

Depends the price and injury when 46<sup>o</sup> and the same attorney says that he is not informed of any answer to the said Nathaniel for the said William in the plea of to begin and nothing other through any way whereby the same Nathaniel remains against the said W<sup>m</sup> thereupon without Dispute

It is therefore considered by the Court here that the said Nathaniel recover against the said W<sup>m</sup> his Debt by causing of the Demises to Eleven Thousand six Hundred & Twenty Six pounds of Tobacco according to the Declaration afo<sup>r</sup> as also Three Hundred and forty Pounds of Tobacco for his Costs & Charges by him about his Suit in this part laid out and expensed to the said Nathaniel of his part by the Court here adjudged and the said William

Def. in W<sup>m</sup> 86

Here Samuel Hanson Jur<sup>or</sup> Judgment of Nonsum  
vs. Casandra Wood

Charles County Casandra 976 and late of Charles County Widow was attached to answer unto Samuel Hanson Jur<sup>or</sup> High Sheriff of Charles County afo<sup>r</sup> of plea of Trespass upon the case and so forth

And Whereupon the same Samuel by Samuel Chas his attorney complains that whereas the said Casandra the Day of June in the year past did owe the said Samuel four thousand and forty seven and a half pounds of Tobacco was indebted to the said Samuel in the sum of Two thousand four hundred and thirty pounds of Tobacco for such as by property in an account as by the particular account thereof with into Court brought may appear and being so the said Casandra in consideration thereof promised to wit the day and year afo<sup>r</sup> at the County afo<sup>r</sup> upon herself a sum of two thousand then and there faithfully promised that she the said Casandra the said sum of Two thousand four hundred and thirty pounds of Tobacco to the said Samuel when thereunto after would

she should be goods null & void content and pay never the less this Casandra her promise and assumption afo<sup>r</sup> not regarding returning and performing by Insteading the same Samuel in this part craftily and slyly to receive and defraud the said Casandra the said sum of Two thousand four hundred and thirty pounds of Tobacco or any part thereof to the said Samuel hath not paid or him for the same in any sort Contented altho the said Casandra afterwards to wit the first day of July in the year past at the County afo<sup>r</sup> and often since by the same Samuel hath been thereunto Requested but the same to him the said Casandra hath not to pay or him for the same in any sort to Content hath hitherto altogether refused and she doth Refuse to the Damage of the said Samuel four Thousand Nine Hundred and Twenty Six pounds and there fore Suit is brought and so forth

John Doe  
Clerk of the Court  
Rich<sup>d</sup> Roe