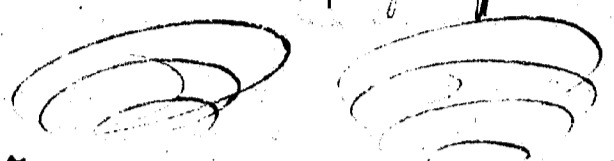


Mr. James Miller  
agt  
David Brown

It is known unto all men by this present that we Archibald Erskine M<sup>r</sup> in Lincolne  
and Wm. Stewart M<sup>r</sup> in Cashell & James Miller M<sup>r</sup> in Dublin Grants us or either  
of us to be owing unto Symethy Coult M<sup>r</sup> in Dublin  $\bar{y}$  just sum of nine pound six shillings  
still stor. Cur mency of England. The whole sum was due to the said William & James  
Erskine or either of us one Hand Erskine to be paid unto the said Symethy Coult one Hand Erskine  
the first day of September next - upon which for the better performance hereof We the said Archibald  
& James Erskine have agreed unto the said Symethy Coult that he should receive the penall sum of eight pound  
the mency as aforesaid, and witness our hands & seals this twenty first day of December One thousand six hundred  
& forty two.

Archibald Erskine @ Seal  
William Stewart @ Seal

signed sealed & delivered in presence of  
James D. Smith  
his mark  
Robert Stewart



The said James Miller has made Oath that he had only rec<sup>d</sup> two pounds  
of the above  $\bar{y}$  16: Whereupon we Robert Erskine Attorney of the said David Brown  
Conf<sup>d</sup> judgment for  $\bar{y}$  remainder  $\bar{y}$  (viz) 4: 16. Ord. for  $\bar{y}$  same w<sup>th</sup> the

M. Edward: Goods Sworn Attorney in Open Court

Edward: More. Esq.  
Contra.  
John: Doe. Deft.

Somerset County Esq.  
Ralph: Doe: Esq. late of Somerset County Carpenter was attached to answer  
unto Edward More son of ditto Somerset County in the County of Virginia of  
a plea of trespass on the Case &c. — and whereupon the said Edward  
by his Attorney Complaund that whereas the said Ralph the 15<sup>th</sup>

day of December in the year of our Lord 1690. with in the Jurisdiction of this Court was indebted to the said  
Edward five pound one shilling for and more ~~the said Ralph~~ by the said Edward to the said Ralph  
before that time sold & delivered, and the said Ralph to the said Edward in Manner aforesaid being indebted  
did assume upon himself to the said Edward that he should faithfully promise that he the said Ralph  
the said five pound one shilling when he should be therunto requested would well & truly Count  
& pay. Whereupon the said Ralph his promise & Assumption aforesaid not regarding but mind ing  
fraudulently intending him the said Edward in this behalf craftily & subtly to defraud & defraud  
the said five pound one shilling or any part thereof to the said Edward hath not paid, although the said  
Ralph to the said Edward hath been requested but hath utterly refused, and doth still refuse to  $\bar{y}$  damage  
of the said Edward of 2000 pounds of lawfull & thereof he brings this bill &c.

Done at London the 15<sup>th</sup> day of Dec<sup>r</sup> 1690  
{ Gu: Doe }  
{ King: Kec }

The said Attorney meted for security for the said bill (if Case) & for want of security the  
Court ordered a Non Suits agt  $\bar{y}$  the said Ralph Erskine

John: Pore. Esq.  
agt  
John: Swain. Esq.

Somerset County Esq.  
John: Swain late of Somerset County Sawyer was attached to answer unto John: Pore  
in a plea of d<sup>e</sup>bt. — and whereupon the said John: by Robert Erskine his Attorney  
Comod and saved that whereas the said John: Swain the sixteenth day of Feb<sup>r</sup>