

Whereas Francis Armstrong did prefer to this Court A Condition betweene him and one Robert Willin who was to plant with his hands for A sheare dureing the terme of Three yeares, the forfeiture of the Condition being one Thousand pounds of Tobacco, and now the said Willin haueing run away outt of the Province, And being Indebted to the said Armestronge the summ of Two Thousand Eight hundred and seventy pounds of Tobacco & Cask as p̄ accmpt did appeare, and the said Willin haueing Left behind him att the said Armestrongs house one bill of John Taylors for A man servant: w^{ch} Bill the said Armstrong produceth in Court, and did desire an attachment against the said seruant due in the said John Taylors hands, for the secureing of his debt. The Court haue therefor ordered that An Attachment bee granted the said Armstrong against the said Servant in the hands of The said Taylor.

Liber BB
No. 2

October th^e Last day Anno 1665

The Jury

Frances Bellows foreman	}	Evan Morgan
Daniell Walker		W ^m Yeoung
Jn ^o Knight		W ^m Smith
Nath: Cleaue		W ^m Jones
Jn ^o Scott		Jn ^o Chafe
Jn ^o Newman		Jn ^o Elliott

Theire Virdict

The virdict of the Jury is that the tree was only the Cause of the Childs Death and wee Cannott finde by any Evidence that the man was anywise in fault nither by the mother of the Child, nor by any other Evidence
Francis Bellows foreman

October the 12th 1665

Jury

M ^r Robt Weekes foreman	}	Robert Bullin	[p. 45]
John Eason		Thomas Bramble	
Rich ^d Deavor		Joseph Bennett	
Rich ^d Garling		Thomas James	
Otwill Brodwill		Anth: Angle	
W ^m Fox		Alexand ^r Macatter	

Jurys Virdict

Is That the man is A deo Dane, and that hee ought to haue Christian Buriall
Rob^t Weekes foreman

The Levy of Talbott County in the yeare 1665

To the Levy of Fower hundred Forty six p̄sons att seventy Three pounds of Tobacco p̄ head. . . . 32558