

Millman and Dory's byall was this day. (125.)

June 14. 1690: this day Com. as afore. viz. Mr. Francis Jenkins: Mr. James: Lord: Mr. Samuel: Hoekins. Mr. Thomas: Rowbold. Mr. Edmund: Howard Mr. George: Layfield.

This Bill bindeth me Thomas: Millman me my Heirs or Assigns to pay or cause to be paid unto James Dory his Heirs Executors or Assigns the full and just sum of twelve hundred and fifty pounds of good sound money to be paid upon the tenth day of November next ensuing the date hereof in some convenient place in Somerset County, as witness my hand and seal this 9th day of Feb^r 1687 his mark
Thomas: Millman.

Wm. Dool.
The: Cook.

This Bill bindeth me Thomas Millman my Heirs Executors or Assigns to pay or cause to be paid unto James Dory his Heirs Executors or Assigns the full and just sum of twelve hundred and fifty pounds of good sound merchantable tobacco and stuff to be paid upon the tenth day of November in the year of our Lord One thousand six hundred eighty and nine in Somerset County as witness my hand and seal this 9th day of Feb^r 1687 his mark
Thomas + Millman

Elizabeth: Cook
Thomas: Cook.

In aforesaid Jury being returned do bring in their following verdict
which is returned to be returned. viz. That the Jurors having rightly
stated the accounts of the pl. and def. according to our Evidence we find & believe
to be seven hundred pounds of tobacco due to the defndt, with cost of suit
William: Culbourn: found.

Edmund: Beauchamp. Pl.
John: Rowbold. Def.
Somerset County ss. John: Coustler of this County Esquire was sworn to enforce unto Edmund Beauchamp of this same County Ch. in a plea of trespass upon the case. and that upon the plea by James Sawyer his attorney Counsel and says, that the defndt is and stands indebted unto the pl. in the full and just sum of nine hundred fifty and four pounds of tobacco as he assumes (as in Court produced) it doth and may appear, where sum he so John Rowbold did faithfully assume and promise the pl. to satisfy and pay, but the defndt all regarding this so assumption fraudulently and craftily intending to detain the pl. of the same hath wholly delayed, and at length refused to pay the same, though often thereunto required the pl. says he is damaged and hath lost to the value of nine hundred and eight pounds of tobacco and hereupon brings this suit. vs.
Sawyer & Co. pld. d: vs. Rowbold
John: Coustler
Rich: Coustler

Declaration being read, the defndt being legally called in Court, but not appearing, the Court