

Two hundred pounds of Tobacco, and after the Compt had bene put to  
 great Charge att Law. The said d. fl. did pay severall hundred of  
 Tobacco to favour of the said Credit, w<sup>ch</sup> w<sup>as</sup> the What hee plend  
 was due to himself for s<sup>er</sup> Amounted to Ten thousand nine hund  
 Ninety and Eight pounds of Tobacco, And p<sup>ro</sup> of w<sup>ch</sup> sum of  
 Tobacco hee due to him hee the said d. fl. p<sup>ro</sup>wad the said Compt  
 to make a Deed of Sale Conveyance or Mortgage to him the d. fl.  
 for the Consideration afor<sup>es</sup>aid, of all the d. fl. p<sup>ro</sup>sonall estate amounting  
 to in household stuffe Cattel plate hoggs horss and other things to four score  
 thousand pounds of Tobacco as by the said Deed or Mortgage if the  
 Compt had the same to produce might appear. To w<sup>ch</sup> the Compt was  
 Comp<sup>ro</sup>wad by the d. fl. to sign Seal and deliver w<sup>o</sup> out taking any  
 Copy here of, and the d. fl. had then since Cause to be removed away  
 from the Compt plantation of the Compt p<sup>ro</sup>sonall estate in Cattel household  
 stuffe Cattel and other things to the full value of fourteen thousand  
 pounds of Tobacco as the Compt could make appear, pleading to the  
 Compt the said Deed or Mortgage was Invalid in Law. Unlesse hee  
 was poss<sup>es</sup>ed of some part thereof, And hee did further all adg<sup>er</sup> that  
 hee fearing the d. fl. might take advantage of the said Deed or Mort  
 =gage for passing away the whole p<sup>ro</sup>sonall estate of the Compt. and that  
 hee would keep and Detain all the s<sup>er</sup> goods hee had removed from  
 the Compt house and ware in his Possession, hee the said Compt did  
 about the Eighth day of March in the year of our Lord 1677 pay  
 to the said d. fl. Nine thousand Two hundred and fourteen pound  
 of Tobacco in Discharge of part of the said Ten thousand nine hund  
 ninety and eight pound of Tobacco, so that there then Remained due  
 due upon the said Mortgage only seven hundred eighty and four  
 pound of Tobacco to Redeem the said p<sup>ro</sup>sonall estate, but the Compt  
 took no Receipt for payment of the same, and yet the said d. fl. kept  
 the said Deed or Mortgage free on foot, After w<sup>ch</sup> the said Barker  
 the d. fl. understanding the Compt to be subject to the Lord Prop<sup>er</sup>  
 of this Province in the sum of seven thousand ~~thousand~~ nine hundred  
 and fifty pound of Tobacco, the said d. fl. told the Compt that  
 hee would voluntarily w<sup>o</sup> out any Consideration for the same. And the  
 Compt the said sum of seven thousand nine hundred and fifty p<sup>ar</sup>  
 of Tobacco to pay and Discharge the said d. fl. to the Lord Prop<sup>er</sup>  
 w<sup>ch</sup> the Compt accepted of. but no power had the Compt made up of

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