

(155)

to Judge all Suits at Law Variants and Debates what so ever in Reference to the  
wall and personal Estate of Wyatt, That the Arbitrators made such award as in the  
said Bill, That the Arbitrators thought good to allow the Defendants not more than Eighteen  
thousand two hundred and Eleven pounds of tobacco for their disbursements expended  
for Wyatt in particular, whereof are in a Schedule to the said award annexed, That the  
Defendant allowed of Eighteen thousand two hundred and Eleven pounds of tobacco and  
Eighty nine thousand four hundred and Ninety five pounds of tobacco for goods delivered and  
for a servant named Fletcher Eight hundred pounds of tobacco amounting to in all the sum  
of One hundred and Eight thousand five hundred and six pounds of tobacco, which deducted  
out of One hundred fifty four thousand three hundred and two pounds of tobacco there  
remains forty six thousand five hundred and Ninety five pounds of tobacco which to be  
paid to these Defendants And denying these Complaints performed the said award but that  
forty six thousand five hundred and Ninety five pounds of tobacco is still due, And that the  
Comptt Plaintiff contrary to the award hath sued the bond of One hundred thousand pounds  
of tobacco entered into by his Defacto Edward without all matters in difference were  
settled by the last award, That the Defendants have performed the said award, and have paid  
the said Damages for a moiety of the personal Estate, And also for the third in the wall  
Estate as by receipt under her hand and seal dated the Thirteenth of January one thousand  
six hundred and twenty three, Yet the said Thomas retained his Estate away from as aforesaid:  
and from those Defendants, That the Comptt Plaintiff desired these Defendants to come and have them and  
that they provided for them from June one thousand six hundred and twenty three till  
January following, That the Defendants was by award to pay the moiety of the Estate  
of the Plaintiff Damages, and that the said Damages refused to let these Defendants —  
pay the same to the Comptt Plaintiff, and therefore this Defendant refused to pay the same, —  
That the Comptt Plaintiff and this Defendant went to the house of Colonel Willm —  
Burgis his agent and trustee in June one thousand six hundred and twenty four  
by his priuily and consent of the Comptt Plaintiff settled all her wall and personall Estate  
upon Colonl Burgis as by Dated — That the Arbitrators having respect to the said —  
Awarded this: Defendants to pay in moiety awarded to the Comptt Plaintiff to be  
att her sole use and dispository, and that the Defendant Colonl Burgis did agree on —  
her behalf to sell him this Defendant his said Damages her Right in the said Land &  
personall Estate for four thousand pounds of tobacco p Annually during her life, and  
thirty thousand pounds of tobacco to whom should bequeath if same att her death —  
and therupon sue distareid these Defendants, That the Defendant gave her bond for  
Sixty thousand pounds of tobacco to pay her four thousand pounds of tobacco p Annually  
and denyg they possessed themselves of any the personal Estate of the said Thomas