

August Court 1718

appears upon himself assumed and to the said pt. then and there
 last mentioned faithfully promised that he the said Testator so much
 Merchantable Tobacco as he the said pt. for the said Services done and
 performed as aforesaid should reasonably deserve unto the said pt. when
 the same were required would well and truly pay and content and the said pt.
 indeed saith that he the said pt. for the said Services done and performed as
 aforesaid reasonably deserved the Summe of two hundred and Seventy pounds of
 Merchantable Tobacco in manner as in the said Oath sett forth of which
 the said Testator in his life time then and there last mentioned had
 Notice. And that Whereas also the said Testator in his life time
 afterwards viz. the said twenty fifth day of January in the year aforesaid at the
 parish County and Jurisdiction aforesaid in Consideration that the said pt. at the
 like Special instance and request of the said Testator had then and there
 last mentioned in the life time of the said Testator lent unto the said
 Testator the Summe of four Shillings Currant money of America upon
 himself assumed and to the said pt. then and there last mentioned
 faithfully promised that he the said Testator the said Summe of four
 Shillings Currant money of America unto the said pt. when thereunto
 required would well and truly pay and content here the less the said
 Testator in his life time and the said Elizabeth after the death of the
 said Testator while she was sole, nor the said Nathaniel and Elizabeth
 after Epousalls betwixt them celebrated the promise and assumption
 of the said Testator little minding but plotting and fraudulently intending
 him the said pt. of the said severall Sums of Tobacco and money
 which in the whole amounts unto the Summe of six hundred and
 two pounds of Merchantable Tobacco and four Shillings Currant
 money of America craftily and subtilly to deceive and defraud the
 said Summe of six hundred and two pounds of Merchantable Tobacco
 and four Shillings Currant money of America to the said pt. they nor
 any of them hath not paid nor made Content for the same altho they
 do he the said Testator in his life time afterwards viz. the twentieth
 sixth day of January in the year aforesaid at the parish County and Jurisdiction aforesaid
 and the said Elizabeth after the death of the said Testator while she was
 sole viz. the third day of May in the year of our Lord Christ one Thousand
 Seven hundred and sixteen at the parish County and Jurisdiction and the
 said Nathaniel and Elizabeth after Epousalls betwixt them celebrated
 afterwards viz. the sixth day of May in the year of our Lord Christ one
 Thousand Seven hundred and Eighteen and often after at the parish
 County and Jurisdiction aforesaid were thereunto required but that to him to
 pay or make Content for the same they and every of them have
 altogether denied and the said Nathaniel and Elizabeth still doth
 deny to the damage of him the said pt. Twelve hundred pounds of Merch