

March Court 1715

and acknowledged himselfe as speciall Bayle to the afd Queen and did undertake for the said John Inggum the paym. of the debt and Cost if it should happen that the said William Harcum should obtaine Judgment ag. the said John Inggum in the afd Queen of Debt and the said John the Condemnation afd should not satisfie nor himselfe to the Custody of the Sheriff of said County deliver or that the afd Michael the body of the afd John shall not render &c.

AND now at this day Came the said John and saith that he cannot paym. the afd afd of him the said William nor but that the writing obligatory abovesmentioned is his act and deed and that he oweth unto the said afd the afd sum of four hundred fifty five pounds of Tobacco and is willing that Judgment should be entered for the same and Cost accruing. Therefore it is considered by the Court here by this twenty second day of March Anno Domini one Thousand seven hundred and fifteen That the afd Wm. Harcum recover against the said Debt John Inggum as well the sume of four hundred & fifty five pounds of Tobacco qualified as afd Debt and also the sume of three hundred thirty six pounds of Tobacco Cost by the afd afd about his suite in this behalfe layd out and expended and by the Court per afd his afd afd adjudged and the said Debt in mery &c.

Samuel Philips } Commanded it was to the Sheriff of Kent  
at } the sixteenth day of November in the  
Samuel Plite } second year of the Reigne of his now Majesty  
George the first That he take Samuel Plite of Kent  
County planter if he should be found in his daye  
with & him safe keep so that he have his body before his said Majesty  
Justices of the next Court to be held at our Court house in the Town of Culler  
in said County to answer unto Samuel Philips of a plea of Trespasse  
upon y<sup>e</sup> safe And that he have there and there the said writ &c. At co. 70