

attly and the app^t by his attly app^t prays that the app^t Deft to the
Deft app^t may answer

AND the app^t Deft by Thomas Bowne his attly Comes &
defends y^e force and injury when he and Saith that he did not a promise
upon himselfe in Manner and forme as the app^t above
against him hath declared and of this he puts himselfe upon y^e Country
saith Bowne of Deft. - and now at this Court the same Court gives
rule to plead in four hours. After which the app^t Deft by Thomas
Bowne his attly Comes and withdraws his plea app^t and the app^t
Comes into Court with draws the Special Bayle app^t and the app^t
Deft by his attly app^t Saith that he hath had no instructions from
the said Deft. Concerning the action app^t and that he is no wayes
informed about the same and that he hath nothing to say why
Judgment should not go against the said Deft. Therefore it is
considered by the Court here in this same day last mentioned that
the app^t Jacob Glen do recover against the said Deft John Edwards
as well the app^t sume of eight hundred pounds of Tobacco Damages
as also Three hundred and ten pounds of Tobacco Cost by the app^t
app^t about his suite in this behalfe laid out and Expended and by the
Court here of his apent adjudge and the said Deft. to be ~~restored~~ into
Custody.

John Chandler Trespass upon y^e Case Doed The same continued until
next Court

Peter Green
Richard Smithors Att.
John Carroll doe
Daniel Pearce

George de. In the Sheriff of Kent County
agreding whereas at a Court held at our Court
house on Church Green in the Town of Rochester
in the app^t County on the Seventh day of March
in the year of our Lord Christ One Thousand
Seven hundred and Twelve before Geo: Col. Edwards Bay and his