

June Court Anno Domini 1749.

Shew Daniel M'Pherson Trespass shew Parham's Adm^r ^{His Honor's} ^{Impugnance}
 vs Charles Courts Jun. Sebatid^o ^{vs} ^{vs} James Mudd Struck of

Shew Francis Parham ^{His Honor's} ¹⁷⁴⁹ ^{Shew} ^{This Cause Continued} ^{Impugnance}
 vs Richard Roby ^{under suggestion of an Evidence wanting beyond Sea}
 Judgment of the Court for Dam: in the Part.

Charles County for Richard Roby late of Charles County Planter was Attached to Answer unto Francis Parham of trespass upon the Case and Oath.

And Whereupon the same Francis by Plea in Law shew his Attorney complains that whereas the said Richard Roby the twenty fourth day of October in the year of our Lord one Thousand Seven Hundred and Forty Six at Charles County afo^r was indebted to the said Francis Parham in the sum of one Thousand four Hundred and Seventy Two pounds of Tobacco for divers Articles lying Copied in an Account as by the Particular account thereof herewith into Court brought may appear and being thereof indebted the said Richard Roby in consideration thereof afterwards to wit the day and quarter of the County afo^r upon himself assumed and to the said Francis Parham then and there faithfully promised that he the said Richard Roby should pay the said Francis Parham the sum of one Thousand four Hundred and Seventy Two pounds of Tobacco to the said Francis when he should be requested will and lawfully would Content and say never wills the said Richard his Promise and Assumption afo^r not regarding but minding and fraudulently intending the same Francis Parham in this Court craftily and Subtly to deceive and defraud the said Francis Parham the said sum of one Thousand four Hundred and Seventy Two pounds of Tobacco or any Part thereof to the said Francis Parham and his Executors for the same in any sort Contented altho' the said Richard Roby afterwards to wit the Big 10th day of April in the year of our Lord one Thousand Seven Hundred and forty Nine and often afterwards at Charles County afo^r by the same Francis Parham hath been requested but the same to him hitherto, to say or give for the same in any sort to Content hath hitherto altogether refused and still doth Refuse to the Damage of the said Francis Parham Six Thousand Nine Hundred and Forty four pounds of Tobacco And therefore Suit is brought and so forth

Richard Roby ^{vs} ^{vs} John Doe ^{vs} ^{vs} Richard Roe

August 27 th	Recd. Peruvian 31	50
176 th 24 th	Recd. Inet	20
	Recd. Astring. dos. n ^o vi	60
	Recd. Balsam	20
	Recd. Peruvian Recd. 31	50
27 th	Recd. abarab dos. sqf	100
86 th 1 st	Recd. Astring. n ^o vi	100
	Ingrd. Astring. 31	120
2 nd	Recd. Astring. n ^o 8	40
4 th	Ibidem repet. n ^o x	160
	Ingrd. Astring.	200
	Recd. Couv. pulv. 31	20
10 th	Elect. Balsamic. Corobor 31	50
12 th	Recd. Astring.	40
	Recd. Anodyn. n ^o xij	72
	Gul. restorativ.	20
15 th	Recd. Anodyn. n ^o xiv	120
22 nd	Recd. Scleris n ^o x	100
24 th	Ibidem repet. n ^o vi	60
	Elect. Couv. Balsam	40
	Recd. Astring. 31	50
Coros. Excep. Recd. by Fran. Parham		1272

Charles County. On the 8th day of May 1749 the Book of Accounts from which the within account is justly Copied was Produced to me, and in folio 268 stands the within Account and also in folio 288 in the same Book stands the following Probate Oath June the 16th 1749 Then Doctor Francis Parham made Oath that the several Accounts contained in the said Book to the date hereof are Just and true, and that he hath not received any Part nor Cancel thereof more than Credit given to the Best of his Knowledge Sworn before ^{John Doe} ^{Richard Roe} And also this day the same Francis Parham made Oath on the Holy Evangelist of Almighty God, that he hath not Cancelled any Part nor Cancelled any Part thereof by Swearing or Satisfaction for the same to his Knowledge Sworn before ^{John Doe} ^{Richard Roe}