

Liber A. Henry Clay aged 24 yeares or thereabouts, sayth upon his oath att the request of Tho: Munday, That being att the s^d Tho: Munday howse he this Dep^t heard Edw: Hudson & Tho: Munday reckon wth W^m Steuenson, & the s^d Steuenson did not deny but th^t he remayned Deb^t to Tho: Munday 270^t Tob: but denyed to giue bill for the s^d Tob: vnto Tho: Munday afores^d unlesse he could first speake wth Phillip Authar. And further s^d Hen: Clay sayth, that the s^d Stevenson had a shirt of the s^d Hudson for w^{ch} he the s^d Steuenson was to give another wthin 2 or 3 weekes, & further hee sayth not

Hen. + Clay.
×
Jn^o Villaine

John Villaine deposeth idem ad uerbum

Jurat. Teste me W^m Bretton Clk.

p. 118 Att a Court held att } Vppon the demand of Cuth. ffenwick :
St Maries 4. Jan: } gent. plf agst Anthony Rawlins def^t for 830^t
1647 } the Def^t p^r Attornat Walt. Gwest confesseth,
P^rnt Gouvernor } th^t hee did owe the Tob. but sayth th^t hee
Mr Brent. } payd the Tob to M^r Ingle. And craueth to haue his cause
tryed by a Jury.

The Jury finding for the Def^t The Court dismissed the plf wthout day.

S 0150 } Came ffancis Van Enden and acknowledgeth him-
C 0054 } selfe to owe & stand indebted unto Jn^o Hallowes in
1675 } the summe of 1675^t Tob: Francis Van Enden
1879 } Exeq^r to the Sheriffe ad Satisfaciendū 9^o Oct. 1648.

Vppon the demand of W^m Marshall plf agst Marks Pheypo Attorney of M^r Hansford def^t The def^t acknowledgeth 1300^t Tob to be dew to the plf & 7 bb Corne. And the Court fownd for the plf accordingly. As for the 2 payre shooes, the Court fownd one payre to be dew. & gave further time to proue the other.

Vppon the demand of Cap^t Giles Brent Esq^r Edw: Packer then High Sheriffe of S^t Maries deposed sayth That An^o 1643 hee had exequuōn to serue vppon the estate of M^r Weston of 1000^t Tob: to satisfy a Leuy towards the satisfaction of the charge of ffort Conquest. And that he did Leuy 800^t Tob: And th^t there is still remaying 200^t Tob: besides the charge of the leuying of the whole.

Giles Brent Esq^r demandeth to haue an exequuōn renewed w^{ch} is lost from the Records for 200^t Tob: & charges of exeqⁿ agst the admistrato^r of Tho: Weston. The s^d summe being