

Whereupon the said Robert by Jeremiah Chase his attorney afo. prays ^{Condemnation} of the Effects afo. as afo. by the schedule afo. amounting to Nine Hundred and Ninety Pounds of Tobacco with Execution thereof to him to be adjudged and the said John Marten altho solemnly called comes not but makes default. Therefore it is Considered by the Court here that the said Robert Gill have Condemnation of the Effects afo. to Nine Hundred and Ninety Pounds of Tobacco according to the schedule afo. by the Court here adjudged according to the force form and Effect of the Act of Assembly in those Cases like made and Provided and that the said Robert Gill have thereof Execution &c.

M^o J^o Samuel Lovejoy on Court

vs Robert Gilpin J^o Co D^o 665

John Marten's Judgment for Plaintiff

Charles County vs John Marten Jun^r late of Charles County Plaintiff attached to answer unto Robert Gilpin of plea of Trespass upon the Case and so forth

And Whereupon the same Robert Gilpin by Jeremiah Chase his Attorney complains that whereas the said John Marten Junior the late on the day of September in the year our Lord one Thousand seven Hundred and forty seven at Charles County afo. said was indebted to the said Robert Gilpin in the sum of six Hundred sixty five and a half Pound of Tobacco for divers articles lying Properly in account as by the Particulars returned hereof here with into Court brought may appear and being thereof Indebted the said John Marten Junior in bond & condition thereof afterwards to wit the day and year afo. at the County afo. upon himself assumed and to the said Robert Gilpin then and there faithfully promised that he the said John Marten Jun^r the said sum of six Hundred sixty five and a half Pound of Tobacco to the said Robert Gilpin when thereunto afterwards he should be required without any delay content and pay Nevertheless the said John Marten Junior his Promise and assumption afo. not regarding but minding and fraudulently intending the said Robert Gilpin in this part craftily and wittingly to deceive and defraud the said John Marten Junior the said sum of six Hundred sixty five and a half Pound of Tobacco many parts thereof to the same Robert Gilpin hath not paid neither for the same in any sort Contented altho the said John Marten Junior offered to wit the ninth day of January in the year of our Lord one Thousand seven Hundred forty seven and often afterwards at Charles County afo. by the same Robert Gilpin hath been Requested but the same to him hitherto to Day or him for the same in any sort to Content he the latter to altogether Refused and still doth Purpose to the Damage of the same Robert Gilpin one Thousand three Hundred and thirty one Pounds of Tobacco and therefore suit is brought and so forth

D^o 665
J^o Co
P^o 665

1717 D^o John Marten Jun^r vs J^o Co vs Robert Gilpin

Septemb ^r 10 th Sup ^r Blanketts 27/ 144 10 Nails 12/2	4-19-2
Gun Powder	- 3-8
1/2 lb blades Penn Knives 4/6 3/0 Brown Thread 2/9 3/4	- 7-3 1/2
1/2 lb Brown Thread	- 1-9 3/4
7 yds Madras 10/6 1 half burb Bridle 1/1	- 14-6
2 10/ 1/2 lb 665 3/4 3/0 Err: Excepted for Robert Gilpin	- 3-5 1/2
J ^o Samuel Walker Esq ^r 1717	