

Knowe all men by this p^rsents that I Richard Hassell Cittizen and Salter of London doe by this p^rsents make constitute and authorize my loueing freind Daniell Johnson of Maryland Planter in Charles county Attorney for me and in my name and to recouer and receiue of and against parts beyond the Seas Widdowe and James Langworth of Maryland Planter in the parts beyond the Seas he or his heires Executors and Administrato^{rs} or her heires Executors and Administrators or any of them all and singuler Sume and Sumes of money debts and other dutyes whatsoever to me from him or her due oweing and belonging by Bill bond Specialty booke accompt or otherwise howsoe^r Giueing and by this p^rsents Granting vnto my said Attorney full power and lawfull authority in the p^rmisses to sue attache Seize sequester arrest imprison and condempne and forth of prison againe to deliuer Attorneys one or more under him to appoynte and the same againe to reuoake and upon the Receipts in this behalfe Acquittances or other lawfull discharges in my name to make Seale and deliuer and generally to doe all other thinges requisite in or aboute the p^rmisses as effectually as I my selfe might or could doe being personally p^rsent And I will Rattifye confirme & allowe all and whatsoever my said Attorney shall lawfully doe or cause to be done in or aboute the p^rmisses by force of this p^rsents In Wittness whereof I haue hereunto sett my hand and Seale the last day of July in the yeare of our Lord God 1661 And in the thirtyth yeare of the Raigne of our Soueraigne Lord King Charles the second &c

Liber
P. C. R.
Daniel
Johnson v.
Thomas
Turner
p. 605

Richard Hassell

Sealed and deliuered in the p^rsence of us Francis Killborne Hugh Newman John Browne

The p^t not stateing his busines legally the cause is respitted till next Co^{rt}

To the hono^{ble} Gouvernor and the rest of the Councill

The humble peticoⁿ of George Thompson Sheweth That whereas yo^r pet^r bought certaine Rights of land of M^r Thomas Gerrard which Rights hath not appeared to be the said Gerrards but one M^r Marmaduke Snowe & therefore yo^r pet^r hath both been debarred of a warrant to take up land and alsoe hath but little security for land already taken vp by yo^r peticoⁿ and for the want of the good use of the said Rights yo^r pet^r hath been much dampnified and humbly craueth that at least pet^r may be compelled to pay the order of Co^{rt} but according to yo^r pet^{rs} former bargaine with M^r Gerrard

p. 606
Thompson
v. Gerrard

The p^rmisses being taken into yo^r hono^{ble} serious Consideracōn yo^r pet^r most humbly craueth Releife with, cost and charge of Suite and yo^r pet^r as in duty bound shall ever pray &c.

The p^t sueth as in peticoⁿ aboue written Ordered that the def^t shall make Good such Rights as he hath solde the p^t and the def^t