

November Court 1726 ----- 197

Sum of four pounds Sixteen Shillings and Nine pence or any part thereof to the Same. Ephraim (altho' afterwards to wit the Same day and year afd at the County afd within the afd Jurisdiction he was thereto requested) he hath not paid nor the Same John for it in any wise contented but the Same hitherto to do hath altogether Refused and Still doth Refuse to the Damage of the Same Ephraim of nine pounds Thirteen Shillings and Six pence like money and thereof he brings this Suit & *Shall be allowed* *as Justice shall see*

1725 March Mr. John Vidale

To 3 quires sent by you to buy me some goods in Dublin wth in Irish money 23 shill. each - } 3^l 9^s 0^d

By 7 yds of tain	cost you as you think	1 ^l 8 ^s 0 ^d
By 5 yds of Shalloon	costs 1 ^l 5 ^s 0 ^d	0 ^l 5 ^s 0 ^d
By 12 Doz ⁿ coat buttons		0 ^l 6 ^s 0 ^d
By 3 Doz ⁿ best Bullion		0 ^l 1 ^s 0 ^d
By 2 ^l of of tain		0 ^l 2 ^s 3 ^d
By 4 gross of tain		0 ^l 4 ^s 0 ^d
By 2 ^l of of tain		0 ^l 0 ^s 6 ^d
By 22/ and 5 ^d of my money		2 ^l 6 ^s 11 ^d
you made use of		1 ^l 2 ^s 5 ^d
		<u>3^l 9^s 10^d</u>

1726 April 18 Mr. John Vidale

To 11 galls of French Brandy of mine you made use of at Belagent which you agreed with me to pay 6/ a gallon - } 3^l 6^s 0^d

To 1/2 gals of the Brandy was in cost me in Dublin 2/ - 0^l 2^s 6^d

To 1/2 gals of the above and you made use of at 10/ 7 as I think - 1^l 8^s 3^d

4^l 16^s 9^d Errors & Crested fine Eph. Wilson

A Copy of the foregoing Declaration and ans^r was made to be served on the Defndt in Custody as afd in the Plea afd, thereupon further day is given to the afd John Vidale in Custody as afd in the Plea afd until the next Court and the same day is given to the afd p^{er} here also — All which said next Court to wit the ffifteenth day of Novemb^r and — Dow. One thousand Seven hundred and twenty Six came againe the said Ephraim Wilson by his attorney afd, and prays that the afd John Vidale in Custody as afd to his declaration afd in the Plea afd may answer, But the same John altho' solemnly felted Cometh not nor no- thing says in Bar or Exclusion of the action of the afd Ephraim by which the Same Ephraim Remains against the afd John in Custody as afd thereof undefended &c

Wherefore the afd Ephraim his damages by Reason of the non performance of the promise and assumption afd against the afd John in Custody as afd ought to recover &c Thereupon at the prayer of the afd Ephraim the Justice here according to act of Assembly in such Case made and provided do afd the damages of the Same Ephraim by Reason of the non performance of the promise and assumption afd besides his Costs and Charges by him about