	· / /	,, •	J^J	
(4)		····)		Liber W. C.
	bacco of the said Arthur Sawyer nor m with the marke of the said Arthur Neithe it rec ^d for the said Arthur Sawyer & soe no to be allowed	To- larked r was ought	404	
	of brandy at 35 ^{ti} p gall w ^{ch} ought not to allowed, because the said Sawyer ordered the s ^d Gibbs noe brandy to bee spent upo said Sawyers acco ^t being altogether unresary for the said Sawyers use	o bee him him the neces-	280	
	 The said accomptant chargeth 20^{li} of suga not to bee allowed, by reason the said sa gave noe ord^r for the same being altog unnecessary for the said sawyers use The said Accomptant Gibbs chargeth Tolenger 	r w ^{ch} wyer ether 	60	
	to bee paid to Benjamin Laurence for seidge but sets downe noe time, when or long hee used the store nor for whose gw ^{ch} ought not to bee allowed by reason tha Accomptant chargeth 15 ^{li} Tob p Cent for Comission, in w ^{ch} storeidge is included cording to the Custome of Marchandizein this province	Stor- how roods t the r his ac- g in	3600	
(8)	The said Accomptant Gibbs chargeth prended to bee pd to Jno Gary for stored but sets downe noe time when or how long used the store nor for whose goods wch on to bee Allowed, because the accompanded the store in wch storedge is included &c	Tob idge, hee ught stant	1400	
(9)	The said Accomptant Gibbs chargeth Tob paid to Henry Hooper for Carrying the go to Somerset County, but sets not downe will goods they were Neither produces any recommon for the payment of the same wend ought No bee allowed because it was altogether Unesary to Carry the said Arthur Sawyers go into somerset County when they might have been sold in Calvert County: had the said countant used his Utmost Endeavor and Incerty to sell the same	pods hose ceipt of to bees-bods e all Ac-	p.	278