

June Court 1719

Richard West & Richard Davis who being duly Oathed tryd & Swory to say the  
 truth in the premises upon their Oathe do say that they find for the  
 Deft and that he ought to have his discount allowed him as in the place  
 above pleaded: Therefore it is Considered by the Justices here the 19<sup>th</sup>  
 day of June Anno Dom 1719 That the ass William Emory take nothing  
 by his writ ass But be in money for his false Pleasur And that the said  
 Thomas Storey go thereof without day And also it is Considered by the  
 Justices here that the said Thomas Storey Recover against the said William  
 Emory the Summe of Six hundred forty seven pounds of Tobacco by the  
 Court here adjudged unto him for his Cost and Charge by him about  
 his defence in this behalfe And also expended according to the forme  
 of the Statute &c

John M. C.

Henry Ward  
 West County & William Trisby late of West County  
 Gent. do hereby certify that all & singular the goods and Chattells  
 Rights & Credits w<sup>ch</sup> were of Sarah Davis late of West  
 County Widow deced was attached to an writ into  
 Henry Ward of a plea of Trespass on the Case  
 And whereupon the Deftt. by John Johnson his attorney complains for that  
 whereas the ass Sarah in her life time the Eleventh day of November in the  
 year of our Lord one thousand seven hundred and seventeen at the parish of  
 S. Pauls in the County afo<sup>r</sup> within the Jurisdiction of this Court in Consideration  
 that the ass p<sup>l</sup>t had at the special instance & request of the said Sarah in her  
 life time then and there sold and delivered unto her the said Sarah in her life  
 life time divers goods wares and merchandises in an Oath hereto annexed partic-  
 cularly mentioned the said Sarah in her life time did upon her self assume  
 and o<sup>f</sup> said p<sup>l</sup>t then and there faithfully promise that she the said Sarah in  
 her life time all such Summes of Tobacco as the said Goods wares and Merchandises  
 at the time of the Sale & delivery thereof were reasonably worth & amounted  
 unto unto the said p<sup>l</sup>t when she should be thereunto required would well &  
 truly pay and Content And the said p<sup>l</sup>t in fact saith that the said goods  
 wares & Merchandises at the time of the Sale & delivery thereof were  
 reasonably worth & amounted unto the Summe of Two thousand Six hundred  
 eighty four pounds of Merchantable Tobacco w<sup>ch</sup> p<sup>l</sup>t amount of which  
 the said Sarah in her life time then and there last said had notice  
 And whereas the ass Sarah in her life time (that is to say) the ass Elevent  
 day of November in the year afo<sup>r</sup> at the parish County and Jurisdiction afo<sup>r</sup>  
 was indebted unto the ass p<sup>l</sup>t in the Summe of two thousand Six hundred eighty  
 four pounds of Tobacco for divers goods wares & Merchandises by him the  
 said p<sup>l</sup>t to her the said Sarah in her life time at her the  
 Sarah