

Hollingsworth upon himself assumed and to the said John
 Hawkins faithfully promised that he the said John Hollingsworth
 the aforesaid sum of 1565 of Tobacco in the Breking aforesaid
 monered unto the said John Hawkins where therunto he the
 said John Hollingsworth should be required he would soth an
 truely pay. Nevertheless the said John Hollingsworth his pro-
 =mises and Assumption aforesaid not mending or regarding but
 plotting and contriving him the said John Hawkins subtilly
 and craftily to be fraud and avoid the aforesaid sum of
 1565 of Tobacco unto the aforesaid John Hawkins according
 his promise and Assumption theron as aforesaid he hath not paid
 all the to doo the said the first day of December Anno Dom
 1646 and att divers times before and after att Chester Rive
 in Kent County within the Jurisdiction of this Court he would
 therunto by the said John Hawkins required but the said to pay
 the said John Hollingsworth nothing to the Damage of the said
 Hawkins three thousand pounds of Tobacco and therupon he
 bring, this suit

Without any p^l p^lody: &c: J^o Doe
 v^s R^o Roe

But the said John Hollingsworth neither by himself nor by
 his Att^y making any defence at the said Judgment is awar
 doo for the said sum of 1565 pounds of Tobacco and cost
 of suit

Therefore it is considered by this Court that the said
 John Hawkins doe Recover from the Defend^t: John H
 Hollingsworth as well the aforesaid sum of One thousand
 five hundred sixty and five pounds of Tobacco as also for
 the sum of four hundred and eleven pounds of Tobacco
 cost of suit

Skinner att