

Liber B. value And Saith the Bill was entred to gain his liberty being under restraint in the Custody of the P^t Henry Morgan then Sherriff of Kent upon an unjust occasion as he conceives, but not being as yet able to Satisfie the Court by any proof to relieve him against the Bill notwithstanding the hearing was respited by order in March Last, yet offereth to pay the Tobacco due upon the Bill when it Shall be produced or proof made thereof (the Bill being missing it is therefore Ord^d th^t the Def^t Shall pay unto the Comp^lt Morgan or his P Att^oy so much Tob^a as he gave Bill for it Shall be p^rduced or prooffe made thereof) And he is left at liberty to prosecute ag^t the Said Morgan for any prejudice he hath Sustained by any Miscarriage touching the Said restraint or imprisonment

p. 178 Anthony Rawlings p^lt } The Complayn^{ts} Attorney moved to have
Edward Hudson def^t } the hearing respited till the next Court in regard he wanted his proofs as yet, And the Defd^t being present in Court agreed thereunto Soe as he might be Satisfied for his loss of time and damages It is therefore Ordered that the hearing be respited till next Court, and then the p^lt is to produce his proofs, preremptorily or the Court will then proceed to give the Defd^t Such reliefe as Shall be fitt

The Same Court Continued p Adjournm^t
21^o Junij

The Governor Robert Brook Esq
Thomas Gerrard Esq M^r Secretary

Upon the humble motion of M^rs Susan Warren (who upon Oath voluntarily taken in open Court Confessed herself to be with Child by Cap^t W^m Mitchill) that She might be allowed Maintenance and accomodation out of the Said Cap^t Mitchell's Estate fitting and Convenient for her in the Case She is in, and according to the rank and quality She came into the Province, It is therefore Ordered that M^r Cuthbert ffenwick Cap^t Mitchell's Attorney, Shall cause fitting provision and maintenance of Dyett apparell lodgeing and attendance to be allowed her both untill & during the time of her Child bearing and afterwards till the Court Shall think fitt to make further Order therein ffor which he the Said M^r ffenwick Shall have allowance out of the Said Cap^t Mitchell's Estate, And in Case the S^d M^r ffenwick Shall happen to make default herein, upon Complaint and proof made in the Secretaries office, It Shall be Lawfull for the Sherriff of the County of S^t Maries by warrant from the Governor to Seize or take into his possession any part of the Said Cap^t Mitchell's Estate within the Said County Sufficient for the purpose aforesaid and to make Sale thereof after