

August Court 1720.

Faithfully promised that he the said Def. the ap. Sum or Quantity of six hundred pounds of Merchantable Tobacco to the said p[er]s when thereunto afterwards he should be required would well and truly pay and Content. Nevertheless the ap. Def. his promises and assumptions ap. in form ap. made in no wise regarding but plotting and fraudulently Intending the ap. p[er]s in this behalf Casily and cunningly to deceive and defraud the ap. Sum or Quantity of Merchantable Tobacco in the whole amounting unto twelve hundred pounds of Merchantable Tobacco or any part thereof the said p[er]s hath not paid nor in any wise made Content altho to do the same the ap. Def. afterwards viz. the sixteenth day of Aprile in the Year of our Lord Christ 1719 and seven Hundred and nineteen at the Parish County and Jurisdiction ap. and often afterwards by the said p[er]s. was thereunto required but that he hath not paid nor Content hitherto hath refused and still doth refuse to the damage of him the said p[er]s two thousand four hundred pounds of merchantable Tobacco and there upon he brings Suit & Damages

1720
 To Balance of account. till the Day 600
 Error of Receipt 11th Muckey

Maubride & Quere p[er]s In. Doe
 Roe

And the ap. Def. in his proper person Comes and Defends the force and Injury when &c. and pray. leave to inquire thereof and to answer at next Court and he hath it, and the same day is given to the p[er]s also

At which said next Court viz. the 21st day of June anno Dom 1720 Came as well the said p[er]s by his attorney ap. as also the said Def. in his proper person and Rule is given to the said Def. to plead, and that he put in his plea to the ap. action Ten days after Court otherwise Judgement to be rendered in the ap. action against the said Def. for want of a plea, and thereupon the same is Continued until next Court

At which said next Court viz. the 16th day of August anno Dom 1720 ap. Came as well the ap. p[er]s by his attorney ap. as also the said Def. in his proper person and no plea being put in to the said action by the ap. Def. according to the Rule ap. but he the said Def. having therein made default whereby the ap. p[er]s remains against the said Def. without Defence. Therefore His Court considered by the Court here viz. the 17th day of August anno Dom 1720 that the said William Muckey Recover against the said John King as well the Summ of Six hundred pounds

of Tobacco Damages as also the Sum of Two hundred and thirty two pounds of Tobacco by the Court here adjudged to him for his Costs and Charges by him about his Suit in this behalf laid out and Expended and the Def. in Mercy &c

M. William Hunt & Comp.

at
 Jacob Bell

of Kent County in Maryland s. Jacob Bell
 of Kent County. Painter at's out Saint James