

to Trade all suites att Law Variants and debts, what found in reference to the  
 real and personall Estates of Wyatt, That the arbitrators made such award as in the  
 said bill, That the arbitrators thought good to allow the Defendants not more then Eight  
 thousand two hundred and Reason pound of tobacco for their disbursements Expenses  
 for Wyatt y particular of whose of as in a Schedule to y cause annexed, That the  
 Defendants allow of Eight out thousand two hundred and Reason pound of tobacco and  
 Eighty nine thousand four hundred ninety five pound of tobacco for goods delivered and  
 for a firman named Fletcher Eight hundred pound of tobacco amounting to in all the sum  
 of One hundred and Eight thousand five hundred and six pound of tobacco, which deducted  
 out of One hundred fifty four thousand three hundred and two pound of tobacco there  
 remains forty six thousand five hundred ninety six pound of tobacco which, to God  
 paid to the Defendants And deny the Compt<sup>ts</sup> have performed the said award but that  
 forty six thousand five hundred ninety six pound of tobacco is still due, And that the  
 Compt<sup>ts</sup> stand contrary to the award that the bond of One hundred thousand pound  
 of tobacco entered into by the Defend<sup>t</sup> Edward witherall all matters in difference were  
 settled by the last award, That the Defend<sup>t</sup> have performed the said award, and have paid  
 the said Damors for a moiety of y personall Estate, And also for his third in the real  
 Estate as by receipt under her hand and seals dated the thirteenth of January one thousand  
 six hundred seventy three. That the said Thomas detain the Estate away soe as aforesd.  
 and just those Defend<sup>t</sup>. That the Compt<sup>ts</sup> desired these Defend<sup>t</sup> to come and live them and  
 that they provide for them from June one thousand six hundred seventy three till  
 January following, That the Defendants were by award to pay the moiety of the Estate  
 of the Complainant Damors, and that y said Damors refused to lett these Defendants  
 pay the same to the Compt<sup>ts</sup> Thomas, and therefor this Defend<sup>t</sup> refused to pay the same,  
 That the Compt<sup>ts</sup> Damors and this Defend<sup>t</sup> went to the house of Common Witten  
 Burges her Agent and Trustee Anno one thousand six hundred seventy four  
 by the privity and consent of y Compt<sup>ts</sup> Thomas setled all her real and personall Estate  
 upon Collon<sup>l</sup> Burges as by Deed - That the arbitrators having report to the said  
 Deed Awarded these Defendants to pay y moiety awarded to the Compt<sup>ts</sup> Damors to be  
 att her sole use and disposing, and that y Defend<sup>t</sup> Collon<sup>l</sup> Burges did agree on  
 her behalf to sell him this Defend<sup>t</sup> the said Damors her Right in the said Land &  
 personall Estate for four thousand pound of tobacco p Annum during her life, and  
 thirty thousand pound of tobacco to whom should bequeath y same att her death  
 and thereupon shee discharged these Defendants, That the Defend<sup>t</sup> gave her bond for  
 sixty thousand pound of tobacco to pay her four thousand pound of tobacco p Annum  
 & and deny they possessed the same of any the personall Estate of the said Thomas

to Court house  
 inventory by  
 that part award  
 debts and disburse  
 six hundred  
 plantation  
 tenth day of  
 that Defendant  
 of goods through  
 hundred pound  
 pounds of the  
 upon the  
 and tobacco,  
 and pounds of  
 differ, That  
 to the plaintiff  
 said pounds of  
 in the first  
 and that the  
 and Dorsey and  
 will in  
 and the Estate,  
 That the  
 award of  
 declared  
 granted and  
 That the  
 Estate of Wyatt  
 debts to pay  
 October  
 Compt<sup>ts</sup>  
 first  
 Defend<sup>t</sup>  
 thousand  
 Burges.