

the Value of five Pound like money in Gold or silver in part satisfaction of the Condition of the said Obligation. we further find that no Staves have been paid by the said Larrimore to the said Rowby to the knowledge of these Jurors Pursuant to the Condition of the writing Obligatory &c. we find that the Plaintiff John Rowby before the Impetration of his Original writ against the present defendant made oath before Peter Hellin a Justice of the Peace for Calvert County in these words. Calvert County July 17th 1739 Then came John Rowby before me one of his Lordships Justices of the peace for the County &c. and made oath on the holy Evangelist of Almighty God that he nor no person by his order did never receive. part nor parcel of the within bond more then what Credit is given upon the Back of the bond within mentioned Sworn before Peter Hellin. we also find that there was indorsed on the said bond in manner following before at the time of the oath &c.

M ^r : John Larrimore	D ^r		
To the bond within mentioned	£29 ^{sterling} 10 ^{sh} 0	1738 By 2000 Capboards Currency	£5 ^{sterling} 00 ^{sh} 0
To the difference of money & 140 ^{sh} 6 ^d	41 ^{sterling} 6 ^{sh} 0	1738 By 10 Barrells of pork Currency	15 ^{sterling} 00 ^{sh} 10
To Interest 1 ¹ / ₂ years & 6 ^{sh} 6 ^d	6 ^{sterling} 11 ^{sh} 0	1738/9 By 7 Barrells of pork	10 ^{sterling} 10 ^{sh} 0
	<u>77^{sterling} 2^{sh} 0</u>		<u>£30^{sterling} 10^{sh} 00</u>
			Due to John Rowby 46 ^{sterling} 12 ^{sh} 00
			Feb ^r 19 th 1739/40 <u>77^{sterling} 2^{sh} 00</u>

We further find that the severall barrells of pork and the Capboards in the said Indorsment mentioned and the pork and Capboards in the verdict above mentioned to be paid by John Larrimore to John Rowby one and the same pork and Capboards if on the whole matter the Law be with the Plaintiff we say that the said John Larrimore in his life did not pay to the said John Rowby the severall sums of money staves and Pork in the Condition of the writing Obligatory mentioned as the said Mary above in her plea hath Alleged and asped damages by means of the detention of the Plaintiff debt to one penny sterling beyond his Costs by him insuit in this behalfe assessed and for those Costs to one pound of tobacco but if the Law be for the defendant then we say that John Larrimore the testator paid the severall sums of money staves and Pork in the Condition of the writing obligatory mentioned as the said Mary in pleading hath set forth.

Whereupon all and singular the premises being seen and by the Justices here fully understood.

It is considered that the aforesaid John Rowby Recover against the aforesaid Mary Larrimore of the goods and Chattels which were of the aforesaid John Larrimore at the time of his death in the hands of the aforesaid Mary remaining to be administered in debt aforesaid, and his damages aforesaid to one penny sterling and one pound of tobacco by the Jurors aforesaid in form aforesaid assessed as also Eight hundred and Sixty Eight pounds of tobacco to the same John at his request for his Costs and Charges aforesaid by the Court here of Increase adjudged which certain damages in the whole amount to one penny sterling and Eight hundred and Sixty Nine pounds of tobacco of the goods and Chattels which were of the aforesaid John Larrimore at the time of his death in the hands of the aforesaid Mary remaining to be administered if so much thereof in her hands she hath, and if so much thereof in her hands she hath not, then the damages afo to be levied of proper goods and Chattels of the aforesaid Mary, and the same Mary in Mary &c.