

Cannot gainsay but that he oweth the Said plantiffe the Said Sume of nine hundred forty five pounds of tobaccoe in manner and forme as the plantiffe hath declared against him and prayeth Judgment may be Entred for the Same.

Therefore it is ordered that the Said Michael Taney Recover against the Said Paul Rawlings as well the Said Sume of nine hundred forty five pounds of tobaccoe the Debt due by bill as aforesaid as alsoe the Sume of two hundred Seaventy five pounds of tobaccoe to the Said Michael Taney of his Assent for his Cost and Charges in this behalfe Expended etc. by the Court here Adjudged etc. And the Said Paul Rawlings in mercy etc.

Charles Tracey plantiffe: John Clarkson Defendant.

Prince Georges County Ss. John Clackson Late of Prince Georges County Bricklayer was Atteched to Answer unto Charles Tracey of a plea of trespass upon the Case etc.

And whereupon the Said Charles by William Stone his Attorney Complayneth that whereas the Said John the first day of May in the yeare of our Lord 1695 Att Calvert County that is to Say at Charles Towne within the Jurisdiction of this Court was indebted unto the Said Charles in the Sume of three hundred lbs. of tobaccoe being for Severall Licquors ordinary Accomedations by the Said Charles before and at that time Sold and Delivered him the Said John as by a pertickeler Account thereof hereunto Annexed may more at large Appaere and the Said John to the Said Charles in manner aforesaid being Indebted Inconsideration thereof did Assume upon himselfe and to the Said Charles then and there faithfully promise that he the Said John him the Said Charles the Said Sume of 300 lbs. of tobaccoe when he the Said John by the Said Charles Should be thereunto Requested would well and truly Content and pay Nevertheless the Said John his promise and Assumption Soe as aforesaid made not at all Regarding but minding and fraudulently intending him the Said Charles in this behalfe Craftily and Subtilly to deceive and defraud the Said Sume of 300 lbs. of tobaccoe to the Said Charles hath not paid Although the Said John to doe the Same by the Said Charles Afterwards the day and place aforesaid was often thereunto Requested but the Same to pay hath denyed and Still doth denye to the damage of the Said Charles of 600 lbs. of tobaccoe and thereupon he brings his Suite etc.

Pledges etc. John Doe, Richard Roe. William Stone.

John Clackson Debtor to Charles Tracey March the 25th 1695.

	lbs. tobaccoe
To 2 gallon of Syder and Suggest 80, the 27th to 2 gallon of Ditto 80	160
May the 1th 1695 to three gallons 1/2 of Strong beere and Suggest	140
	300

[105] And the Said plantiffe haveing Issued out a writt against the Defendant and alsoe did Cause a Copy of the declaration to be Sent with the writt which Said writt by the Sheriffe was Returned that he had taken the Said Defendant and alsoe Left a Copy of the declaration with him Eight dayes before this Court Whereupon the Said plantiffe by his Attorney aforesaid prayeth that the Said Defendant to his declaration aforesaid this Court may Answer According to Act of Assembly in Such Cases made and provided etc.

And Whereupon Came the Said John Clackson by Cleborn Lomax his Attorney and defendeth the force and Injury when etc. And Saith that he is not Informed by the Said John Clackson his Clyant of any Answer for the Said John Clackson in the plea aforesaid to be given and nothing more thereof Saith by which the