

March Court 1717

is stated and that he hath not received any part or parcel thereof more than he hath there given Credit for  
17. 3. 1717

Richard Knight  
Quinnig Bedlid

and the app ptt by his atty prays that the D Debt to the D of app may be paid. After which the said Cause was Continued until the next Court in Curle.

At which said next Court viz. the Nineteenth day of November Anno Domini One thousand Seven hundred & Fourteen the same Cause was continued until the then next Court in Curle.

At which said next Court viz. this Twenty first day of March Anno Domini One thousand Seven hundred and Seventeen the said Cause standing for trial came the app ptt. by his atty app and no plea being put in by the D Debt to the said Court this Court gave rule to the D Debt to put in a plea in the app Court in four hours otherwise judgment to be rendered for want of the same. After which time being out and no plea being put in by which the said ptt may still remain undefended. Therefore it is ordered by the Court here viz. the same day last mentioned that the app ptt Richard Garland do recover against the said D Debt Richard Smithers as well the app sume of Eight hundred Sixty six pounds of Tobacco Damages as also the sume of Two hundred Eighty six pounds of Tobacco by the app ptt about his sale in this behalfe expended and by the Court here of his appent adjudged And that he be taken into Custody  
John Smith

Timothy Hurley  
John Buly  
Kent County. John Buly of Kent County Planter States  
attached to enforce into Timothy Hurley of app of  
Trespas upon of app and Whereupon the app  
Timothy by Thomas Rowne his atty. Complains for  
that whereas the app Timothy the tenth day of July in y<sup>e</sup> year of our Lord Christ  
Seventeen hundred and fifteen at Paul parish in Kent County app within  
the Jurisdiction of this Court was possessed of a Certain Bay Mare of y<sup>e</sup> price of eight  
pounds Sterling money and one Stone Colt of y<sup>e</sup> price of four pounds  
Sterling money as y<sup>e</sup> proper Mare and Colt of him the said Timothy and so being  
thereof possessed the said Mare & Colt out of his hands and possession Casually  
lost about said Mare & Colt afterward viz. the Eleventh day of July in the  
year app at the parish app in the County & Jurisdiction app to the hands and  
possession of the app John by finding same Notwithstanding the said John  
knowing y<sup>e</sup> Mare & Colt app to be the proper Mare & Colt of the said Timothy  
and to the said Timothy of right to belong and appertain Casually & fraudulently  
intending the said Timothy in that behalfe to deceive and defraud the said  
Mare and Colt by so Timothy allid the Twenty third day of March in the year app  
and often after at the parish app in the County and Jurisdiction app was  
thereunto  
request