

Eighty pounds of Tobacco for w<sup>or</sup> services by the ap<sup>t</sup> p<sup>t</sup> for the said Debt and to the proper use and behoofe  
of the said Debt before that time at the parish County and Jurisdiction afo<sup>r</sup> done and performed  
and the sume of one hundred and seventy pounds of Tobacco the Gift of a Serjeant Suite and so  
thereof being indebted the ap<sup>t</sup> Debt's Jurisdiction thereof afterwards by the ap<sup>t</sup> Court  
mentioned Twenty second day of March in the year afo<sup>r</sup> at the parish County and  
Jurisdiction afo<sup>r</sup> upon himself assumed and to the said p<sup>t</sup> then and there last  
mentioned faithfully promised that he the said Debt the ap<sup>t</sup> sume of two thousand  
five hundred and eighty pounds of Tobacco and one hundred and seventy pounds  
of Tobacco unto the said p<sup>t</sup> when the same were required would well and truly pay  
and Content Nevertheless the ap<sup>t</sup> Debt by several promises and assumptions afo<sup>r</sup>  
in forme afo<sup>r</sup> made little minding but plotting and fraudulently intending him  
the said p<sup>t</sup> in that behalfe rashly and subtilly to deceive and defraud the ap<sup>t</sup>  
several sume of Tobacco which in the whole amounte unto the sume of eight  
thousand one hundred and seventy eight pounds of Tobacco to the said p<sup>t</sup> all this  
afterwards by the Twenty third day of March in the year afo<sup>r</sup> and upon afo<sup>r</sup> at  
the parish County and Jurisdiction afo<sup>r</sup> in the said Debt by the ap<sup>t</sup> p<sup>t</sup> was thereunto  
required hath not paid nor made Content for the same but that to pay or make  
Content thereto hath denied and still deny to the damage of him the said  
p<sup>t</sup> Sixteen thousand pounds of Tobacco thereupon the Kings Suite &c<sup>o</sup>

Done & Given for the Doct<sup>r</sup> & Roe

and the ap<sup>t</sup> p<sup>t</sup> by his atty afo<sup>r</sup> prays that the said Debt to his Declaration  
afo<sup>r</sup> may answer But the same Cause was continued until the then next  
Court in Court

All which said next Court by the Nineteenth day of August Anno Dom<sup>o</sup>  
one thousand seven hundred and eighteen the same Cause standing for  
tryall came the ap<sup>t</sup> Debt and delivered a Habeas Corpus from the provincial  
Court for y<sup>e</sup> moving of the ap<sup>t</sup> Cause to y<sup>e</sup> Justice of our provincial Court the third  
Tuesday in September next the same being read in Court this Court allows of  
the same & ordered by the Court that the proceedings be made and accordingly  
which was done

Peter Harwood  
Knatchbull & the Seafield

Doct<sup>r</sup> William Frisby  
John Moore

Math<sup>r</sup> Howard  
Dan Mullan

Doct<sup>r</sup> & Roe  
his atty  
pay y<sup>e</sup> Debt  
the ap<sup>t</sup>

Thomas Hattenpenny

His Lordship  
James Harris  
Sarah Juvers

Doct<sup>r</sup> about dealing with the ap<sup>t</sup> James Harris's Ser<sup>v</sup>  
and the p<sup>t</sup> by John Johnson and Thomas Bonne their atty &c<sup>o</sup>  
the ap<sup>t</sup> Debt by Math<sup>r</sup> Howard her atty pleads as f<sup>o</sup>l<sup>l</sup>ow<sup>s</sup> And the  
ap<sup>t</sup> Sarah Juvers by Math<sup>r</sup> Howard her atty comes & defends  
y<sup>e</sup> force and injury when &c<sup>o</sup> and saith that she doth not owe to

the ap<sup>t</sup> Lord proprietary and to the said James Harris who as well prosecuteth for his  
said Lordship as himself of afo<sup>r</sup> two thousand pounds of Tobacco or any part thereof  
in forme as the ap<sup>t</sup> James Harris who as well for his said Lordship as himself