

Anno Domini 1695 in d County within the Jurisdiction 79
 of this Court by his certain Bill or writing obligatory ~~1695~~
 sealed with his Seal as his Att and good delivered and read
 into Court brought whose due is the said day and year
 did send himself his Heirs Edm Bond to pay or cause
 to be paid unto the sd Romanus his Heirs Edm Bond or Assignes
 the sum of 4000 Tobacco qualified as a forced conveyance
 only in Chester River at or upon the 10th day of October the
 next ensuing the date of the said Bill Yet notwithstanding
 the sd Samuel the sd sum of 4000 Tobacco according to
 the Tenor of the said Bill unto the sd Romanus he hath not
 paid all the often demanded but the said to pay he hath
 denied and refused to the damage of the said Romanus Eight
 thousand pounds of Tobacco and thereupon suffering this
 suit

Item s^{ty} of s^{ty} p^{ty} vs s^{ty} Doe
 Ri Roe

Judgment is by this Court awarded for the sd sum

Therefore it is considered by this Court that the Plaintiff
 Romanus Smith doe Recover from the Defend Samuel
 Withen as well the sum of four thousand pounds of
 Tobacco as also the sum of One hundred and
 two pounds of Tobacco cost of suit

SIMON WILMERS etc

John Smith & Geofry
 Power & Comp^{as} p^{ty}
 at
 James Woyatt etc

vs s^{ty} Cas Doris etc

Kent H: James Woyatt of Kent County planter and Attornto
 Answer M: Smith Geofry Power of the Town of Bedford
 in the Kingdom of England Merchants of a plea of trespass
 upon the case And thereupon the said Plaintiff by William H
 Goumflow their Attorney complaining that Whereas the sd James
 the 18th day of May Anno Domini 1695 in d County within the
 Jurisdiction of this Court stood justly indebted unto the sd
 in the full and just sum of fiftene hundred Eighty
 five pounds of good sound Merchantable Beef Tobacco