

June 12th, 1688

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¶ Mary and I. Know all men by these presents that we John Anderson and Thomas Cull of the County of Somers,
in the Province of Maryland do at this present day confess our selves to be firmly and justly indebted unto Francis:
Your Ex: High Sheriff of this County a sum in the full and just sum of two hundred pounds of good sound
Mortable to be and Caffe due to be paid unto the aforesaid Francis: Your Ex: High Sheriff Ex: 1688, jointly
and severally firmly by these presents. And witness our hands and seals this 13th day of September, 1688.

The condition of this Obligation is sure that if the above named John Anderson do make his appearance
at our next County Court to be held on the second Tuesday in November, and there to answer unto Edmund Beauthamp,
in an action of the Caff. then this Obligation to be void and of none effect otherwise to remain in full force
power and virtue.

Signed sealed and delivered
in presence of us —

John: Taylor:

Roger: Burnam.

John Anderson. & sealed
Thomas: Cull. & sealed

November 14th, 1688.

Unconvenient do a plain and sett abore unto Edmund Beauthamp, all my rights and interest
of the within mentioned Bond to his Ex: 1688, and without my hand & day of year above.

A. Gentlman

Sherriff

Declaration Bond and Judgment Recd. this Court

having considered the premises. to Order that Thomas Cull produce Jno. Anderson at our next County
Court. Or the said Cull to pay the Criminal debt, being first prob'd by the said Beauthamps.

Edmund Beauthamp, pl. Comerst. County for Jacques Quilliams of this County, Plaintiff was attainted to and
contra: unto Edmund Beauthamp. Clerk: Attorney of Mr. Wm. Brewton late Lieut. Sheriff of
Jacques: Quilliams. d: fl. His County attainted in a plea of debt. Jno. Cull

And whereupon the pl. by James P. Longster his attorney Comd and sayd, that the said
Deft Jacques: Quilliams by his Instrument bearing date the eighth day of November in the year 1689 signed with his
hand, and sealed with the seal of him the said deft, in which said Instrument the said deft did firmly bind himself his Heirs
Ex: 1689 and others to the said Mr. Wm. Brewton d: fl. in the sum of Fifteen hundred pounds of good sound Mortable to be
paid to the said Mr. Wm. Brewton his Heirs, Executors and or Lawfull Attorneys truly accounted and paid. The
Condition whereof being sure that if John: Ronfilla principal debtor to the pl. do make his appearance before
the Justices of the County Court next and immedias to be held the second Tuesday in January after the date of this Instrument
then and there to answer unto Edmund Beauthamp y pl. in a plea of trespass on the Caff. then the said Obligation to be
void and of none effect, now the said pl. do declare that upon the second in January ad d: is the aforesaid Jno. Ronfilla, did not
appear by himself or attorney according to the tenor of the said Condition being then tried called legally. Therefore
Ordered the said Mr. Brewton attainted, then Lieut. Sheriff should in Open Court affix to the pl. his deft's County Bond, and the
said defendant to be in mortg. The pl. his wife saith that notwithstanding of the said Bond and Order of Attainment, the
said Jacques as formerly as is aforesaid, had a net payment according to the tenor thereof but fraudulently and craftily
intending to defraud the pl. of the aforesaid sum of 1,600: pounds of like value hath either denied and yet doth deny
to the pl. great loss and damage to the value of 3200: of like value, and whereupon brings this suit.

James P. Longster

Jno. Cull
R. R.