

In the said Note when ever he should be there to a afterwards & requires Neer theley
 the said Richard Smith not regarding his promise and assumption but
 contriving and fraudulently intending to defraud and deceive the said Thomas
 hath not paid the said Sum of one Thousand three Hundred and sixty four pounds
 of Tobacco nor any Part thereof, altho the said Richard afterwards that is to say the
 Thirtieth day of December in the year of our Lord one Thousand seven Hundred and
 forty six, an Act in Charles County sh. was by the said Thomas formerly there to
 Required but the said Richard Smith hath to hath altogether and still doth refuse to pay
 the same wherefore the said Thomas formerly saith he is the worse, and hath Damage to the
 Value of two Thousand seven Hundred and twenty eight Pounds of Tobacco and therefore
 he prays satisfaction of the same
 Edw. 26. 1707

And the said Richard Smith by Thomas Clark his attorney comes and defends the force
 and Injury when 26. and prays leave to impeare here until the Next Court to be holden
 at Charles Town on the second Tuesday in November and he hath it and the same day
 is given to the same Thomas here 26.

At which day to wit the second Tuesday in Nov
 26. comes here as well the said Thomas as the said Richard by their attorneys afo. and
 the said Richard by his said attorney prays just leave to impeare here until the Next
 Court to be holden at Charles Town on the second Tuesday in March and he hath it and
 the same day is given to the same Thomas here 26.

And on the third day to wit the
 second Tuesday in March 26. came as well the said Richard as the said Thomas by their
 attorneys afo. and the said Thomas by his attorney afo. says that the said Richard to wit
 Declaration, afo. against him may answer and the said Richard by his attorney afo. comes
 and defends the force and Injury when 26. and the same attorney says that he is not informed
 of any answer to the said Thomas as for the said Richard in the plea afo. to begin with something
 other than of doctes or referred by the same Thomas remains against the said Richard
 thereupon without Defense

It is therefore considered by the Court here that the
 Thomas do deliver against the said Richard and his Damages by persuasion the sum of one
 one Thousand three Hundred and sixty four Pounds of Tobacco as afo.

But the said Richard for his cost and Charges by him
 about this suit in this part laid out and Expended to the said Thomas of his assent by the
 Court here is judged and the said Richard in Money 26.

Then Thomas Midgley afo.

(M) Richard Norwood Judgment of Verdict.

Charles County sh. Richard Norwood late of Charles County Planter was attained to
 Answer unto Thomas Midgley of a plea of Suspension the
 And thereupon the same Thomas Midgley by his attorney complains
 that whereas the said Richard in the said day of April in the year of our Lord one
 Thousand seven Hundred and forty six at Charles County sh. was indebted to the
 Thomas in the sum of Twenty seven Hundred and twenty eight Pounds of Tobacco for
 divers articles lying & property in an account as by the Particular Account thereof here
 into Court brought may appear and being so the said Richard in consideration thereof
 afterwards to wit the day and year afo. at the County afo. upon himself assumed and to
 the said Thomas then and thereunto fully came and that he the said Richard the said
 sum of one Thousand three Hundred and twenty eight Pounds of Tobacco to the said Thomas
 when thereunto afterwards he should be Required well and truly would content and
 pay