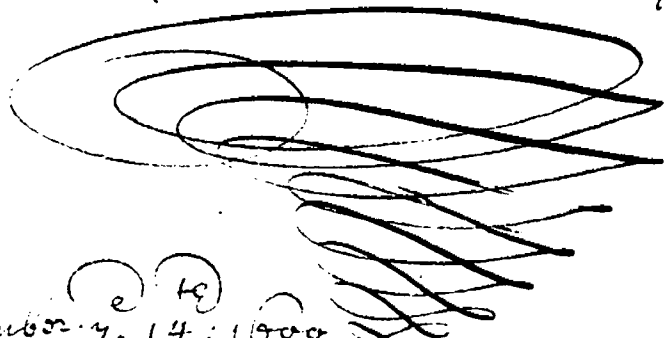


Margaret W. Know all men by these presents that we John Anderson and Thomas Cull of the County of Somerset in the County aforesaid do at newbridge and rousers our selves to be firmly and justly inclosed unto /
 Gent: Sir: of the County aforesaid in the full and just sum of twelve hundred pounds of good lawful
 Mortals to be due to be paid unto the aforesaid Gent: Sir: in his High Court, jointly &
 severally firmly by these presents. Witness our hands and seals this 13th day of September. 1688

The Condition of this Obligation is such that if the above named John Anderson doth make his appearance
 at our next County Court to be holden the second Tuesday in November, and there to answer unto Edmund Beauchamp
 in an action of the Case, 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 Anderson. S. sealed
 Thomas Cull. S. sealed

Wm. Taylor.
 Roger Burton.

November 7. 14. 1688.

Underwritten do assign and sett over unto Edmund Beauchamp, all my Rights and interests
 of the within mentioned Debt to his only use & behoof as witness my hand & day of year above

Separation Bond and Assignment being Read, this Court
 having considered the premises. do Order: that Thomas Cull produce John Anderson at our next County
 Court. Or the sd Cull to pay the Original debt, being first proved by the sd Beauchamp.

Geo: Gent: Sir
 Sheriff

Edmund Beauchamp. p. l.
 Contra:
 Craque: Quillans. d. f.

Somerset County. Craque Quillans of the County of Glamorgan was attached to answer
 unto Edmund Beauchamp. Esq: Assignee of Mr. Wm. Brewster late Justice of
 the Peace of the County aforesaid in a plea of debt. for

And whereupon the p. l. by James: Sangster his Attorney/ Counsel and says, that the said
 Craque Quillans by his Instrument bearing date the sixth day of September an. d. 1689 signed with his
 hand, and sealed with the seal of him the sd Craque, in writing an Instrument the sd Craque did firmly and lawfully his Honor
 the Lord and Lords to the sd Wm: Brewster Esq: in the sum of six hundred pounds of good lawful Mortals because
 in Case, to be to the said Wm: Brewster his Heirs, Executors or Lawfull Attorneys/ Trustees to be paid. The
 Condition whereof being such that if John: Koufilla principal Debtor to the p. l. do make his appearance before
 the Justice of the County Court next and immediatly to be holden the second Tuesday in January after the date of this present
 then and there to answer unto Edmund Beauchamp p. l. in a plea of trespass on the Case, then the sd Obligation to be
 void and of none effect, now the sd Craque declares that upon the second in January as is the above said John: Koufilla, did not
 appear by himself or otherwise according to the tenor of the sd Condition being thereunto lawfully called. Wherefore
 Ordered the sd Wm: Brewster Esq: then Justice of the Peace should in Open Court assign to the p. l. the sd Craque's Bail Bond, and
 said Craque to be in mercy. The p. l. likewise saith that notwithstanding of the sd Bond and Order of Assignments the
 said Craque as aforesaid is aforesaid, hath not payment according to the tenor thereof but fraudulently and Casually
 intending to deceive the p. l. of the aforesaid sum of 1000. pounds of the Law hath taken the same and yet doth say
 to the p. l. great loss and damage to the value of 32000. of lbs because, and hereupon brings this Suit.

Geo: Taylor. p. l. p. l. { Geo: Taylor }
 Roger Burton. { Roger Burton }