

From this judgment the present appeal has been brought.

1st. Because judgment was given in favor of the Respondents whereas it ought to have been given against them, and in favor of the Appellants.

2dly. Because the Appellants petition fyled in the Court below and the attachment issued in the said cause, were legal, regular and well founded, and ought to have been maintained.

3dly. Because the plea of Woolman was insufficient in law, and the allegations therein false, &c.

4thly. Because the Interlocutory judgment of the 20th June, 1812, was rendered contrary to law, &c.

5thly. Because the judgment of 20th October last is contradictory to and inconsistent with the said interlocutory judgment, &c.

6thly. Because the facts, &c. stated in judgment of 20th October last are untrue and unfounded.

7thly. Because the said last mentioned judgment has been rendered contrary to law and evidence.

Quebec,                      day of January, 1813.