

Edward Tussatnam in the County of Kent
 To Negroe Nandy's Accomodation, five months at 200^s per m^o 500
 To 30^s expended in curing said Nandy of the Yaws 400
 To a molle boy & garden accomodation 2 months & 2 weeks 900
 To 20 days work of m^o for house housing, Prop^o at 30^s per m^o 120
 To making Marsa at the Green Spring 2 Shiffles a polioals & wastcoat 40
 To making Negroe Johnny 2 Shiffles 2 polioals; wastcoat apron & 2 suited full bod Linen 50
 To making Marsa at my house 2 Shiffles; wastcoat & polioals & j apron 40
 To making Marsa 2 Shiffles; wastcoat & polioals 30
 To making Negroe Nuan, Shiffle, polioals; wastcoat & apron 40
 To making 2 wastcoat & polioals & four Shiffles for 2 children Thomas & Jo^o 40
 To 20 days attendance my self & horse upon praising J. Tussatnam's Estate at 30^s per m^o 600
 To 6 day attendance as an Auditor at Annapolis for said Edward 120
 To 30^s paid Charles Hensley w^o he charged me for no charges & 195
 When attending upon the appraisement 3095

Edward Tussatnam Esq^r and the said Defend^r in said Value Price of the Tussatnam
 John Tussatnam
 Defendant for injury when he was and demurs in law to the plaintiff
 D^o and au^t thereunto answered
 Reason The plaintiff saith in the 1^o article of his bill that he was
 in the first article of the plaintiff's account he charges the defendant for accomodation for five months
 at one hundred pounds per m^o 500 which is nonsensical
 The fourth article is like the first in substance nonsensical
 The 5^o article is like the first & fourth and for which an action of debt lies not for
 12 articles by law having provided another remedy in the case and likewise for the 6^o
 article in the account Marklin of the Defendant

Demurer Joined Earle of Kent and

The which D^o et. and demurer being read argued and by the Court Malurely considered
 the said reasons were overruled and Judgment given for the said Plaintiff for his Debt & cost
 the having proved the said Au^t

Therefore it is considered by the Court this 2^o day of Novemb^r Anno^o Dom^o 1701
 that the said Plaintiff John Tussatnam doo recover from the said Defendant the said King
 Esq^r of the said will and Testament of Edward Tussatnam late of Kent County D^o in his
 said Capacity and will the sum of Three thousand Ninety five pounds of the said Debt ad
 also the sum of Two hundred and one pounds of the said cost of Suits by the said
 Defendant in Merya
 J^o Bowdell Esq^r

Command was given by the Court of Kent County the 25^o day of Feb^r Anno^o Dom^o 1700 that
 as John Patrick Bryan of Kent County Taylor likewise the 2^o day of March 1701 that he take
 said Patrick Bryan if found in his Parish then to keep him that he have his body at
 next Court to be held for said County to answer unto the Sherriff of the County of
 of a plea of trespass upon the case
 All which next first Court viz^t the 26^o day of March Anno^o Dom^o 1701 the Day of the return
 of said first will came Charles King high Sherriff of said County & made return Non Est
 likewise came the said Sherriff the 24^o day of June Anno^o Dom^o 1701 the Day of the return of the
 second will and made return capi corpus
 Charles King Sherriff