

Sum of one thousand & forty pounds of Tob. unto y<sup>r</sup>. S. Gerrardus in his life time he  
 he did not pay altho' to doo y<sup>r</sup>. same by y<sup>r</sup>. S. Gerrardus in his life time viz. in y<sup>r</sup>.  
 yeare aft. at y<sup>r</sup>. place aft. w<sup>th</sup> in y<sup>r</sup>. Jurisdiction aft. he was required neither hath  
 he paid y<sup>r</sup>. same since y<sup>r</sup>. Death of y<sup>r</sup>. S. Gerrardus unto y<sup>r</sup>. S. James in his aft.  
 capacity altho' y<sup>r</sup>. same to doo upon y<sup>r</sup>. twelfth day of June one thousand seven  
 hundred & seven & often since at Kent County aft. w<sup>th</sup> in y<sup>r</sup>. Jurisdiction aft. he  
 hath been by y<sup>r</sup>. S. James therunto required but y<sup>r</sup>. same to him to pay he  
 hath denyd. and as yett doth deny & gain say whereupon he saith he is wor<sup>th</sup>  
 and damage hath to y<sup>r</sup>. value of two thousand pounds of Tob. And of this he  
 brings suite p<sup>r</sup>. And he brings here into Co<sup>rt</sup>. Letters of Adm<sup>n</sup> to him in  
 due forme of Law granted whereby p<sup>r</sup>. Philipson & quondam *In. Doe*

Benj <sup>a</sup> Griffin D <sup>r</sup> 1706	to Tol	8 <sup>th</sup> Bro. up		
Octob. 1 <sup>st</sup> To Amelick	40	8.6	To a Linamentum	80
To a Visitt	100		To a Sorit pectoris	50
To a cordiall Dormitive	60	7	To a Visitt	50
3 To a Visitt	50		To a flobotomie	20
To a puring powder	60		To a dormitive cordiall	60
To a compound Glistor	20		To 6 <sup>th</sup> of Sug <sup>r</sup>	60
To a dormitive cordiall	80	9	To a Visitt	50
4 To a visitt	50		To a cordiall dormitive	50
To 6 Doses of Elixir <i>of Dates</i>	160			1040
	620			

Err. excepted of me Ja<sup>s</sup> Westell

And y<sup>r</sup>. S. Benj<sup>a</sup> by Rich<sup>d</sup>. Hunter his Att<sup>y</sup> comes & defends y<sup>r</sup>. for & Injury  
 where p<sup>r</sup>. and saith That he did not assume in manner & forme as y<sup>r</sup>. S. James  
 in his declarac<sup>n</sup> ag<sup>t</sup>. him hath complained and of this he puts himselfe upon  
 y<sup>r</sup>. Country p<sup>r</sup>. Hunter & Dof<sup>r</sup>

But y<sup>r</sup>. parties aft. being willing & assenting to leave y<sup>r</sup>. determination of y<sup>r</sup>.  
 matter aft. to y<sup>r</sup>. Co<sup>rt</sup>. the Co<sup>rt</sup>. takes upon them y<sup>r</sup>. same and admitt<sup>s</sup> y<sup>r</sup>. S. James  
 to prove y<sup>r</sup>. same Acc<sup>t</sup>. as aft. who accordingly proves y<sup>r</sup>. same in common forme  
 Therefore it is considered by y<sup>r</sup>. Co<sup>rt</sup>. here That y<sup>r</sup>. S. James Westell in his aft.  
 capacity doe recover ag<sup>t</sup>. y<sup>r</sup>. S. Benj<sup>a</sup> Griffin a sum of y<sup>r</sup>. a sum of one  
 thousand & forty pounds of Tob. damages by y<sup>r</sup>. S. James as Adm<sup>n</sup> as aft. upon  
 acc<sup>t</sup>. of y<sup>r</sup>. aft. p<sup>r</sup>.sustained as also y<sup>r</sup>. sum of two hundred fifty seven  
 pounds of Tob. costs by y<sup>r</sup>. S. James at this suite in this behalfe expended and by y<sup>r</sup>.  
 Co<sup>rt</sup>. here of his assent adjudged And y<sup>r</sup>. S. Benj<sup>a</sup> in mercy Ja<sup>s</sup> Smith

Tho<sup>s</sup> Jones & Will<sup>m</sup> Woodland

Kent County of Will<sup>m</sup> Woodland of Kent County afo. Weaver was attached to answer unto  
 in Maryland Tho<sup>s</sup> Jones of y<sup>r</sup>. same County Carpenter of a plea of Trespass upon y<sup>r</sup>. Case -  
 And whereupon y<sup>r</sup>. S. Tho<sup>s</sup> by Christopher Philipson his Att<sup>y</sup> complains for that whereas