

(181)  
Lib W. H.

and in what manner and how and of what value they are by the year according to the true value of them now before any further improvement made of the said ten acres and who are the present possessors of the said ten acres and who and how many are the measures between us and the present possessors of the said ten acres and what Lands or Tenements remain to the present possessors over the said ten acres and if the lands remaining to the present possessors over the said ten acres will suffice to uphold their Manour viz<sup>t</sup> the sixth part of the Manour allotted by the Conditions of Plantation for the demesne as before the alienation for building of a mill and that the said possessors in allizes Inyes and Recognitions may be put as before the alienation soe that the County by the alienation aforesaid in default of the present possessors more then was wont be not charged and greived and the inquisition thereupon openly and distinctly made to us in our Chancery under the Seal and the Seals of them by whom it was made without Delay Send &c. <sup>upon</sup> Return of which writt in case the person or persons whereby the said inquest shall be found to be the true owners and possessors of the said land fitt to build a mill upon shall use to build a mill thereon and to give Security to the Lord Proprietary by Bonds of fifty thousand pounds of Tobacco with Condition to begin to build a mill thereon within twelve months from that day to be computed and reckoned and the same building to prosecute and finish within twelve months after the said beginning or laying the Foundation as aforesaid for the publick good of the Province it shall be Lawfull to and for his said Lordship his heirs or Successors or in his or their absence for his or the Lieutenant or Chief Governour here for the time being from time to time to grant any such ten acres of Land fitt to build a water Mill upon as aforesaid together