

July 3 rd	to 12 th of haffs thick	174	to 1 bone haffed knife	06
	to 6 th buttons	220	to 1 ivory haffed	09
	to 1 st glass	24	to 1 Spring fork of knife	12
	to a bridle	14	to 2 stock beke	30
15	to 1 candlestick	31	to 2	12
	to 2 nd glass	20	July 5 th to 2 Gals rum	140
	to 1 st Shrug liders	30	to 2 nd sugar	020
April 15	to 3 Gals rum	14	July 10 th to 1 st of large Curb Shoes	020
May 15	to sundry Goods then sold him	140	to flesh of fat him is	060
21	to 1 st books	391	of Contpa. Saylor of Philadelphia	1959
	to 1 st Gymbles	002	2 nd of meat	1099
	to 2 nd papers	0011	Dr. Excepted this money of June 1402 nd Mr. Walker	860

And the said Deft. by Michael Barle his attorney comes & Defends if force and injury when he: and sayeth that many of the uncertainties & insufficiencies in the said Deft's Deed: & the att. therunto annexed he of said Deft. is not bound neither by the Law of England is he obligated to answer therunto as wth he is ready to do so, therefore for want of good & sufficient Deed & a particular att. therunto annexed he of said Deft. prays Judgment: & Costs of Deft.

First reason is Deft's Deed the first in the beginning of said Deed alledgeth that att. Instance & request of y^e said Deft. he sold & Delivered unto y^e said Deft. of y^e Deft's goods wares & merchandizes amounting to y^e value of one thousand eight hundred & nine pounds of y^e said goods were sold for y^e amounting to which is great uncertainty

Second reason is the first in the Deed upon which his Deed is grounded chargeth the the Deft. only goods sold & Delivered in y^e year 1400 & 1401 is a manifest variance

Third reason is the first in one of y^e articles of y^e same att. chargeth the Deft. in sundry Goods sold him to y^e value of three hundred ninety & one pounds of y^e said goods but Deft. not insert what y^e goods were nor y^e particulars thereof being only an article in brief so briefly or press of y^e Deft. knoweth not how to answer therunto etc

For wth reasons the said Deft. prays Judgment: & Costs of Deft. which Deft. being gained of Michael Barle of y^e

And now here this twenty fourth day of August an^d Dni 1403 y^e pleadings and allegations (on both sides) being heard, understood & maturely Deliberated by y^e Court, It is by them considered this same day & year, that all the allegations on the Deft's behalf is insufficient, & not to be allowed of in Law, therefore It is by them considered that y^e said Plaintiff Doe recover of the said Deft. as well y^e sum of eight hundred & sixty pounds of y^e said Deft. as well y^e residue of the Debt aforesaid.

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