

ants running away from his Service at peace and that he the defend^t being thereupon taken in Execution by Vertue of a Judgment of Court of the 22th Day of Aprill 1652 at the Suit of Francis Vanenden against the Now Complt was not appraised according to his full time nor as he conceived for the full Value, and Henry ffox now present in Court who was one of the then Appraisers informed that there was a Mistake in the time, and it alsoe Appearing by the Sheriffs note of Appraisalment that the def^t was not appraised according to his full time which he was to Serve the Complt, Upon Consideration whereof It appearing by the defend^{ts} own confession that he had three Crops to Serve and that by the mistake aforesaid he was appraised but as Servant for two Cropps, It is thereupon ordered that the defendant enter into the Compls Service till Such time as he Shall put in Security to the Complt for the payment of Eight hundred pounds of Tobacco and Caske by the last of November next upon which Security or other Satisfaction Given, It is ordered that the defend^t be for Ever hereafter discharged and acquitted of all claim of Service & other the Matters now Complained of as aforesaid. Liber B.

Henry ffoxe acknowledgeth a Judgm^t in open Court to m^r Thomas Hatton his Ldps Attorney Generall for paym^t of Eight hundred pounds of Tobacco and Caske to him the Said m^r Hatton in part of two thousand pounds of Tobacco and Caske the remainder of a fine payable by Cap^t W^m Mitchell to his Ldp by Vertue of an order of the Thirtieth day of June last, which Said Eight hundred pounds of Tob^o and Cask is in discharge of Soe much by order of this day adjudged to be paid by Thomas Cole to the Said Cap^t Mitchell and for repayment hereof together with the Charges of that Suit, the Said ffox accepteth of the s^d Cole for his Debtor and the Said Cole is hereupon absolutely for Ever hereafter discharged and acquitted against the Said Cap^t Mitchell from all claims of Service and other the Matters Complained for by that order. p. 440

Whereas m^r Thomas Hatton his Ldps Secretary of this Province of Maryland haveing beene at Great Charges in the payment of Tobaccos for and Entertainm^t of his Sister in Law & her Children the late wife and Children of m^r Richard Hatton deceased, Brother to the Said Thomas Hatton Since their arrivall in this Province, and otherwise touching their transportation, We Lieu^t Richard Banks and Margarett his wife Late widdow and relict of the Said Richard Hatton, in Consideration that he the Said Thomas Hatton have and doe release and acquitt us the Said Richard Banks and his wife of all debts and Demand touching the Charges aforesaid and