

The ~~Plaintiff~~ tenth day of June Seven hundred and twenty four at the County of within the Jurisdiction of this Court was indebted unto the said Robert in his Life time in the Sum of five hundred and two pounds of tobacco by an ant. doth appear and so thereof being indebted the said Jonathan in consideration thereof afterwards to wit the day and year aforesaid in the County aforesaid within the Jurisdiction aforesaid upon himself assumed and to the same Robert in his Life time then and there faithfully promised that when afterwards he should be thereto Required the said Sum of five hundred & two pounds of tobacco to the same Robert he would well and faithfully pay and content. Nevertheless the said Jonathan his promise and assumption aforesaid made Little Regarding but plotting and fraudulently Intending the said Robert in his Life time and the said Mary since the death of the same Robert in that part to defraud & deceive her the said Sum of five hundred and two pounds of tobacco or any part thereof to the same Robert in his Life time or the said Mary since his death hath not paid nor either of them for it in any way contented altho' the same to doe afterwards by the same Robert in his Life time the day and year above and by the same Mary since the death of the said Robert the twentieth day of June Seven hundred & twenty five at the County aforesaid within the Jurisdiction aforesaid was Requested but the said Jonathan the same hither to do shall altogether Refused and Still doth Refuse whereby the same Mary says she is worse and hath damage to the value of One thousand pounds of tobacco and thereof she brings this Suit &c and the same Mary brings her into Court the Doctors testimony by which

I Gave of Quod Credgas pro Doct. & Roe

At which said third Tuesday of August to wit the seventeenth day of the same month and Dow One thousand Seven hundred and twenty five being the day of the Return of the said Writ Cometh the said Mary Martin Deumbring aforesaid by her attorney aforesaid and the Sherif of Somerset County to whom the foregoing writ was directed <sup>likewise</sup> Cometh and make Return thereof to the Court here Edvised in these words following viz

Wouldt Inventory of Jos. M. Carter Sherif

Whereupon the said Mary Martin Deumbring aforesaid by her attorney aforesaid prays that forasmuch as she hath Complied with the Law in order to an attachment. She may have Judgment against the said Jonathan Raymond for her damages aforesaid by way of attachment according to act of assembly

thereupon for that it seemeth to the Court here that the said Mary Martin Deumbring aforesaid hath Complied with the Law as alleged

Therefore it is considered by the Court here the Seven tenth day of August and Dow One thousand Seven hundred and twenty five that the said Mary Martin Deumbring aforesaid Recover against the said Jonathan Raymond as was the Sum of five hundred & two pounds of tobacco her damages by Question of the premises aforesaid or also all costs and Charges laid out and Expended about her Suit by way of attachment against goods Chattels Rights or Credits of the said Jonathan Raymond amounting to all of aforesaid in full Com made and provided

(201)