

March Court Anno Domini 1747

One Thousand Seven Hundred Twelve and a half pound of Tobacco or any part thereof to the said Christopher & Company to pay or in any sort to content both he & her to a together Refused and still both Refuse to the Damage of the said Chris: & Com^{ys} These Thousand four Hundred and Twenty five Bunches of Tobacco and therefore they bring suit &c

1746

W^m William Neale of Tachiah & Chris: Lowndes of Co. D. Sterling Esq^r.

Ed. 4c: John De Rich^d Roe

January 8 th	To 10 yards Drapghda Linnen 16/8 a pair or 2/	£. 18. 8
To 10 yards Cotton 25/10 yard 3/4 Check 16/8 1/2 Inkle 1/3	2. 2. 11	
To 10 yards fitt. Batt 3/6 3/4 in hilled brown Linen 2/6	6	
To 10 yards Stricking Linnen 18/8 7 yard v brown Holland 17/6	1. 15. 10	
To 4 1/2 yards Shalloon 10/6 3 1/2 yards fitch Linnen 8/2	10. 0	
To 3 yards Bolster Silk 6/9 1 1/2 3 1/2 to a shella salt 12/3	19	
16 To 10 yards Joseph Noble 2/6 Curruccio	1. 7 1/2	

October 6th 1747 - Errors Excepted for Chris: Lowndes of Com. £ 7. 2. 0 210/112 1/2

Maryland^{ca}: Prince Georges County October 6th 1747 John Game M^r Charles Ruld - Before me the Subscriber one of his Lordships Justices of the peace for the County afo^r made Oath on the Holy Evangelist of Almighty God that the above account is just & true, and that he never created Partner or was thereof of nor any Security or other Satisfaction for the same - Sworn before

John Thomas Jun^r

Whereupon into Court here in his proper person comes Thomas Smoot of Charles County Planter and becomes Pledge and Security for the afo^r that if should happen the said William in the plea afo^r should be Condemn that then this Thomas yielded and granted that as well the Damages afo^r as all Costs which to the same Christopher & Company in this part should be adjudged of his Lands and Chattels should be made and Sewed to and for the use of the said Christopher & Com^{ys} If it should happen the said William the Damages of Costs afo^r should not playe his body into the custody of the Sheriff by Order there of Under

And the said William in his proper person comes and defends the force and Injury taken &c and Prays leave thereof to Imp^{le} here to until the next Court to be holden at Charles Town on the second Tuesday in March next and he has it and the same day is given the said Chris: & Company here &c

And now here at this day to wit the second Tuesday in March afo^r came as well the said William in his proper person as the said Chris: & Company by their attorney afo^r pray that the said William to their Declaration afo^r against the said Company and for that the said William, to the Declaration afo^r of them the said Christopher & Company does not answer nor the Action afo^r in any wise gainway whereby the said Christopher & Company remains against the said William, thereupon without Defence

It is therefore Considered by the Court here that the said Christopher & Company do recover against the said William their Damages by Omission of the same as well as by the Justices of the Peace there are afo^r to be One Thousand Seven Hundred Twelve and a half Pound of Tobacco as also 1 Pound of Tobacco for their costs and Charges by him about his suit in this part laid out and Expended to the same Christopher & Company of their Definned a part by the Court here adjudged and the same William in Wary &c