

delivered as for tobaccoe Assumed by the Said Dermund to pay to the Said William for one John Macknew as by a pertickeler Account thereof here in Court Ready to be produced more at Large may Appeare and the Said Dermund to the Said William in manner aforesaid being Indebted the Said Dermund Inconsideration thereof did Assume upon himselfe and to the Said William then and there faithfully promise that he the Said Dermund the Said Sume of 340 lbs. tobaccoe to the Said William when he Should be thereunto Requested would well and truly Content and pay Nevertheless the Said Dermund his promise and Assumption aforesaid not Regarding but minding and Fraudulently intending him the Said William in this behalfe Craftily and Subtily to Deceive and Defraud the Said Sume of 340 lbs. of tobaccoe or any part thereof to the Said William hath not paid Although the Said Dermund to doe the Same by the Said William Afterwards the day and place aforesaid was Requested but hath hitherto Refused and Still doth Refuse to the Dammage of the Said William of Six hundred pounds of tobaccoe and thereof he bringeth his Suite etc.

Cleborn Lomax Pledges etc. John Doe, Richard Roe.

	lbs. tobaccoe
Dermund Walker Debtor 1695: To 11 gallons of Syder att 15 per gallon . . .	165
To 50 lbs. tobaccoe for John Macknew, to 2 quarts of Rome att 25 per quart 50	100
To your part of Syder you had at the quarter	075
	340

[108] Cleborn Lomax in open Court made oath that he heard Dermund Walker promise to pay the Said Account aforesaid to the Said Philmore. etc. And William Philmore alsoe made oath to the aforesaid Account According to usual forme etc.

The plantiffe by his Attorney aforesaid haveing Caused a Cobby of the Declaration to be Left with the defendant at the time of the Sheriffs Serving the writt which was Eight dayes before this Court prayeth that the Said Defendant to his Decleration aforesaid may answer this Court According to Act of Assembly etc.

And the Said Dermund Walker by William Stone his Attorney Cometh and defendeth the force and Injury when etc. And Saith that he is not Informed by the Said Dermund Walker his Clyant of any Answer for him in the plea aforesaid to be given and nothing more thereof Saith by which the Said William Philmore Remaineth against the Said Dermund Walker thereof undefended etc. Therefore it is Considered that the Said William Philmore Recover against the Said Dermund Walker as well the Sume of three hundred and forty lbs. of tobaccoe his Damages in the premises aforesaid as alsoe the Sume of three hundred Sixty nine pounds of tobaccoe for his Costs and Charges in this behalfe Sustained to the Said William Philmore of his Assent by the Court here Adjudged and the Said Dermund Walker in mercy etc.

David Small plantiffe: Bryant Furgus Defendant.

Command was given to the Sheriffe of Prince Georges County that of the goods Chattles and Creditts of Bryant Furgus he Attech the Sume of two thowsand Seaven hundred and thirty pounds of tobaccoe for David Small if Soe much Should be found in his balywick in the hand or hands of any person or persons in his balywick and when he had the Same Atteched or any part thereof the Same in his Costody to keepe Soe that he have the Same before the Justices of the next Prince Georges County Court to be held att Charles Towne the fourth Tuesday