

March Court, 1701

42

of five hundred Isabony one pound of So^d. in consideration whereof ^{of} Said Robert in his life time upon himselfe affirmed and unto ^{of} Said James faith fully promised that he ^{of} Said Robert ^{of} Said James of 571. ^{of} So^d unto ^{of} Said James he would ^{of} Truly pay when thereunto after wards required y^el. he or the ^{of} Said Robert in his life time ^{of} Said 571. ^{of} So^d. according to his promise ^{of} Asumption unto ^{of} Said James he did not pay all the often demanded neither hath ^{of} Said ^{of} nor either of them since ^{of} death of ^{of} Said Robert paid in their capacities paid ^{of} Said 571. ^{of} So^d. altho often thereunto required but ^{of} James to pay they have done and refused still both deny and refuse and unjustly detain to ^{of} damage of ^{of} Said James one thousand pounds of So^d. whereupon he brings this Suit

March 27. Robert Norreast D^r. 1699

£7 plaine pond hammer . . . 120
 £3 augard & three shillings . . . 10
 £2 of fixer pond coberted . . . 20
 £7 of narrow oldis linen . . . 40
 £2 of old of oron bridge . . . 20
 £9 of bedd fish . . . 120
 Carried up . . . 381

Brought up . . . 381
 To 4 y^e 3/4 Scotch cloth . . . 80
 To 12 y^e 1/2 cloath . . . 50
 To 3 powder . . . 48
 To 12 sh^d. paid Morris Shaw . . . 12
 James 571

Ex^{pt} Excepted of James Rae

Norreast ^{of} And ^{of} Said Defond^t by Richard Macklin his Att^y comes and James Rae ^{of} Defond^t for and injury when ^{of} and damage in law to ^{of} Claim. D^r. 1699

Reason The Claim. Declares in his Declaration that ^{of} plaintiff. So^d goods paid to a certain Morris shall So^d pound which amounts to 571. So^d. but doth not set forth how much ^{of} goods So^d amounts unto or what Sum^d of So^d. is charged for ^{of} 12. in Money ^{of} Said aut^t being So^d promiscuously charged that ^{of} Said Defondants cannot answer ^{of} Macklin ^{of} Defond^t

Domar^t Joined Charles g^r.

The which damage being argued and by ^{of} Court heard & considered was awarded and judgment given to ^{of} Said Claim^t at ^{of} Said Defondants for ^{of} Said Sum^d of ^{of} five hundred Isabony and one pound of So^d. ^{of} Cost of Suit and Therefore it is considered by ^{of} Court heard that ^{of} Said Claim^t James Rae doo recover from ^{of} Said Defondants So^d both Norreast Charles Wright & Cathrine his wife ^{of} of Robert Norreast D^r. in their capacities as well ^{of} James of five hundred Isabony and one pound of So^d. Do^t. as also ^{of} James of two hundred Isabony and nine pounds of So^d. cost of Suit and ^{of} Said Defondants in money

In D^r D^r