

proper use and behoof of the ap^d Deft^r as in Quo. Hereunto Comers do set forth upon himself assumed and to the Said p^t then and these last mentioned faithfully promised that he the Said Deft^r so much merchantable Tobacco as the ap^d p^t for the ap^d last mentioned Services done and performed as ap^d should reasonably deserve to the Said p^t whom hereunto required would well and truly pay and Content and the ap^d p^t judged South that for the ap^d Services last mentioned done and performed as ap^d he reasonably deserved the Sum of four hundred and sixty four pounds of Merchantable Tobacco in manner as in the ap^d Quo. Set forth of which the ap^d Deft^r then and these last mentioned had Notice Nevertheless the ap^d Deft^r in Severall promises and assumptions ap^d in forme ap^d made little regarding but fraudulently Intending the Said p^t in that behalf Casually and Subtly to deceive and defraud the ap^d Severall Sums of Tobacco in the whole amounting to Nine hundred and twenty eight pounds of Merchantable Tobacco to the Said p^t hath not paid nor made Content for the same altho that to do the ap^d Deft^r by the ap^d p^t afterwards viz. the third day of March in the Year ap^d and often after at the parish County and Jurisdiction ap^d was thereunto required. But the ap^d Sum of Nine hundred and twenty eight pounds of Merchantable Tobacco to the Said p^t to pay the Said Deft^r himeto hath denied and still doth deny to the damage of him the Said p^t one Thousand Eight hundred and fifty six pounds of like Tobacco ap^d and therefore he brings Sute

Downe of the Said p^t vs the Said Deft^r

Feb ^y 22 ^d W ^m Woodlands D ^r	
1717 To making a late - 200	To making a pair of boots - 160
To 3 doz of buttons - 35	To the last of Suckrum - 36
To 4 doz of motion - 10	To the last of Wading - 18
To Lining found - 5	
	464

and now at this Court viz. this twenty first day of November Anno Domini one Thousand Seven hundred and Eighty eight came y^e ap^d p^t by his ap^d ally and the Said Deft^r in his proper person appeared to the above said Court and said that he cannot gain say the Sute of the Said p^t nor but that he is indebted to the ap^d p^t the ap^d Sum of four hundred and sixty four pounds of Tobacco and is willing that Judgment should be entered for the same and Cost thereon awarding. Therefore it is Considered by the Court here viz. the same day last mentioned that the ap^d p^t John Young do recover of the Said Deft^r William Woodlands well the ap^d Sum of four hundred and sixty four pounds of Tobacco Damages as also the Sum of three hundred and four pounds of Tobacco Cost by the ap^d p^t about this Sute in this behalf expended and by the Court here of his ap^d sent adjudged and the Said Deft^r in mercy &c

W^m Smith Clk.