

76

Upon which both parties by mutual Council put themselves to the judgment of this Court
Whereupon it is the judgment of this Court that the said Thomas Larmore Deft has made
a breach of promise according to the agreement under hands & seals made as doth appear
herein before now produced And it is further Ordered by this Court that Mr Stephen Duffe
of this County Justice of the Peace for this County to see what the Damages and Expenses
therein between the pl. & Deft make report thereof to this Court to be holden

The Second Tuesday in November next $\frac{1}{2}$ $\frac{1}{2}$

Ordered that Charles Mullins be fined according to Act of Assembly for not making
personas appear and this Court accordingly doth adjourn on part Cho: Larmore
The same day Com: ad aforesaid

Petition of Walter Land of this County shewing that your petitioner was bound in August
last in acknowledgment of fifty shillings sterl. for the appearance of an servant
Woman belonging to your petitioner named Catharine Eddy, who servt is employed with
unto the said Servant was sent by your petitioner & the said Servant being committed
into the Sheriff's custody during pleasure to appear by your Worshipps Order your
petitioner humbly prayeth that his said Servant may be released from her said Impris-
on your petitioner being much damaged for want of her service & shall pray as
Upon which it was this day viz the 12th day of September ad aforesaid Ordered by this
Court that if the aforesaid Walter Land would promise to pay all the fees coming due
from the aforesaid Catharine Eddy then to be released as prayed which he did assent
In Open Court $\frac{1}{2}$ $\frac{1}{2}$

The same day

John Elliot Sen: pl. of Finsbury County Esq: John Rowle Cordwainer Esq: of this Court
aforesaid was attached to answer unto John Elliot Sen: in an action of
John Rowle deft the case ~

And whereaspon the pl: by Thomas Lcole his Attorney saith that he the said
Rowle in the year of our Lord 1687 became indebted unto the pl: three yards of blue
linen two pair of French fall shooes & half a Bushell of wheat the which he the
said Rowle did promise to pay unto the pl: or order but he the said Rowle fraudulently
intending the pl: to decied of the aforesaid particular doth deny & still doth deny to pay
the same although often therunto required by the pl: whereupon the pl: saith he is
damaged & hath damage to the value of 400: of Cobs & thereupon brings his chal-

John Rowle D^r 1687 Tho: Lcole pl: & doth protest

To 3 yds blue linen at 30 yds - 90.
To 2 pair of French fall shoes at 10 - 160
To bushell wheat at - $\frac{25}{275}$

Jno: Doe
Richd: Rods

The same day that is to say the 12th day of September ad aforesd came the said John Elliot
Sen: and paid unto the pl: upon the holly even list in Open Court that the foregoing Acc^d of 275
Cobs is a true & just Acc^d & that he never rec'd nor paid nor parced therof
Whereupon came John Rowle aforesaid in proper person & saith that John Elliot before
his action he ought not to have for that he never had any goods of him as he declared
Upon which came the said John Elliot Sen: by his Attorney aforesaid ad alse: John
Rowle aforesaid & both parties by mutual Council put themselves to the judgment of
this Court Whereupon it is considered by this Court that the aforesaid John Rowle
pay unto John Elliot Sen: the sum of 275 of Cobs with costs $\frac{1}{2}$ $\frac{1}{2}$