

AND the aforesaid Defts in their aforesaid Capabilities by Christopher Philipson their Attorney.
 come & defend the force & injury w^{ch} is done & say that those for Thomas his Son aforesaid
 that the said Defts ought not to have maintained because they say that since the day of
 the date of the last part of the said Decree by the Defts own showing is said to be
 Captured until the 29th day of April 1705 - Sarah the wife of the said Thomas who
 had the full management & care of the said Ordinary did in the life time of
 the said James viz upon the tenth day of June 1705 by her certain Receipt signed
 wth her own proper hand & name and by her then unto the said James Debole & here
 in Court ready to be produced whose date is the same day & year acknowledge that to have
 recd of the said James full Satisfaction from all debts due & demands from the begin-
 ning of the world until the date thereof and that they are ready to verify wherefore
 they pray Judgment of the aforesaid Court against them to have the
 Philipson pro Deft.

AND if said Deft by his aforesaid Attorney for Repleyation saith that he ought not
 to be barred from having & maintaining his claim & that the said Sarah of
 wife of his the said Deft did not sign wth her proper hand & name & deliver unto the
 said Deft in his life time a receipt in full Satisfaction of all debts due & demands
 from the beginning of the world & the day of the date thereof as the said Defts in
 their plea hath alledged, and that the said Deft prayeth may be required of by the
 Country
 Philipson pro Deft

Thereupon

Command was given to the Just of Kent County that he
 immediately came to some here Twelve & by whom he to recognize because
 well & And the Just makes return that he has here ready Twelve & as for his people
 it was Commanded viz Josiah Couch George Popper William Leadwell William Edward
 John Griffin Robert Jarman Thomas Jones Edward Anon Samuel Joady Morgan Seny-
 Thomas Guinn John Ellis w^{ch} Jury being duly sworn to try the Issue Joyned & hearing
 heard the whole matter and allegations on both sides the Court quoth them there charge
 who withdrew to consider on the premises & after some time doo againe return to the Court
 and being called over as aforesaid the Deft and Defendant and being Demanded whether
 they finde for the Deft or Defendant the Jury find for the Deft and by
 Josiah Couch their foreman say that they assess the Damages of the said Deft to the
 sume of four hundred and two pounds of Tobacco Whereupon the said Deft
 Thomas Dore by his aforesaid Attorney moves the Court for Judgment on the Verdict
 aforesaid and it is to him granted: Therefore it is Considered by the
 Court here viz the Twelv fifth day of June Anno Domini 1708 that the said
 Thomas Dore doo Recover against the said John Price and Mary his wife
 Ex. Co of Damages Wrothgaff Defts the aforesaid sume of four hundred and unity
 Two