

those very Debts the Compt had Mortgaged to him the said Debt the whole  
 personal Estate. And further that the said Debt had furnished the very said  
 Debt into the Twenty five thousand and eight hundred pounds of Tobacco the  
 intended Consideration of the Mortgage of the said Real Estate & although  
 the said five hundred Acres of Land was conveyed to the said Debt for as  
 aforesaid for the Consideration of the said sum of Eight thousand thousand  
 pounds of Tobacco Merely to discharge the Mortgage of the  
 Remaining Real Estate, and Likewise of all the personal Estate then  
 in the Compt's possession, and that the Compt should be freed & discharged  
 from all Debt and Demands then claimed by the said Debt, and that  
 the Compt's bills bonds and specially for Tobacco so got by the said  
 Debt into his hand and aforesaid should be delivered up: But  
 because the Compt never took any Declaration from the said Debt  
 in Writing to show the said Trust and Consideration to be as aforesaid  
 nor any Receipt for Tobacco paid, the said Debt did then print the  
 bills bonds and specially of the said Compt from the said  
 hands undated and uncancelled, were just and due Debts, and that  
 he would compel the Compt to pay the same, And that the sum  
 thousand nine hundred ninety and eight pounds of Tobacco the  
 Consideration of the Mortgage of the personal Estate was free a just  
 due Debt, and for Nonpayment thereof the whole personal Estate of  
 the value of four thousand pounds of Tobacco was forfeited to  
 him the said Debt, and had takenous Receipt to possess himself of  
 the same, and printed that the said bills bonds and specially for the  
 Tobacco by him paid were not the proper Consideration of the said  
 Mortgage, and the said Debt did further print that the Twenty  
 five thousand eight hundred and eight pounds of Tobacco the Consideration of  
 Real Estate was a just due and distinct Debt by itself, and that  
 the seven thousand nine hundred ninety and eight pounds of  
 Tobacco the Consideration of the Mortgage of the personal Estate  
 was not included in or any part of the Mortgage of the said  
 Real Estate, and likewise that the Eight thousand thousand pounds  
 of Tobacco the Consideration for the five hundred Acres of Land  
 was likewise a distinct just and due Debt, & was not to be paid and  
 allowed in Discharge of so much upon the Mortgage of the whole  
 Real Estate, And now standing that the Compt was always  
 ready and willing to come to a just account with the said Debt