

March Court, Anno Domini 1750.

Afterwards required Neverthelss the said Daniel Bryan altho often  
Required the said sum of Five Thousand Six Hundre and Sixty four Pounds 10 afts or any  
Part thereof to the said Daniel and Henry hath not Paid or in any sort contented but the same  
to them the same Daniel and Henry Nine Thousand One Hundred and Twelve Pounds 10 afts  
was apaid and therefore suit is brought and so forth. — Plead. &c. John Doe Ruth Doe

And thus the said Daniel Bryan by Harry Donall his attorney comes and defendeth the same by  
Injury wherein and so forth and Prays a hearing of the writing Obligatory aforesaid and it is  
Present to him and he also Prayeth hearing of the condition of the same Writing Obligatory aforesaid  
and it is Alldown to him in these words following to wit —

The Condition of the above Obligation is such that if the above bound Daniel Bryan  
do and shall well and truly Pay or cause to be paid unto the said Daniel Stephenson and  
Henry Steel their Certain Attorney, Executor, Administrator, or assigns, the sum & value  
sum of Two Thousand Eight Hundred and Thirty Two Pounds of Tobacco in Three Hougholds at  
or upon the first day of March next ensuing the date hereof, with legal Interest for the same  
then the above Obligation to be void, else to remain in full force and effect and in case of  
default to make in the Payment of the said sum of Two Thousand Eight Hundred and Thirty Two  
Pounds of like Tobacco than I Impower any attorney, in any Court of Record in the realms of  
Great Britain, France, or Ireland, or within the Province of Maryland or other his Majesties  
Dominions, to appear for me at the suit of the aforesaid Stephenson & Steel and to receive  
a Declaration on the above Obligation, and thereupon to Compt Judgment by Default, Cognovit,  
Actionem, Non sum Informatus, or otherwise hereby releasing all the debt that may happen upon  
this said Judgment saving out Execution thereupon or in any of the Proceedings thereunto Relating

Sealed and Delivered,

In Presence of —

Prof. Wheeler

John Atkinson

Dan. Bryan

Which being Read and heard the said Daniel by his attorney aforesaid comes and defendeth  
the same by Injury wherein &c. and the same attorney saith that he is not informed by the same Part  
of any Answer to make for the said Daniel to the same Daniel and Henry in the action of the former  
Daniel & Henry by which the same Daniel & Henry remains against the said Daniel Stephenson and Steel  
Therefore it is considered that the said Daniel and Henry recover against the said Daniel his  
Debt and two Damages by occasion of retaining that Debt to one Thousand Ninety eight  
Pounds and Three Quarters of a pound of Tobacco to the same Daniel and Henry of their aforesaid  
Def in med. by the Court here Adjudged and the said Daniel Bryan in Money &c.

Philip Club John Nonkoff

Charles County for Philip Club late of Charles County Planter otherwise called Philip Club of  
Charles County was Summoned to answer unto James Middleton and Ignatius Gardiner of

(spca)