

March Court Anno Domini 1747 (113)

And saith that he cannot deny the action afo. of him the said Samuel nor but that he owes to the said Samuel the sum of Eight Hundred Pounds of Tobacco as the said Samuel above supposes. Whereupon the said Samuel by his Attorney aforesaid prays Judgment and those Damages together with his Costs and Charges by him about his Suit in this part laid out and Expended to him to be adjudged. Therefore it is Considered by the Court here that the said Samuel do recover against the said Samuel his Damages afo. to Eight Hundred Pounds of Tobacco above aforesaid as also one Hundred and forty nine pounds of Inspectio-
Def. Samuel Expended on his aforesaid by the Court here adjudged and the said *W. C. aforesaid*

H. M. S. Messrs. Stephenson Debt 2000
and Steel

to Richard Mycan Judgment of Cognovite

Charles County J. Richard Mycan late of Charles County Surveyor otherwise called Richard Mycan of Charles County Surveyor was summoned to answer unto Messrs. Stephenson and Steel aforesaid that he had underwrote them the sum of Two Thousand Pounds Merchantable Tobacco which to them he owes and unjustly detains, for the And Whereupon the same Daniel Stephenson and Steel by Serjeant Chas. their Attorney say that whereas the said Richard Mycan the sixth day of October in the year aforesaid one Thousand seven Hundred and forty six at Charles County aforesaid by his certain Bill Obligatory with the seal of him the said Richard sealed and then in Court brought whose date is the day aforesaid. Acknowledged himself to owe to the said Stephenson and Steel the sum of One Thousand pounds of sound Merchantable Tobacco to be paid to the said Stephenson and Steel on the first day of March next ensuing the date of this Writing Obligatory and to the same Payment well and truly to be made and done. the said Richard Mycan bound himself his Heirs Executors and Administrators in the sum of Two Thousand pounds of Tobacco as aforesaid for the payment of One Thousand pounds of like Tobacco firmly by the said Bill and the said Stephenson and Steel in fact say that the said Richard hath not paid to the said Stephenson or either of them the aforesaid sum of One Thousand pounds of Tobacco nor any part thereof upon the aforesaid first day of March which to them on this said day he ought to have paid according to the form and Effect of the Bill aforesaid by which action hath ensued to the said Stephenson and Steel to have and demand of the said Richard the said sum of Two Thousand Pounds of Tobacco aforesaid. Nevertheless the said Richard aforesaid hath not paid to the said Stephenson and Steel nor either of them the said sum of Two Thousand pounds of Tobacco aforesaid nor any part thereof but hath and still doth refuse to pay the same. Therefore they say that they are the worse and have Damage to the Value of Two Thousand Pounds of Tobacco aforesaid and therefore Suit is brought and set forth.

Edw. Doe
Clerk of Court

Whereupon into Court here in person comes Thomas Brook of Charles County Gentleman and becomes Pledge and Security for the said Richard that if it should happen the said Richard in the plea aforesaid should be convicted that then the said Thomas yielded and granted that as well the Debt aforesaid as all Damages to be to the