

Arbitrarily bound the one to the other in the sum or penalty of five hundred  
pounds sterling a piece to stand to and abide observe obey fulfill & keep the final  
award judgment and determination of the said Thomas Carleton and William Steevens  
arbitrators indifferently made by and between the said Charles Lord Baltimore for  
and on the behalf of himself and the said John Brown for and on the behalf of the  
said Samuel Sturimpton for and concerning all and all manner of disturbances or  
matters of controversy that have been made or arisen by and between the  
said Charles Lord Baltimore & Samuel Sturimpton for or by reason of any goods  
sent to sea sent and consigned or pretended to be sent and consigned by the said  
Samuel Sturimpton in partnership between him and James Brown late of this  
Province deceased some of the said John Brown, the said arbitration to be made &  
given up & delivered to the said Charles Lord Baltimore & John Brown within  
fourteen days after the date of the said Bonds do in and by the said Bonds  
and conditions relation thereto being read may more plainly and at large  
appear Now know ye that the said arbitrators having perused all  
papers bills and accounts to be by both parties produced and considered  
of the allegations on both sides do find that the said Samuel Sturimpton and  
James Brown were concerned in partnership together to the value of twenty  
three thousand six hundred forty nine pounds of Tobacco the moety whereof  
the doe adjudge to be belonging to the said Samuel Sturimpton (whom debt appears  
to be left in bills in the hands of William Tolson of Cecil County in this Province  
and also that there was in partnership between them a parcel of Pewter to the  
value of sixty three pounds fourteen shillings and three pence three farthings  
New England money the one moety whereof belonging also to the said Samuel  
Sturimpton and find more in partnership between them the said James Brown  
and Samuel Sturimpton and therefore we do make and declare this our  
award and final determination of and upon the premises in manner & forme  
following (that is to say) first we do award order and adjudge that the said  
Charles Lord Baltimore on or before the two and twentieth day of March  
next ensuing the date hereof shall pay or cause to be paid unto the  
said John Brown for the use of the said Samuel Sturimpton the one  
moety of sum of tobacco as the said Charles Lord Baltimore hath already  
received by virtue of some of the bills left in the hands of the aforesaid  
Tolson whom appears by attempt of and in the hands of the said Charles  
Baltimore and also shall deliver to the said John Brown for the use of  
aforesaid the moety of the remainder of the bills mentioned to be left in the  
hands of the said Tolson upon Equality both as to the sume and  
credit of the person indebted and if what formerly received by virtue of  
the said bills and the moety of the bills remaining shall not amount to the  
sume of seven thousand eight hundred twenty four pounds and a halfe  
pounds of Tobacco that the said Charles Lord Baltimore shall pay for more  
Tobacco more as will cause the same to amount to that sume Item we do award  
order adjudge that the said Charles Lord Baltimore shall within the time a  
foresaid or on the day aforesaid pay or cause to be paid in lieu of the said  
moety of the said Pewter unto the said John Brown for the use of the said Sam.  
Sturimpton the sume of thirty one pounds seven shillings

gland  
the Lord  
arrant  
the said  
hand ready  
suly by  
and S. al  
and six  
Sturimpton  
Charles  
Judgment  
William  
be said  
door  
for and  
atrou sic  
Charles  
ason of  
and  
en him  
said  
John Brown  
said  
and  
and  
and Samuel  
to abide  
determination  
Umpire in  
writing order  
indented  
or the Assign  
Sturimpton within  
it in case the  
to be made  
the date of the  
sume of  
John Brown  
shall come  
Bonds of  
month of  
one part and  
any and for  
betwixt  
ipally