

D^r M^r William M^r Daniel & M^r Joseph Aderton Merchant

1714 Feb 28 th	To 6 Shells to 1/6 plain Iron		7 6
	To 1 - 2 foot Rule of 1 adze 5/		7 2
1706 Dec 1 st	To 261st. Reason hors		7 6
	To 8 yards 1 bed ticking	22/6	1 2 6
	To 1/2 yard Cotton	23/6	16 7 2
	To 15 1/2 yards Loothes Linnen	2 2/2	1 13 7
	To 14 1/2 yards white Linnen	2 1/6	1 4 3
	To 1 yard of white Ditto	2	4 4
	To 7 yards of barmblettie stuff	2 3/1	1 1 4
	To 12 yards Kersey	2 5/6	1 14 9
	To 1 Dozen Coat Buttons 1 hank 1/6 bohair		2 4
	To 1/4 th brown thread		1 9
	To 1 hank Col ^d thread		1 4
	To 2 hanks white thread		2 4
	To 2 Cotton handkerchiefs		6 4
	To 1 Womens fine hatt 4/6		1 2 6
	To 1 Liarts Rum		2 3
	To 1/2 Dozen Coat Buttons		4 9
			10 4 5 2

Errors Caused for M^r Joseph Aderton 20/6
 W^m Ellcutt

Whereupon into Court herewith his Proper Person Comes James M^r Daniel of Middlesex County Clerk and becomes Pledge and Security for the said William that if it should happen the said William in the plea afo^r he should be bound that the said James yielded and granted that as well the Damages afo^r as all costs respects to the said Joseph in this part should be adjudged of his Land and Chattels should be made and Lewis to and for the use of the said Joseph that if it should happen the said William the Damages and Costs afo^r to the said should not pay or his body in to the custody of the Sheriff by Reason thereof And the afo^r William in

his proper person Comes and defends the force and Injury when 46th and saith that he cannot deny the action afo^r of him the said Joseph nor but that he did assume upon himself in manner and form as the said Joseph against him both complained nor also but the said Joseph hath sustained Damages by means of not performing the Promises and Assumptions afo^r to Two Thousand and four and a half Pound of Tobacco as the said Joseph above in declaring saith afo^r

Whereupon the said Joseph by Thomas Clark his attorney afo^r pray Judgment and those Damages so acknowledged together with his Costs and Charges by him about his Suit in this part laid out and Expended to him to be adjudged

Therefore it is Considered by the Court here that the said Joseph do Recover against the said William his Damages afo^r to Two Thousand four and a half Pound of Tobacco above acknowledged as also the Sum of Two Hundred Eighty Two and a Quarter Pound of Inspected Tobacco for his Costs and Charges by him about his Suit in this part laid out and Expended on his afo^r by

Def: in med the Court here adjudged and the said William in 46th
 Pled. J^r John Doe
 Pub. J^r John Doe