

relation being thereunto had may more at Large appear, And the Said John to the Said Joseph and Company in manner aforesaid being indebted in consideration thereof did assume upon himselfe and to the Said Joseph and Company then and there Faithfully promise that he the Said John the Said Sume of 508 pounds of Tobacco to the Said Joseph and Company when he Should be thereunto requested would well and truly Content and pay Nevertheless the Said John his promise and assumption aforesaid not regarding but mindeing and fraudulently intending them the Said Joseph and Company in this behalfe Craftily and Subtily to receive and defraud the Said Sume of 508 pounds of Tobacco or any part thereof to the Said Joseph and Company or to any other person for their use hath not paid although the Said John to doe the Same by David Small Factor of the Said Joseph and Company afterwards the Day and place aforesaid was requested but the Same to pay hath hitherto refused and Still doth refuse to the Damage of the Said Joseph and Company of 1000 lbs. of Tobacco and thereof they bring their Suite.

Pledges etc. John Doe, Richard Roe. Joshua Cecell.

John Chappman Debtor to Joseph Jackson and Company Sept. the 12 1698.	
To your assumption to pay James Williams account	400
To 2 Gallons one quart of Rome at	108

508

[475] And the Said John Chapman by William Stone his attorney comes and defends the force and Injury when etc. and Prayeth Lycence to imparle here Untill the next Court and it is granted unto him the Same day is given to the Plantiffe likewise.

And now here at this day (to witt) the 26th day of September Annoque Domini 1699 here came as well the Said Joseph Jackson and Company Plantiffe by Joshua Cecell their Attorney aforesaid as allso the Said John Chapman Defendant by William Stone his Attorney cometh and defendeth the force and Injury when etc. and Saith that he oweth not the Said Plantives the five hundred and Eight pounds of Tobacco or any part thereof as the Said Joseph Jackson hath declared against him and of this he putts himself upon the Court. William Stone.

And the Plantiffes also. Joshua Cecell.

Whereupon the Court haveing read and fully understood the Alligation on both Sides and the Wittnesses on both Sides being fully heard by the assent of the parties aforesaid. etc.

Therefore it is Considered by the Court that the aforesaid Joseph Jackson and Company Plantiffs recover against John Chapman Defendant as well the Sume of five hundred and Eight pounds of Tobacco his Debt aforesaid as allso the Sume of two hundred Seventy two pounds of Tobacco Cost of Suite to the Said Plantifs of their assent by the Court here adjudged and the Said John Chapman Defendant in mercy.

William Round and Company Plantiff: Jonathan Willsons Executors Defendant

Kathrine Willson and Joshua Cecell Late of Prince George County Executors of the last will and Testament of Jonathan Willson Deceased otherwise Called Jonathan Willson of Calvert County in the Province of Maryland Inholder was Summoned to answer unto William Round and Company of Sumersett County in the Province aforesaid of a Plea that they render unto them the full