

Now in this unius sc.  
domini die octavo mensis  
Iohannem Abbott de To  
tolyton et dictum  
Tolyton et dictum  
Tolyton et dictum  
monasterie Angliae solvendis videlicet  
in hanc parte Attunensis ex eventu & voluntate eiusdem ad quam  
quidem solvendum bene et fideliter faciendo obligamus  
nos et quoniamlibet nunc & si & tunc et in solido haeredes  
eventu & voluntate eiusdem firmantes per presentes sigillatae  
sigillatae at Vicesimo sexto die Februarij anno regni  
regis Edwardi secundi anno Angliae ex decimo septimo  
Annoq dñi 1664.

John Daxwell de Tolyton in  
Bagworth de Tolyton p[re]dicto gressu  
Tolyton et Iohannem Halton d[omi]n[u]m  
et firmantes Walterus Yonge de  
utensilibus bonis et locatis  
monasterie Angliae solvendis videlicet  
in hanc parte Attunensis ex eventu & voluntate eiusdem ad quam  
quidem solvendum bene et fideliter faciendo obligamus  
nos et quoniamlibet nunc & si & tunc et in solido haeredes  
eventu & voluntate eiusdem firmantes per presentes sigillatae  
sigillatae at Vicesimo sexto die Februarij anno regni  
regis Edwardi secundi anno Angliae ex decimo septimo

The condition of this obligation is such that if the above bounden  
Peter Daxwell, Francis Bagwell, John Abbott and John Halton  
their heirs, executors & administrators or assigns or any other of them  
doe and shall well and truly pay or cause to be paid unto the  
above named Walter Yonge his heirs executors & administrators or assigns  
the full sume of One hundred pounds of lawfull money of England  
att on or upon the fifteene and twentieth day of March next ensuing  
the last act of att or in the now dwelling house of the said Peter  
Walter Yonge in East franche or further delay than on this our  
obligation to be voided or off to remaine it is full power

Pet: Carwith,

Sealed and delivered  
in the presence of

Robt: Yonge.

William Baker

Jto: Grover:

Francis Bagwell

John Abbott

John Halton

October

in part of s bond twenty pounds.

W. Yonge.

March 27. I received in further part of this bond  
fifty four pounds.

W. Yonge.

March 27. 1600

6/12a3

Sawyer County  
Bond  
Cancelled

Notandum  
Domini Devon yeon  
yeman tenet et  
de Stoneton in dor  
libris bono et lo  
Exstremo Stoneton  
exemptus vel admittit  
bono et fideliter faciendo obligans nos et utrum  
num et de toto et in solidis heredes exceptis et  
Admissis non finiter printed Bigillis non sigillat  
Dat Vicesimo quinto die Octobre Anno regni eius  
Caroli secundi in Anglia et datus septimo anno  
Dom: 1664.

John Abbott de Colyton in  
Halfon de Colyton p dicit  
Obligavi Exstremo Stoneton  
p dicit yeman in octayinta  
libris monete Angliae solvendis idem  
gratuitus suotexto in hac parte Aliud  
exceptis vel admittit sum ad quam quidem solvendum  
bono et fideliter faciendo obligans nos et utrum  
num et de toto et in solidis heredes exceptis et  
Admissis non finiter printed Bigillis non sigillat  
Dat Vicesimo quinto die Octobre Anno regni eius  
Caroli secundi in Anglia et datus septimo anno  
Dom: 1664.

The condition of this obligation is such that if the above bound  
John Abbott and John Halson their heirs, executors, Admisses or  
assignees or any or either of them do and shall will and truly  
pay or cause to be paid unto the above named Exstremo  
Stoneton his executors, Admisses or assignees the full sume of  
ffortie pounds of lawfull money of England all on or upon  
the nine and twentith day of September next ensuinge  
the last heire of all or in the now dwellinge house of the  
said Exstremo Stoneton without demand or further delay  
that then this obligation to be payed or obli-  
ged in full comperisid.

John Abbott.

Sealed and delivered unto  
Peter Cullen for the use of  
the said Exstremo Stoneton  
in the presence of -

Peter Ticken

John Clapp

John Halson

Received of me Stoneton for a quarter rent  
land for myself levying paid by John Abbott  
for his service off

Johnes Bang sent  
for John Hylton

6/12 a<sup>2</sup>

1664

Sealed and delivered after the interlining  
of these words betwix the sixteenth and  
fourteenth lines viz to the said Ex Walter  
Yonge, William Drake, Edward Drake and John  
Abbott their heirs and assigns for ever in  
the presence of.

Robt. Yonge.

William Drake

Ex. Drake.

Memorandum the Steven and twentynith day of February in  
the year of our Lord written quick and pearcable possession  
and seisin of and in all the messuage and dwellinge  
house and one close or pelle of land commonly called  
oxenore by the name of Bulland in Esgate and  
part of the demesne wherein grants and tenures was  
then had and taken in the name of the mōd by the  
Cirke one of the Attorneyes wherein named, and after  
such quick and pearcable possession and seisin thereof  
by him so taken and had was then presently delivered  
unto the mōd named Ex Walter Yonge William  
Drake Edward Drake and John Abbott to have and  
to hold to them the said Ex Walter Yonge William  
Drake Edward Drake and John Abbott their heirs and  
assigns for ever according to the purport intent and  
true meaninge of the mōd written Indenture in the  
presence of.

Peter Tichen. Attest.

Ex. Drak.

John Glazier.  
The markes of  
Frank Oliver  
Edward Bond

