

of the said Estate, that Edward delivred unto Dorsey all and singular the goods Chattels houses  
 Servants bills bonds &c in kind that belonged to Wyatt at his death and Inventoryed by  
 and <sup>what</sup> not be delivred in kind should be made good to Dorsey out of that part awarded  
 to Edward, that Dorsey should dismount out of the personall Estate all Just debts and disburse-  
 ments over paid for Wyatt, that the 25th day of June One thousand six hundred  
 five hundred performed the said award and Expended to have Enjoyed the said plantation  
 awarded and have received the moiety awarded to the 1st day of January following  
 and have had the account allowed according to award, that Dorsey and  
 his wife Entered upon the plantation awarded to the plaintiffes and there possessed through  
 of the proper personall Estate of the said Edward of the Value of One thousand pounds  
 sterling with two servants, that the bonds of Arbitration were broken the hands of the  
 arbitrators in trust for the plaintiffes which they refused to deliver, that upon the  
 plantation called the Quarles delivred Dorsey, was a Copp of Corn and tobacco,  
 forty hoggsheads of Tobacco and forty barrils of Corn, and eight hundred pounds of  
 Tobacco and a Copp of Corn upon the plantation awarded to the plaintiffes, that  
 Dorsey hath Cutt downe all the Timber from of the plantation awarded to the plaintiffes  
 and detaineth other provisions and wearing apparel to the Value of <sup>two</sup> thousand pounds of  
 tobacco, and the Defendts refused to take the Estate at the rates appraisd in the first  
 Inventory, that Dorsey utterly refused to allow the said 25th Edward any thing and that he  
 denied to allow the account expended for Wyatt, To which the Defendant Dorsey and  
 his wife made Answers, that Damoras pretended Wyatt made a will in  
 which she was named Ex<sup>or</sup> that she intermarried and the 25th possessed the Estate,  
 and they intrusted the Defendant Edward in the managment thereof, that the  
 Defendant Edward and Compt<sup>er</sup> Thomas did submitt all differences to the award of  
 the Chauncello<sup>r</sup> who not onely as Arbitrator but as Judge Extraordinary declared  
 the Will Void and that upon the said Dorsey had Lett<sup>r</sup> of adm<sup>on</sup> granted and  
 Examined an Inventory amounting to Eighty thousand pounds of Tobacco, that the  
 Defendant Edward was attorney to the Compt<sup>er</sup> and managed the Estate of Wyatt  
 that the Chauncello<sup>r</sup> setteth all accounts that the Defend<sup>t</sup> Edward was ordered to pay  
 unto the Compt<sup>er</sup> Thomas Five thousand pounds of tobacco in April and October  
 One thousand six hundred five hundred which the Defendant paid to the Compt<sup>er</sup>  
 Damoras <sup>for</sup> the use of the said Compt<sup>er</sup>, and denied too Inhammed the first  
 Inventory or put goods therein not belonging to Wyatts Estate, that these Defendts  
 and the plaintiffes entered into bonds of Arbitration of three hundred thousand  
 pounds of tobacco to stand to the award of Rowell Daylor and Rowell Burgess.