

Said Debt the app one Thousand Three hundred and fifty pounds of Merchantable Tobacco to the said plt when therunto required would well and truly pay and Content And that Whereas also the app Debt afterwards by the Second day of January app in the year app at the parish County & Jurisdiction app in Consideration that the app plt at the like Special Procces and Request of the app Debt had then and there last mentioned sold and delivered to the said Debt to the proper use of the said Debt divers goods wares and Merchandises in an Act. hereto annexed & especially set forth upon himself assumed and to the said plt then and there last mentioned faithfully promised that he the said Debt to much Merchantable Tobacco as the app last mentioned Goods wares and Merchandises sold and delivered as app at the time of the sale and delivery thereof reasonable rates and prices were worth and amounted to, to the said plt when therunto required would well and truly pay and Content And the app plt indeed saith that the app last mentioned Goods wares and Merchandises sold and delivered as last mentioned at the time of the sale and delivery thereof reasonable rates and prices were worth and amounted unto one Thousand Three hundred and fifty pounds of Merchantable Tobacco in manner as in of last Account set forth of which the app Debt then and there last mentioned had Notice Nevertheless the app Debt his severall promises and assumptions app in forme app made as to the app severall Summs of Tobacco in the said Declaration mentioned in the whole amounting to two Thousand Seven hundred pounds of Merchantable Tobacco he hath not received nor in any way except altho to pay the same the said Debt upon the tenth day of April in the year of our Lord Christ one Thousand Seven hundred and eighteen at the parish app within the Jurisdiction of the Court shew unto required but he the said Debt the app two Thousand Seven hundred pounds of Tobacco to the said plt to pay or Content without hath done and yet doth deny to the damage of the said plt Three Thousand pounds of the Tobacco and therefore he bringeth this

Account of the said Debt for the said Debt

John Bid Du 30 th 1712 to Peter Allaby	Jan 20 th 1713 to Peter Allaby	50	400
for divers goods delivered in several times	To Peter Allaby for 25 bushels of Indian Corn	25	400
To six bushels of rye	to one bushel of wheat		50
To eight bushels of Indian Corn			200
	The total		1350

Four Errors Rectified by me Peter Allaby

And the app Debt saith and saith that he cannot gainsay the action of him the said plt nor but that the amount app of him the said plt is just and true and that he is indebted to him the sum of thirteen hundred and fifty pounds of Tobacco and is willing that Judgment should be entered for the same and cost thereon surviving. Therefore it is considered by the Court here by this Twentieth day of March Anno Domini one Thousand Seven hundred and eighteen that the app plt Peter Allaby do recover against the said Debt John Bid as well the app sum of thirteen hundred and fifty pounds of Tobacco Damages as also the sum of two hundred and ninety