

To 1 grubing how 22, to 1 lb. powder 18, to 2 lbs. Shott 6, to 1 7/4 Rugg	150	196
Aug. 20th 1696:		
To 12 yards of blew Linin 96, To 9 yards of plaines 216, to 1 Large black hood 100, to 1 Straw hatt 26	438
To 1 boys grey felt 26, to 2 pair womans falls 70, to 1 tinn Saspann 10, to 2 pair of falls 100	206
To 6 yards of Collored Cotten 108, to 1/2 lb. whitened brown thred 36, to 3 hanks of Collored thred 18	162
To 1 1/4 Ell of midling holand 62 1/2, to 1 weeding hoe 20, to 1 hilling Ditto 16, to 1 Axx 22:	120 1/2
To 1 Large tinn pann 24, to 1 Small Ditto 16, to 1 yard of blew Ribond 6	...	046
To 2 pair woman yarn hose 40, to one pair of mens yarn Ditto 26 to 6 lbs. Shott 18	084
To 1 lb. powder 18, to 1 quart Rome 13, to 4 pounds of Shugger 36	067
To 1 Course Sifter 12: to 2 pound Shott 06	018

1837

And the Said John Tayler in his proper person Cometh and Defendeth the force and Injury when etc. and Saith that he Cannot gainsay the Action of the Said Peter Paggen and Company nor but that he oweth the Said Sume of Eighteen hundred thirty Seaven pounds of tobaccoe to the Said Peter Paggen and Company in forme as the Said Peter Paggen and Company above against him hath Declared etc.

Therefore it is Considered that the Said Peter Paggen and Company Recover against the Said John Tayler as well their Damages in the premises to Eighteen hundred thirty Seaven pounds of tobaccoe as alsoe the Sume of two hundred twenty Eight pounds of tobaccoe to the Said Peter Paggen and Company for his Costs and Charges in this behalfe Sustained by the Court here Adjudged etc. And the Said John Tayler in mercy etc.

Thomas Hollyday plantiffe: John Taylor Defendant.

Prince Georges County Ss. John Tayler Late of Prince Georges County planter was Attached to Answer unto Thomas Hollyday of a plea of trespass upon the Case etc.

And whereupon the Said Thomas by William Stone his Attorney Complaineth that whereas the Said John the 26th day of January in the yeare of our Lord 1697 [1696/7] at Charles Towne [174] Within the Jurisdiction of this Court Stood Indebted unto the Said Thomas in the Sume of five hundred pounds of tobaccoe being Soe much tobaccoe due to the Said Thomas from the Said John for one years Rent of a plantation belonging to the Said Thomas and hired to the Said John by the Said Thomas for one whole yeare Last past And the Said John to the Said Thomas in manner aforesaid being Indebted Inconsideration thereof the Said John Did Assume upon himselfe and to the Said Thomas then and there Faithfully promise that he the Said John him the Said Thomas the Said Sume of five hundred pounds of tobaccoe when he the Said John by the Said Thomas Should be thereunto Requested would well and truly Content and pay Nevertheless the Said John his promise and Assumption Soe as aforesaid made Little Regarding but minding and fraudulently Intending him the Said Thomas in this behalfe Craftily and Subtily to deceive and Defraud the Said Sume of five hundred pounds of tobaccoe or any part thereof to the Said Thomas hath not paid Although the Said John to doe the Same by the Said Thomas afterwards the day and place aforesaid was often thereunto Requested but the Same to pay to the Said Thomas hath hitherto Denied and Still doth