

Wherupon Comd the said, dms 10th Henry 8th Comd John London for the said dms did at the request of the said to be indebted to our
Sovereign Lord the King the sum of Com pounds 1000 to be in the sum of 1000 pounds like money due to be paid
on their goods & Chances Lands & Comd for the Matter in the

The Condition of which Recognizance is such that if the above bound dms Boyes be of y good behavir & abracanis to all
the Matter here proce of the Provisis during the Comd pleasure the said recognizance be void & of none effect
other way to be & remain in full power for the Vertue. am am am am am

Courts adjourned for half an hour
Same day the same Courts sits as aforesaid



John Malind Worth Justice of the Peace for Somerset County Comd now sitting and the Sherrif of George
Hoy and Langland Godard most humbly sheweth that y^e Worth Sherrif of Somerset having married
Sarah and Mary the Daughters of Thomas Cottingham of this County decd. with the said Cottingham by his
Instruments, his personal Estate by means thereof is become liable to a Debt due to the said Sherrif of
most humbly prayed y^e Worth Order age the debts of the said Estate, for such part & portion as may be
found to be their just right & due. The y^e Comd considered y^e Sherrif shall as in duty bound always pray the

The aforesaid Debt being paid, was by the Worth Comd considered & granted, and ordered that
their just right & part as by the Sherrif paid be forthwith delivered to the said Hoy
and Godard. And ordered that C^{pt} William Coulbourn & Wth Isaac Horsey persons appointed
to see the aforesaid Order executed & performed.

Affradosi Johnsonth Somerset County
David Mills Defendant } David Mills late of Somerset County was attached to answer unto Affra
dozi Johnson of the County of a plea of trespass on the Case

And wherupon the said Affradosi by Peter Donkin his Attorney complained that whereas the said David the 10th day of 2th 1557
in the year of 1557, at Manoran within the Jurisdiction of this Court was indebted to the said Affradosi in the
sum of Eight hundred Pounds of lawfull as by due record in Court may appear and the said David to the said Affradosi
in manner aforesaid being indebted, did assume on himself and to the said Affradosi faithfully promise that he the
said David the said sum of Eight hundred pounds of lawfull to the said Affradosi would well & lawfully pay
notwithstanding the said David the said sum of 800 Pounds of lawfull to the said Affradosi hath not paid but hath
likewise refused & doth still refuse to the damage of the said Affradosi of 1600 pounds of lawfull & loss of his
body his substance & the

Donk & quon Regth the }
{ the do }
{ the do }

And the said John Worthington his Attorney Comd decaith that he recd in Copy of
the writ the Writ, for want of which he ought to have a Non Suit, and of this he puts
himself upon the Court Worthington pro Def.

The y^e Comd being considered y^e writ not going with the Writ. the Comd thereon did Grant a Non Suit with
Costs alias Rescuto.