

40 March Court 1701

Therefore It is Considered by the Court here that the Said Defendant Charles Hollingsworth Junr. as to the Said Action goes thereof without Day It is likewise Considered that if the Said Defendant does recover from the Said Plaintiff Joshua Tussatnam as well the Sums of fifty pounds of Gold for a Non suit according to Act of Assembly as also the Sums of one hundred fifty & two pounds of Gold costs of the Said Plaintiff Joshua in Meru
J. Dowlitt Clerk

Command was given to the Sheriff of Kent County the Twentieth Ninth day of November Anno Dom. 1699 as also the Twentieth Fourth day of Jan^y following that he take Richard Watts of Kent County Sheriff of found in his bailwick when he take keeps soe that he have his body att the next Court to answer unto Nathan Lynson of a plea of Trespass upon the Case

All which next Court viz^t the Twentieth Third day of Jan^y Anno Dom. 1699. and the 26 day of March Anno Dom. 1700 the days of the returne of the Said writt came Elias King high Sheriff of the Said County & made returne thereof in these words viz^t in
Non Est Inventus & Clerk the

Command was likewise given to the Sheriff of Kent County the 28 day of March Anno Dom. 1700 that he take Richard Watts of Kent County Sheriff of found in his bailwick and him take keeps soe that he have his body before our Justice at the next Court to be hold for the Said County at our Court house upon the first of the fourth Sunday of June next to answer unto Nathan Lynson of a plea of Trespass upon the Case

All which next Court viz^t the 29 day of June Anno Dom. 1700 the day of the returne of the Said writt came Elias King high Sheriff of the Said County & made returne thereof in these words viz^t I am for the said
Elias King Sheriff

But the Said Plaintiff Nathan Lynson by Richard Martin his atty^r moves the Court that the Said Defendant Richard Watts being a King to man having noo certaine place of a good might give Eff^s & baill to the Said action which was by the Court granted Ordered therefore that the Said Defendant Richard Watts do by the Sheriff of this County taken into his custody there to remaine untill he find Eff^s & baill to the Said action which was accordingly done
J. Dowlitt Clerk

Which Defendant Richard Watts being in the Sheriff's custody for want of baill untill the 1st of the court then came into Court together with Robert Smith Esq^r his Security for the Said Robert Smith doth certifye himselfe that the Said Defendant Richard Watts shall pay Condemnation if he will do it for himselfe

The whole Cause was continued untill next Court being the 1st of the Court

And now here at this day the Said Cause standing for Tryall the Plaintiff Dowlitt viz^t Kent by Richard Watts of Kent County Sheriff stands attached to answer unto Nathan Lynson of a plea of Trespass upon the Case

Whereupon the Said Nathan Lynson by Richard Martin his attorney complains that whereas the Said Nathan Anno Dom. 1696. at the first of the fourth Sunday of June this Court at the instance and request of the Said Richard Watts had sold and delivered to the