

June Court 1718

So sold and vendid to the Inhabitants of this Province and other Persons
 Liquors and other ordinary Accommodations according to and at the Usual &
 respective Rates and Prices Assessed by the Justices & Commissioners for the aforesaid
 Kent County in their said Court sitting during which time of the said ~~Pliff~~ ^{Pliff} to keeping
 Ordinary as last said viz the twenty second day of November in the year of our
 Lord Christ one thousand seven hundred and seventeen at St Pauls Parish in Kent
 County within the Jurisdiction of this Court the said ~~Pliff~~ ^{Pliff} in Consideration the
 aforesaid Def^t at the like special Instance and Request of the said Def^t had then and
 there last mentioned vendid sold and delivered unto the said Def^t for his the said Def^t's
 Use diverse liquors and other ordinary Accommodations at the Usual and Ordinary
 Rates and prices assessed as aforesaid as by the Record of the said Rates and Prices here remain-
 ing may appear And which said liquors and ordinary Accommodations in an Account
 Commencing the twenty fifth day of October in the Year of our Lord Christ one
 thousand seven hundred and seventeen hereto Annexed specifically shown
 amounting in the whole unto the sum of one hundred & seventy one pounds of
 Merchantable Tobacco upon himself assumed and to the said ~~Pliff~~ ^{Pliff} then and there last
 mentioned faithfully promised that he the said Def^t the aforesaid sum of one
 hundred and seventy one pounds of Tobacco to the said ~~Pliff~~ ^{Pliff} when thereunto required would
 well and truly pay and Content. And whereas also the aforesaid twenty second day of
 November in the year of our Lord Christ one thousand seven hundred & seventeen
 there was an Action depending at the said November Court at St Pauls Parish in Kent
 County within the Jurisdiction of this Court which Action was then agreed he the
 said Def^t paying the Cost and Charges of said Action which in the whole amounted
 unto one hundred and sixty seven pounds of Merchantable Tobacco upon
 himself assumed and to the said ~~Pliff~~ ^{Pliff} then and there last mentioned faithfully
 promised that he the said Def^t the aforesaid sum of one hundred and sixty seven pounds
 of Tobacco to the said ~~Pliff~~ ^{Pliff} when thereunto required would well and truly pay and
 Content. Nevertheless the aforesaid Def^t his severall promises and Assumptions aforesaid
 in form aforesaid made as to the aforesaid severall sum of money and Tobacco which in
 Current Money of Maryland and one thousand four hundred and ninety two pounds
 of Merchantable Tobacco he hath not minded nor in any wise kept but altho
 the said Def^t hath paid and satisfied to him the said ~~Pliff~~ ^{Pliff} to the value of three
 pounds two shillings and six pence Current money of Maryland of the aforesaid sum of three
 pounds two shillings and six pence Current Money of Maryland and also hath
 paid and satisfied to the said ~~Pliff~~ ^{Pliff} the sum of two hundred and forty pounds
 of Merchantable Tobacco of the aforesaid sum of one thousand four hundred and
 ninety two pounds of Merchantable Tobacco Part. Yet the aforesaid Def^t his promises
 and Assumptions as to the sum of two pounds nineteen shillings and three pence
 Current money of Maryland of the aforesaid sum of three pounds two shillings and
 six pence Current money of Maryland and the sum of one thousand two hundred
 and fifty two pounds of Merchantable Tobacco of the aforesaid sum of one thousand
 four hundred and ninety two pounds of Merchantable Tobacco Residue little regarding
 but plotting and fraudulently Intending him the said ~~Pliff~~ ^{Pliff} of the aforesaid sum of two
 pounds nineteen shillings and three pence Current Money of Maryland and the
 aforesaid sum of one thousand two hundred and fifty two pounds of Merchantable
 Tobacco