

Before Declaration and protest being read it was considered and adjudged, that the said action brought agt in Thomas Newbold and in Emanuel Hopkins two of the Justices of the same Court, was not in the power of this Court to try the action. and one and one and one

Eric Sumner
In the Court
of the King
at the Bar
and one

Whereupon the said John Taylor craved an appeal, which by the Court was granted giving him security as the Court should approve on. and one
The next day the said Taylor humbly craved that the appeal be not granted might be refused, which likewise was granted. and one

Mr. Alexander M^r Swaine
Plaintiff
vs
William Morris Defendant

In Somerset County vs. William Morris late of that County was attached to answer unto Alexander M^r Swaine of a Plea of trespass on the Case &c. And whereupon the said Alexander by Counsel sent his attorney, Complaineth that whereas the said

William the 11th day of October in the year of our Lord 1690 at Botolph Claydon within the Jurisdiction of that Court was indebted to the said Alexander M^r Swaine in the sum of One hundred ninety and six pence of pence as by account thereof in Court produced may appear, and the said William to the said Alexander in manner aforesaid being indebted did assume upon himself and to the said Alexander a ~~sum of~~ ^{sum of} ~~one hundred~~ ^{one hundred} and six pence of pence faithfully promise that to the said M^r Swaine the said sum of One hundred ninety six pence of pence to the said Alexander when requested would well and truly Content and pay notwithstanding the said William his promise & assumption aforesaid not regarding but mind me and fraudulently intending him the said Alexander in this behalf to deceive and defraud the said sum of 196 pence of pence that he had paid but being hindered refused and doth still refuse to the damage of the said Alexander of 200 pence of pence and thereof being his suit. Court of Queen's Bench. 1691.

How followed the account which was produced before M^r Edmund Howard & M^r Francis Fortescue

1690 M^r Morris Dr. to York.
December 11th To 3 Court halls. -- 150
To 2 pence at 6. -- 12
To 1 quire of paper. 14
To 3 yds of garbrieng. 12
To 2 hatt bands at 4. -- 08
196

The Defendant being 3 times called but not appearing this Court ordered the Bail Bond to be forfeited to the pl^t or the Sheriff to produce his prisoner next Court. and one

John Roath pl^t
vs
William Morris

The fourth writ being upon the docket returned non est. the pl^t Attorney craved an Attachment agt the said goods & chattels. which the Court granted. the Bill for the said Bill being produced as appears fo. 123. = The Attachment granted by Court was for three barrels of flour - which attachment issued for one third more viz 4 barrels