

And Whereupon the Said Edward and Dudley by Joshua Cecell their Attorney Complaineth that whereas the Said George the 20th day of May in the year of our Lord 1690 Att Charles Towne within the Jurisdiction of this Court was Indebted unto the Said Edward and Dudley in the Sume of fifteen hundred forty nine lbs. of tobaccoe [93] Being for divers goods wares and Marchandizes Sold and delivered him the Said George as by a pertickeler Account thereof here in Court produced Relation being thereunto had may more at Large Appeare and the Said George to the Said Edward and Dudley in manner aforesaid being Indebted In consideration thereof did Assume upon himselfe and to the Said Edward and Dudley in manner aforesaid being Indebted In consideration thereof did Assume upon himselfe and to the Said Edward and Dudley then and there faithfully promise that he the Said George them the Said Edward and Dudley the Said Sume of 1549 pounds of tobaccoe when he the Said George Should be thereunto Requested would well and truly Content and pay Nevertheless the Said George his promise and Assumption Soe as aforesaid made not at all Regarding but minding and Fraudulently Intending them the Said Edward and Dudley in this behalfe Craftily and Subyilly to deceive and defraud he the Said George the Said Sume of 1549 lbs. of tobaccoe According to his promise and Assumption Soe as aforesaid made or any part thereof to the Said Edward and Dudley or to Either of them hath not paid Although the Said George to doe the Same by the Said Edward and Dudley Afterwards the day and place aforesaid was often thereunto Requested but the Same to pay hath hitherto Refused and Still doth Refuse to the Damage of the Said Edward and Dudley of 2000 lbs. of tobaccoe and thereupon they bring their Suite etc.

Pledges etc. John Doe, Richard Roe. Joshua Cecell.
George Young Debtor May 20th 1690 to Messrs. Carletons.

	lbs. tobaccoe
To 11 yards of blew Linin att 10 per yard: 110, to 6 Ells Canvis at 18: per Ell, to 3 1/2 yards: Kersey att 40:	358
To 2 pair mens falls and 3 pair mens hose 205, to 1 Ivory Comb 2 horne and 2 rock knives 30	235
To 1/2 lb. thred and 6 lbs. Suggar 56: to 6 1/2 yards Serge at 40 per yard: to 3 pairs tongues 1 pair Spurrs 1 broad hoe 62	378
To 1 pair boyes falls and 10 Skeines of Silke 35, to 1 gross buttons and pieces Cullored tape 36	121
To 3 doz. pipes and 1 pair tann'd gloves 22, to 3 yards Cotten 60, and 1 felt 60, to 4 lbs. of Soape 40	182
To 9 yards Cullored Dimity att 20 per yard: to 2 lbs. powder and 11 lbs. Shott 95	275
	1549

And the Said George Young in his proper person Cometh and defendeth the force and Injury when etc. and prayeth Lycence thereof to Imparle untill next Court and it is granted unto him the Same day is given to the plantiffes alsoe. Att which Said next Court (to witt) the 24th day of November Annoque Domini 1696 Came the Said Edward and Dudley Carleton by their Attorney and prayeth that the Said George Young to their Decleration aforesaid may Answer etc. But the Said George Young being Solemly Called Came not neither by himself nor Attorney but made Default etc.

Therefore it is Considered that the Said Edward and Dudley Carleton Recover against the Said George Young as well their Damages occasioned by the premises to fifteen hundred forty nine pounds of tobaccoe aforesaid as alsoe the Sume of