

Sup^r Court 1703

Robert Wilkinson into open Court in his proper person and confessed Judgement was
engaged for the said sum of eight hundred pounds of good and lawful of Tents
Therefore it is considered by the Court here that the said Plaintiff John Toller
Bridgett his wife and the said Defendant of John Toller Dec. in their said
capitulated doo recover from the said Defendant Robert Wilkinson as well the sum of eight
hundred pounds of good and lawful of Tents of one hundred ninety and five pounds of good
of Tents of the said Robert Wilkinson in Money
In Testimony
J^r Dordale

Command was given to the Sheriff of Kent County the 25th day of June Anno Domini 1701 as also
the 26th day of August following that he should Jeromiah Smith alias Dutel Jeromiah Smith of St.
Pauls parish Woburn in your bailiwick whom I do hope too that you have his body before
his Majesty's Justice at the next Courts to be hold for said County to answer unto John Ellington
of the same parish the of a plea that he render unto him the sum of twenty five shillings
sterling which he

At the which next Court viz^t the 26th day of August Anno Domini 1701 the day of the return of
the said first writt came Elias King high Sheriff of said County and made return thereof saying
At the which next Court viz^t the 27th day of September Anno Domini 1701 the day of the return of said
second writt came the said Elias King high Sheriff of said County and made return thereof in
whose words viz^t Non Est Invenius for me and Elias King Sheriff and

But a Copy of the Dec^r being sent along with the writt was as followeth viz^t
Kent ss Jeromiah Smith alias Dutel Jeromiah Smith of St. Pauls parish Woburn
stands attached to answer unto John Ellington of the same parish the of a
plea that he render unto him the sum of twenty five shillings sterling which he
doo owe to me from him he unjustly obtained

And whereupon the said John Ellington by Richard Macklin his Attorney saith that whereas
said Jeromiah Smith on the 4th day of February Anno Domini 1700 at the Court County within the
jurisdiction of this Court by his certain bill or writing obligatory made with his said Attorney
doo delivered here in Court brought whose date the day of said aff^r did send him to pay
unto John Ellington the said sum of twenty five shillings sterling upon demand after the date of
said bill or writing obligatory yet notwithstanding the said Jeromiah the said sum of
twenty five shillings sterling according to the said bill or writing obligatory unto the said
John Ellington he hath not paid altho the said Demandor but the said sum to pay he hath
damaged and ab^r yet doo deny and refuse and unjustly obtained to the said John
Ellington fifty shillings sterling and therefore he brings this Suit Macklin q^r
vs Bagge & Co. In Dec^r Roi

When said Dec^r being read and the Sheriff having returned two Non Ests upon
with a Copy of the Dec^r being sent with the writt according as the said requirements
the said Plaintiff by Richard Macklin his Attorney comes into Court to pray Judgement
for an attachment for the said aff^r Doob^r cost of Tents which was by the Court granted
Therefore it is considered by the Court here that the said Plaintiff John Ellington
hath obtained against the goods of the said Defendant Jeromiah Smith as well
for the sum of one pound five shillings sterling Doob^r as also for the sum of five
hundred and six pounds of good and lawful of Tents as the said Jeromiah Smith in Money
In Testimony
J^r Dordale