

Nov<sup>62</sup> - 1707

the whole to y<sup>e</sup> sume of two hundred & foure pounds of Tob<sup>o</sup>. and that y<sup>e</sup> J. P. Tho<sup>o</sup> have therof Execution  
J<sup>o</sup> Smith J<sup>o</sup> tk

Aspher Philipson Christopher Philipson one of y<sup>e</sup> Att<sup>y</sup>s of Kent County Co<sup>o</sup>.  
vs  
Walter Mooks who brought her Maj<sup>ty</sup> Writ in a plea of Trespass upon y<sup>e</sup>  
Case ag<sup>t</sup> Walter Mooks of Kent County Planter hath not prosecuted y<sup>e</sup> same  
after app<sup>ea</sup>nce of y<sup>e</sup> J. P. Waller Therefore it is Considered by y<sup>e</sup> Co<sup>o</sup> here That y<sup>e</sup> J. P.  
Christopher take nothing by his Writ a<sup>ft</sup> but for his false clamour be in mercy  
and y<sup>e</sup> J. P. Waller goe therof w<sup>th</sup> out dayes. It is also considered by y<sup>e</sup> Co<sup>o</sup> here That  
y<sup>e</sup> J. P. Waller Mooks doe recover ag<sup>t</sup> y<sup>e</sup> J. P. Aspher Philipson y<sup>e</sup> sume of fifty pounds of  
Tob<sup>o</sup>. for his non suits and also y<sup>e</sup> sume of three hundred sixty eight pounds of  
Tob<sup>o</sup>. costs by y<sup>e</sup> J. P. Waller a<sup>t</sup> his defence in this behalfe expended and by y<sup>e</sup> Co<sup>o</sup>  
here of his assent adjudged in y<sup>e</sup> whole amounting to y<sup>e</sup> sume of foure hundred &  
eighty one pound of Tob<sup>o</sup>. and that y<sup>e</sup> J. P. Waller have therof execution  
J<sup>o</sup> Smith J<sup>o</sup> tk

Joseph Hall Com<sup>o</sup> J<sup>o</sup> Boed Dan<sup>o</sup> Morris J<sup>o</sup> fac<sup>o</sup> 5134 Bridgett Jones  
J<sup>o</sup> Bronnock J<sup>o</sup> Agood Arthur Miller Ex<sup>o</sup> Cont J<sup>o</sup> Poore  
Aspher Young J<sup>o</sup> Mich<sup>o</sup> Miller Charles Markham R<sup>o</sup> Hunter

J<sup>o</sup> Wessells Com<sup>o</sup> Gerrard<sup>o</sup> Wessells  
Benj<sup>a</sup> Griffin

Kent County vs Benjamin Griffin of Kent County a<sup>ft</sup> Planter was attached to  
in Maryland vs answer unto James Wessells of S<sup>c</sup> County Gent<sup>o</sup> Com<sup>o</sup> of all singular  
y<sup>e</sup> goods & chattells rights & credits which were of Gerrardus Wessells  
late of Cecil County Chirurgion Doct<sup>r</sup> of a plea of Trespass upon  
y<sup>e</sup> Case

And whereupon y<sup>e</sup> J. P. James by Christoph<sup>o</sup> Philipson his Att<sup>y</sup> complains for that  
whereas y<sup>e</sup> a<sup>ft</sup> Gerrardus in his life time viz<sup>t</sup> in y<sup>e</sup> years of our Lord one thousand  
seven hundred & six at a certain place now in Kent County w<sup>th</sup> in y<sup>e</sup> Jurisdiction  
of this Co<sup>o</sup> at y<sup>e</sup> spe<sup>c</sup> instance & request of him y<sup>e</sup> J. P. Benj<sup>a</sup> visited & administered  
unto him y<sup>e</sup> J. P. Benj<sup>a</sup> severall sorts of Physick as his occasions required in y<sup>e</sup> whole  
amounting to y<sup>e</sup> sume or value of one thousand & forty pounds of Tob<sup>o</sup>: as by an  
Acc<sup>t</sup> of Particulars hereto annexed and here in Co<sup>o</sup> brought may more fully app<sup>ea</sup>  
and in consideration therof he y<sup>e</sup> J. P. Benj<sup>a</sup> did upon himselfe a sume and unto y<sup>e</sup>  
J. P. Gerrardus in his life time faithfully promise That he y<sup>e</sup> J. P. Benj<sup>a</sup> y<sup>e</sup> a<sup>ft</sup> sume  
of one thousand & forty pounds of Tob<sup>o</sup>: when therunto required would well &  
faithfully pay & content Nevertheless y<sup>e</sup> a<sup>ft</sup> Benj<sup>a</sup> his promise & assumption  
in forme a<sup>ft</sup> made not minding but contriving & fraudulently intending him  
y<sup>e</sup> J. P. Gerrardus in that behalfe craftily & subtilly to deceive & defraud y<sup>e</sup> a<sup>ft</sup>  
sume