett y^e s^r
George to him y^e s^r Robert y^e s^r sum: of one Barrill of Indian
Corn: hath not payed & satisfied: but y^e same to paye hath =
refused & yett both refused: to y^e Damage of y^e s^r Robert y^e
sum of two hundred pounds of tobacco = Harris J^{us} q^{ue}

James Liffon
agent
Christopher Roberts }

Christopher Roberts of this County standeth ~~attacked~~
to answer James Liffon Carpenter in a plea of trespass on y^e Case.
And whereupon y^e s^r James by William Harris his Attorney Com
plaineth & saith That y^e Christopher standeth indebted unto him
y^e s^r James in y^e sum of sixty six pounds of tobacco as by his att^r
herein Court produced will more at Large appear: yett y^e s^r Christo
pher unto y^e s^r James hath not paid Although often
demanded to paye hath refused: but the same to paye hath
refused & yett both refused: to y^e Damage of y^e s^r James: the sum of one hundred pounds
of tobacco & thereupon he brings his suite. Christopher Roberts is J^{us} q^{ue}

To Joseph Luffham & Sarah Liffon
Christopher Roberts J^{us} q^{ue}

James Liffon - pl^t p^lba And y^e s^r Christ by Robert Smith his
Attorney Comds & Defends y^e s^r James & saith y^e s^r Christ
his action against him ought not to stand & maintain for y^e s^r James
s^r James in y^e s^r Christ's Detraction: first in y^e s^r Christ's Detraction there is no
date to y^e s^r James nor place where the Debt was contracted nor when to be y^e
& therefore unorthant: & all Detractions ought to be plain: & certain
stand in y^e s^r James Detraction no Assumption is laid that the s^r James
debt: for n^e Insufficiently & unorthant: & not bound to any
And of this we pray Judgment of this Court vt
s^r Smith