

William in Consideration whereof he day and year above at the place aforesaid upon his own true and honest afformation & to the
 said Andrew West and here did faithfully promise that he the said William & said Andrew West
 to the said Andrew when he should be there unto requested he would well and faithfully pay him
 nevertheless the said William his often requested the said five hundred pounds of tobacco to the said Andrew
 hath not paid but he same to have letters to do pay him refused and still doth refuse to deny to the
 damage of the said Andrew about thousand pds of tobacco whereof he being his Suite had

art 26 1725	Mr. Wm West	Dr.	Spt off and payed & paid back
To your favor and		22	2:9.
To 3 $\frac{1}{2}$ of Clew Linnen 2 12 pr		12	6:3.
To 6 $\frac{1}{2}$ of narrow white Linnen 2 12 pr		69	8:7 1/2
To 9 $\frac{1}{2}$ of Caded Druggat 2 26 pr		195	134:4 1/2
To 1 fath		20	2:6.
To 5 yds. half hicks 2 12 pr		60	3:6.
To 2 yds. coarse Linnen 2 16 pr		20	2:6.
To 3 Skirts of hair 2 4 pr		8	1:0
To 1 pair of Buckles		8	1:0
To 1 p. Gartering		8	1:0
To 2 Daubings 2 4 pr		8	1:0
To 2 yds. Shallowe 2 20 pr		40	6:0
your agreement to		the 500 at 3 1/2 6 Cash	

Errors Excepted for Andrew Wailes —

August 1st 9th day 1726 Then came Mr. Andrew Wailes and made oath on the
 Holy Evangelist of Almighty God that the above aforesaid is just sworn to before
 me Wm Glanver —

And the aforesaid William West in his own proper person cometh and saith before me
 force and Injury when Mr. and saith that he cannot gainsay but that he did promise
 and upon his selfe afformation in manner and form as the aforesaid Andrew Wailes by declaring
 and above supposed, and the same declaration in all the words before Exprely -
 Confeesse. Therefore it is considered that the aforesaid Andrew Wailes recover
 against the aforesaid William West the sum off five hundred pounds oftobke his damage
 and above in the declaration aforesaid specified as also the sum off two hundred & sixtynine

269 Nine — pounds oftobke for his cost and charges by him about his Suite
 in that Part Expended to the same and by the Court here of his aforesaid adjudged and the
 aforesaid debt in money £20 —

The Court adjourned to the third Friday of March - 1726