

It is therefore considered by the Court here this twenty fourth Day of August anno
 1703 That the said James Wroth recover against the said George Lumbey as
 of Edward Gray the sum of Six pounds & four pence & all as for the
 of Suit that by Law alloweth in such Cases, That is the said p^lty is recover
 the said Judgment when a p^lty of the said testator Estate in the said Ex^r hands
 and the Debt in Money &c.

Geo. Lumbey

Be it remembered of the 24th Day of August anno 1703 came here into Court
 James Wroth by Richard Mathin his atty and Exhibited to her maj^{ties} justices of the
 County of Kent judicially setting his certain bill against George Lumbey Esq^r of the
 County of Kent of last will & Testament of Edward Gray late of Kent County Deceased here
 in Court in his proper form of application of trespass upon the Case as may
 more at large appear, by which said bill and an att^{est} therunto annexed & filed in
 this Court in due form of Law;

And the said Ex^r comes & appears & saith that he can not gainesay if p^lty in his
 own loc as against him brought, nor but if of the said Deceased may be shew
 unto the said p^lty in the sum of one thousand Eight hundred & Sixty pounds of
 to be as appears by the p^lty att^{est} of the said Deceased, and is there willing to pay
 the same as if of the p^lty, when a p^lty, & upon if same Confesseth Judgment.

It is therefore considered by the Court here this 24th Day of August anno 1703
 That the said James Wroth recover against the said George Lumbey in p^lty
 as well the sum of one thousand Eight hundred & Sixty pounds of the said Deceased
 as if of sum of £660 allowed by Law in such Cases & if Debt in Money &c.

Geo. Lumbey

Be it remembered of the 24th Day of August anno 1703 came here into
 Court John Dowdall by Richard Mathin his atty & Exhibited to her
 maj^{ties} justices of Kent County judicially setting his certain
 bill against George Lumbey Esq^r of Kent County Court and of last will
 and Testament of Edward Gray late of Kent County Deceased here in Court in
 his proper form of application of trespass upon the Case as by and att^{est} therunto
 and anote or sc^{pt}, filed in this Court in due form may appear, more at large

And the said Deft saith that he not gainesay if p^lty in his own against
 him brought nor but if of the said Deceased is & stands justly indebted in p^lty
 of five hundred & Sixty nine pounds of to be as by the said note or sc^{pt} annexed
 to the Deft of same appears, & is therefore willing if judy be p^lty
 him in p^lty, when a p^lty.

It is therefore considered by the Court here this Day & year afo^r
 That the said John Dowdall recover against the said George in p^l
 as well the sum of five hundred Sixty & nine pounds of
 to be as by the said note or sc^{pt} annexed to the Deft of same appears, & is
 by Law in such Cases and the Debt in Money &c.

Geo. Lumbey

Year of
The 4th

ment of
p^lty per
The
Whereas
at the
unto of
Shibden

produce
himself
the sa
wold pa
after
Edward

plotting
of 13
paid be
Donip &
mage

John Dowdall
The 4th

because
The sum
p^lty Dec
= pears and
and as

W^h
by them
book ju
= (lij) b

of the Geo
Shibden
by Law in
of the