

June Court Anno Domini 1759.

Whereupon into Court herein his Proper Person Comes John Busck of Charles County
 Plant and becomes Pledge and Security for the said Mary Busck that if it should happen the said
 the said Mary in the Plea sh^d should be convicted that then the said John should and Granted that he will
 be det^d of as a Damaged Party which to the said Samuel in this Court should be adjudged of his Honor
 and Charges should be made and Levied to and for the use of the said Samuel that if it should
 happen that the said Mary the Debt Damages and Costs sh^d to the said Samuel should not pay or his body
 into the custody of the Prisoners by Reason thereof Under — And the said Mary by
 Thomas Clark her Attorney Comes, as well as the said Samuel by his Attorney and the said Samuel by his
 Attorney Says that the said Mary Busck to his Declaration sh^d against her may Answer and the said
 Mary by her Attorney sh^d Comes and defends the force and Injury w^{ch} and the same Attorney says
 that he is not Informed of any Answer to the said Samuel for the said Mary in the Plea sh^d to be given
 nothing other than of does he say where by the same Samuel Remains against the said Mary therefore
 without defence. It is therefore Considered by the Court here that the said Samuel do Recover against
 the said Mary his Debt by Decision of the Premises to One Thousand Nine Hundred and Seventy Seven
 of Good Tobacco in Two Hogheads as also One Hundred and Sixty Two Pounds and One Quarter of a Penny
 for his Damages Costs and Charges by her about his Suit in this Part laid out and Expended to
 Def^d in the the said Samuel of his Account by the Court here adjudged and the said Mary in May 16th

1776 Thomas Jackson, John Morris, Have John Simple... ^{the} Dam: 1252 Tobacco
 Edward Sanders, Sepi Agard, Richard Valley, N. E. I. Esq. of Henrico
 Thomas Hungerford, ^{the} Dam: 1581 Tobacco
 1776 Philip Wood Judgment According to Suit

Charles County sh^d Philip Wood late of Charles County Taylor was attached to Answer unto Thomas
 Hungerford of a plea of Tru^{sp} upon the Case and so forth.
 And thereupon the same Thomas by Samuel Chase his Attorney Complains that whereas
 the said Philip the first day January in the year of our Lord One Thousand Seven Hundred &
 forty Eight at Charles County sh^d was indebted to the said Thomas in the Sum of fifteen
 Hundred and Eighty One Pounds of Tobacco for divers Articles lying Property in an Account as
 by the Particular Account thereof herewith into Court brought may appear and being so
 thereof indebted the sh^d Philip in Consideration thereof afterwards to wit the day and year sh^d
 at the County sh^d Upon himself assumed and to the said Thomas then and there faithfully
 Promised that he the sh^d Philip the sh^d Sum of fifteen Hundred and Eighty One Pounds of Tob^o
 to the said Thomas when thereunto afterwards he should be requested, well and Truly would content
 and pay. Nevertheless the sh^d Philip his Promise and Assumption sh^d not regarding
 but minding and fraudulently Intending the same Thomas in this Part Craftily and Subtly
 to receive and defraud the sh^d Philip the said Sum of fifteen Hundred and Eighty One Pounds of
 Tobacco or any Part thereof to the same Thomas hath paid nor him for the same in any sort Contented at the
 the sh^d Philip afterwards to wit the tenth day of April in the year of our Lord One Thousand Seven
 Hundred and forty Nine and often afterwards at Charles County sh^d by the same Thomas hath been
 Requested, but the same to him hitherto, to pay or for the same in any sort to Content hath hitherto
 Altogether Refused and still with Refuse to the damage of the Thomas Three Thousand One Hundred
 and Sixty Two pounds of Tobacco and therefore Suit is brought and so forth. Pled^d ^{John Doe} ^{vs} ^{Richard Roe}