

June Court 1719

Roger Sarramore -

Wm Frisby & Jm Davis

Maryland Kent County to Wm Frisby late of Kent County Gent. Adm. of all & Singular the goods & Chattels Rights & Credits which were of Sarah Davis late of Kent County Widow & Deced who died intestate as is said was attached to answer unto Roger Sarramore of a plea of Trespass on the Case & thereupon the ass^{ts} p^{ts} by John Johnson his attorney for the said Sarah in her lifetime the Thirtieth day of August in the Year of our Lord one Thousand Seven hundred and fifteen at the parish of St. Pauls in the County afo^{re} and within the Jurisdiction of this Court accounted with the said p^{ts} of and concerning divers Sums of Tobacco to the said p^{ts} from the said Sarah in her life time before that time due to the said p^{ts} for divers goods wares and Merchandizes of the said p^{ts} by the said Sarah in her life time before that time bought had & received and upon that account the said Deft Men and there was found in arrears to the said p^{ts} in the Sums of ninety pounds of Tobacco as by the Dec^{ts} annexed and being so found in arrears the said Sarah in her lifetime in Consideration thereof did upon her self assume and to the said p^{ts} then and there faithfully promise that she the said Sarah in her lifetime the said Ninety pounds of Tobacco to the said p^{ts} when she should be thereunto required would well and truly content and pay and whereas the said Sarah in her life time the Thirtieth day of December in the Year of our Lord one Thousand Seven hundred and fifteen at the parish County Jurisdiction afo^{re} in Consideration that the said p^{ts} had at the special instance and request of the said Sarah in her life time & for her the said Sarah's proper use & behoof sold & delivered unto the said Sarah divers goods wares and Merchandizes in an Ord^r thereunto annexed particularly mentioned did upon herself assume and to the said p^{ts} then and there last said faithfully promise that she the said Sarah in her life time all such Sums & Quantity of Tobacco as the said Goods wares & Merchandizes at the time of the sale & delivery thereof were reasonably worth and amounted unto unto the said p^{ts} when she should be thereunto required would well and truly content & pay & the said p^{ts} in said faith that the said Goods wares and Merchandizes last mentioned at the time of the sale and delivery thereof unto the said Sarah in her life time were reasonably the Sum or quantity of five Thousand Nine hundred & Seventy pounds of Tobacco as by the Dec^{ts} annexed ^{may} appear of which the said Sarah in her life time then and there last said Promise yet never the said Sarah in her life time her several promises and assumptions in Form afo^{re} made she hath not minded or kept ~~also~~ she the said Sarah in her lifetime hath paid and satisfied to the said p^{ts} the Sum or quantity of Two Thousand Eight hundred & Seventy Seven pounds of Tobacco part of the afo^{re} several Sums of Tobacco amounting in the whole to the Sum of Six Thousand and Sixty