

Marchbourn Anno Domini 1746

Obligation to build Case to remain in full force and virtue in Law but if the said
be made in the payment of the said sum of six thousand one hundred fifty
pounds the now I empower any Attorney in any Court of Record in the Kingdoms
of Great Britain France or Ireland, or within the Province of Maryland, or
other his Majesty's Dominions to appear for us at the suits of the abovement. &
Corn. Sanford his Ex. adm. or assignee and to receive a Declaration or
Declarations on the above obligation, and thereupon to confess judgment by
Nihilit, Cognovit, Relictum, Nonsum informatum or other his Churely
Relaxing all the Errors that may happen upon the said judgment being out
Executions thereupon or in any of the proceedings thereunto relating

The following Assignment was annexed to the foregoing Bond
Maryland Charles County. Know all men by these presents that I Corn. Sanford
of Charles County in the Province of Maryland am holder of the said Bond
Gambra & Thomas Wood of Charles County Planters by their obligation, bearing
date the Eleventh day of August Seventeen Hundred & forty six and stand bound
unto me the said Corn. Sanford in the sum of Twelve thousand Two Hundred pounds
of good sound Merchantable Seal Tobacco in Cash with Condition for the payment
of six thousand one hundred pounds of good sound Merchantable Seal Tobacco in
Cash in Charles County at or upon the first day of January next ensuing the date hereof
as by the said obligation doth more fully appear Notwithstanding that the said Corn.
Sanford have hereby made ordained constituted and appointed and authorized John
Muschett of the County and Province aforesaid Merchant my Lawfull Attorney in
my name and for his own Company's use and behoof to ask Demand Receive sue
for and recover the said sum of Tobacco in the said Bond mentioned against the said
William Shobald Richard Gambra and Thomas Wood or either or any of them
as to him shall seem fit and generally to act and do therein to final Judgment and
Execution, in as large full and ample manner to all intents and purposes as if
the said Corn. Sanford may can might could should or ought by virtue force
or Reason of the said Recid obligation, In Witnes whereof I have hereunto set
my hand and seal this Twenty seventh day of February in the year of our Lord one thousand
Seven hundred and forty six seven

Corn. Sanford

Seal & Deliv. }
In the presence of }
the words to ask Company's being first interlined & read

Which being read and heard the said W. Shobald by Thomas Clark his atty
comes and defends the force and injury when &c. and the said Attorney saith
that he is not informed by the said W. Shobald of any answer to be given for
the said William Shobald to the said John Muschett in the premises nor hath
he any other thing to say thereof in Bar or Preclusion of the Action aforesaid