

Said p<sup>ts</sup> then and there last mentioned faithfully promised that both the said Debt & much Merchantable Tobacco as the ap<sup>d</sup> last mentioned Goods and Merchandizes sold and delivered as ap<sup>d</sup> were at the time of the sale and delivery thereof at Reasonable Rates and prices worth and amounted to unto the said p<sup>ts</sup> which thereunto required would well and truly pay and content and the ap<sup>d</sup> p<sup>ts</sup> indeed saith that the ap<sup>d</sup> last mentioned Goods & Merchandizes sold and delivered as ap<sup>d</sup> at the time of the sale and delivery thereof at Reasonable rates and prices were worth and amounted to five hundred and forty two pounds and a half pound of Merchantable Tobacco in manner as in the last mentioned Dec<sup>r</sup>. Set forth of which the said Debt then and there last mentioned had Notice Nevertheless the ap<sup>d</sup> Debt his sworn promises and assumptions ap<sup>d</sup> little regarding but fraudulently intending the said p<sup>ts</sup> in that behalf to deceive and defraud the ap<sup>d</sup> five hundred and forty two pounds and a half pound of Merchantable Tobacco to the said p<sup>ts</sup> altho afterwards by the fourth day of June in the Year ap<sup>d</sup> and often after at the parish & County ap<sup>d</sup> in the jurisdiction ap<sup>d</sup> by the said p<sup>ts</sup> he was thereunto required hath not paid nor made Content for the same but that to pay or Content the said Debt thereto hath delayed and set down to the Damages of the said p<sup>ts</sup> one thousand & eighty pounds of the Tobacco and Merchandizes they bring into the

Maryland North East Anno Domini		Thomas Gwynne p <sup>r</sup> J <sup>us</sup> Dec <sup>r</sup> Quindoo	
John Gwynne	69	to 2 Gall Mollasses	60
June 4 to 140 + Cullis w 42 p <sup>ts</sup>	125	to 1 Gall Rum	40
to 100 + Gordin 2 Cops	25	to 10 lb Holland Tapes	10
to 100 + p <sup>ts</sup> 2 1/2 p <sup>ts</sup>	20	to 1/2 p <sup>ts</sup> of	26
to 100 + p <sup>ts</sup>	8	to Rum and	8
to 100 + Lamb Black	7	to 1 Spike Gunnett	3
to 100 + of Lining	195	Dross accepted in	5 1/2
to 100 + Master w 45 p <sup>ts</sup>	10	Behalf of J <sup>us</sup> Dec <sup>r</sup> Quindoo	
to 2 p <sup>ts</sup> Crown			

on the back of the preceding Dec<sup>r</sup> was ordered at said J<sup>us</sup> Dec<sup>r</sup> County of then came before us two of his Lordships Justices Samuel Davis and made oath on the holy Evangelists of Almighty God that the within Dec<sup>r</sup> is just & true and that he hath had no part nor parcel thereof sworn before us  
 Novemb. 4 13 1718  
 Wm. Biber  
 Gunning Bedford

and now at the said Court the said Debt being called came and the ap<sup>d</sup> p<sup>ts</sup> by their atty ap<sup>d</sup> pray that the ap<sup>d</sup> Debt may give Special Bail to the ap<sup>d</sup> Deft<sup>n</sup> which is granted and that the Sheriff of said County keep the ap<sup>d</sup> Debt in Custody until he shall give Special Bail as ap<sup>d</sup> and rule is given to the ap<sup>d</sup> Debt to plead to the ap<sup>d</sup> Deft<sup>n</sup> in two days otherwise Judgment to be rendered for want of the same after which time being out and no plea being put in whereby the said p<sup>ts</sup> may still remain and. J<sup>us</sup> Dec<sup>r</sup> Quindoo