

Liber B B Third<sup>ly</sup> the def<sup>t</sup> hath truely and honestly serued the full Complem<sup>t</sup>  
 3<sup>d</sup> of seruitude w<sup>ch</sup> she came in for and according to the tenor of that  
 false Indenture (if that said Indenture cann obleidge her) and there-  
 fore had her ffredome granted her by Order of Court it being but  
 iust and due after twelue yeares seruice—

4<sup>th</sup> Fourthly except the plaintiffe cann proue the said Oathes falsely  
 and partiallie taken and soe Consequently Ouerthrow the said Order  
 of Court (which I looke upon to be a ticklish point and too strong  
 foundations to build my defence upon in this Suite) I shall humbly  
 Craue of this Hon<sup>ble</sup> Court such satisfacōn for this uniust moles-  
 tation as Iustice and equity shall require w<sup>th</sup> Cost of Suite—

5<sup>th</sup> fifthly and lastly I shall desire this Hon<sup>ble</sup> Court would be pleased  
 seriously to take it into their Iudicious Consideration, that if Orders  
 of Court bee soe weake and mens Oathes soe little auailable as thus  
 upon euery turne like to be brought to nothing, Noe man shall euer  
 haue either security for his debt or Certainty of his Cause whatsom-  
 euer or howsoeuer Ordered in soe much that Lawes and Courts to  
 maintaine the right of lawes will seeme excluded and totally  
 ouerthrowne

The Plaintiffe still pleades for satisfacōn for his seruants time  
 that is due by Indenture. The Board ueiwing the Indentures It is  
 Ordered that the Comm<sup>rs</sup> of Caluert County doe informe this Court  
 of the whole proceedings att the next Prouin<sup>all</sup> Court and giue the  
 reasons of the Setting free the said Seruant Jone Nicculgutt and  
 that she doe alsoe then appeare to make her defence therein—

The Court is adjourn'd by the Leiuenn<sup>t</sup> Generall till tomorrow  
 morning 9 of the Clock punctually

The Court mett againe on wensday 6<sup>th</sup> July 1664 all p<sup>r</sup>sent as before—

Thomas Dent p<sup>lt</sup> } the p<sup>lt</sup> sues as in his declaraōn—the def<sup>t</sup> produc-  
 Ant<sup>o</sup> Griffin def<sup>t</sup> } eth a receipt that the said debt is Satisfyed. the  
 depositions of Nic<sup>o</sup> Gwyther & Rob: Jones taken in this Case—

uide 252: Ordered that the defend<sup>t</sup> pay the plaintiffe 400<sup>th</sup> tob: being the  
 254: remainder of the p<sup>lt</sup><sup>s</sup> specialty for 1000<sup>th</sup> tob:—

[p. 302] Att a Court held at Newtowne for the County of S<sup>t</sup> Marys the  
 first tuesday in June 1664—

M <sup>r</sup> Rob: Slye	}	M <sup>r</sup> Jn <sup>o</sup> Vanhack	}	Comm <sup>rs</sup>
M <sup>r</sup> Jn <sup>o</sup> Lawson		M <sup>r</sup> Nic <sup>o</sup> Young		
M <sup>r</sup> Jn <sup>o</sup> Nuthall		Leiu <sup>n</sup> Coff Jn <sup>o</sup> Jarboe		

To the worshp<sup>ll</sup> Comm<sup>rs</sup> of the County of S<sup>t</sup> Marys

The humble pet<sup>con</sup> of Richard Bancks and Randolph Handson  
 humbly sheweth