

Edward Rush

William Dooley

And the said Edward Rush says
that his Att^y comes and defends the

Honor and injury which he^r And saith the said William his
Att^y says that he is not to have for that he hath often
bought the Cow and calves in the obligation underhand and
is still ready to pay the same when the same is required
which is contrary to Justice and good conscience that the
said action by him may be void and that to all costs and
damages thereby sustained may be restored

Edw. Rush

The obligation in the Parolth obligation underhand and
the Court hearing the matter on both sides and considering
that the Defend^t did not sufficiently prove his plea and
that the Cow and calves should have been returned in May
or June last

It is therefore ordered by this Court that the said William
Dooley do recover from the Defend^t Edward Rush the
Cow and calves of the said obligation and all charges with costs
of suit

Simon Willmott

John De Baillhache &
Company

Done by Bond of 800000

John Bowley Defendant
Bowley otherwise called John Bowley of Kent Council in
the Province of Maryland you for our Attorney in Law
John De Baillhache of London Merchant and company
in plea of Law

Wherupon the said John De Baillhache by his Att^y says
that he complains and saith that John Bowley James
did bind him as by a certain writing obligatory
from under the hand and seal of him the said Bowley