

goods and Chattells of W<sup>m</sup> Cotton decd Def<sup>t</sup> The Plaintiff declares ag<sup>t</sup> th<sup>e</sup> Def<sup>t</sup> for th<sup>t</sup> th<sup>e</sup> s<sup>d</sup> W<sup>m</sup> Cotton Stood indebted to the s<sup>d</sup> Clarke in the just quantity of foure hundred poundes of to<sup>b</sup> for Sevall goods bought of the s<sup>d</sup> Clarke by the s<sup>d</sup> Cotton th<sup>t</sup> is to Say one Castor hat at 150 lb of to<sup>b</sup> two payre of frensh fall Shoes at one hundred p<sup>ds</sup> of to<sup>b</sup> one chest at one hundred and twenty pounds of to<sup>b</sup> and ribbon at thirty poundes of to<sup>b</sup> w<sup>ch</sup> to<sup>b</sup> th<sup>e</sup> s<sup>d</sup> Cotton did acknowledge to be due not long before his death & did assume the paym<sup>t</sup> thereof before the s<sup>d</sup> Gibson and his wife, th<sup>e</sup> s<sup>d</sup> Gibson being examined in open Court confess'd th<sup>t</sup> he heard the s<sup>d</sup> Cotton acknowledge the Debt whereupon it was ordred th<sup>t</sup> judgm<sup>t</sup> Should be entred ag<sup>t</sup> Es<sup>t</sup> of th<sup>e</sup> s<sup>d</sup> Cotton for the s<sup>d</sup> Sum<sup>e</sup> of foure hundred p<sup>ds</sup> of to<sup>b</sup>: Liber E

In a cause depending between Jn<sup>o</sup> Barker Plaintiff and Nich Grosse Def<sup>t</sup> th<sup>e</sup> Plaintiff declares ag<sup>t</sup> the Def<sup>t</sup> for 800 lb of to<sup>b</sup> due for accomoda<sup>o</sup>n in the tyme of the Def<sup>ts</sup> Sicknes: th<sup>e</sup> Def<sup>t</sup> appears by his Att: John Jones to defend the Suite and Sayes that he did not agree to pay 800 lb to<sup>b</sup> p<sup>o</sup> his accomoda<sup>o</sup>n, th<sup>e</sup> Plaintiff by his At<sup>t</sup> Sam: Cressy desires that Jn<sup>o</sup> Smith may be Sworne who declares th<sup>t</sup> th<sup>e</sup> s<sup>d</sup> Grosse was at the house of the s<sup>d</sup> Barkers for the Space of eight dayes & nights & that th<sup>e</sup> s<sup>d</sup> Gross had one to attend him every night for th<sup>e</sup> tyme of his being there & farther Sayes not, whereupon th<sup>e</sup> Com<sup>rs</sup> awarded the Plaintiff 400<sup>lb</sup> of to<sup>b</sup> w<sup>th</sup> costs as followeth

To At <sup>t</sup> fees.....	60	}	in all 180 <sup>lb</sup> to <sup>b</sup>
To Rest & attendance Jn <sup>o</sup> Smith.....	60		
To rest & attendance Meverall Hulse 2 days..	60		

In a cause depending between Philip Lines Plaintiff & Edmond Lindsay Def<sup>t</sup> the Plaintiff declares ag<sup>t</sup> the Def<sup>t</sup> for the Sum<sup>e</sup> of thirteen hundred thirty & eight poundes of to<sup>b</sup> due to th<sup>e</sup> P<sup>tf</sup> by an acc<sup>t</sup> in Court for Ordinary accomoda<sup>o</sup>ns p<sup>duced</sup>, th<sup>e</sup> Def<sup>t</sup> by his Attorney Samuell Cressy pleads non assumsit to the acc<sup>t</sup> & the Plaintiff being not able to prove his accompt ordred that a non Suite be entred ag<sup>t</sup> the Plaintiff w<sup>th</sup> costs as followeth [p. 168]

Imprimis To a Non Suite.....	50
To At <sup>t</sup> fee.....	60
To attendance 3 days at 30 <sup>lb</sup> p <sup>o</sup> diem.....	90

200

In a cause depending between Bridget Leggett Plaintiff & Thomas Lomax Def<sup>t</sup>, And whereupon the s<sup>d</sup> Bridgett by her Attorney John Jones, Sayes that whereas Nehemiah Blackstone, in the sevall Yeares of our Lord God 1669 & 1670 had his accomoda<sup>o</sup>ns & was p<sup>vided</sup>