

Liber P C said Letters patents of the Land aforesaid ought not to be revoked and adnulled and the record and records thereof cancelled & made void, and the Same into his Lopp's hands be Seized. The judgment of the Court here this day to witt the thirteenth day of ffebruary in the yeare abovesaid is That the Chancellour make void the Said patents upon Record and that the Same be revoked cancelled evacuated adnulled and for void and invalid had and esteemed and also that the inrollment of Record of them Shall be cancelled and adnulled and for void And invalid held and esteemed.

Upon the Petition of Thomas Marsh That in the month of July 1673 he sold unto George Utie Gent a woman Servant named Hannah Bowen for which Servant and other goods Sold the Said Utie was to pay unto the petitioner 2400<sup>l</sup> Tobacco that in November or December 1673 the said Hannah happened to be brought to bed of a bastard Child and that after she was delivered by the perswasion of the said Utie (who had promised to her if she would lay the Child to the petitioner he would Save her from a whipping and she Should fare the better for it as by the affidavitt of Michael ffranke and Richard Whitton it may appeare) by her affidavit per'd by the said Utie upon the 22th of December 1673 to lay the Said Bastard Child to the petitioner That the petitioner haveing notice thereof did in March last procure a warrant for Cap<sup>t</sup> Howell one of his Lopp's justices of that County to have the Said Hannah bound over to the next Court to be examined face to face with the petition<sup>r</sup> Yet notwithstanding the pet.<sup>r</sup> attended there at the next Court with evidence Sufficient enough to prove the Child was gott by One Edward Winwood by the confessions of the Said Edward & Hannah & others pregnant circumstances sufficient to cleare the pet.<sup>r</sup> and although the Constable Served the Said warrant upon the said Hannah & gave notice to the Said Utie to be there also Yet neither he nor the Said Hannah by his Order did appeare at the Said Court & So nothing was then done That the 3<sup>rd</sup> of June last the said Utie in the absence of the pet.<sup>r</sup> being then in Virginia without any notice to him or any for him brought the Said Hannah to their Court and upon her affidavitt aforesaid and another Oath then taken in Court that the said Utie her master did neither advise instigate or prompt her to lay the said Bastard to the pet.<sup>r</sup> the Court without any other testimony confession declaration in pangs of travill or other pregnant circumstances agreeing thereunto as by the Act is directly provided in that case did Ord<sup>r</sup> at the requst of One Miles Gibson the p<sup>r</sup>tended Attorney of the pet.<sup>r</sup> a reference untill the next Court Att which Court being the 4<sup>th</sup> of August last they Ordered the said Miles Gibson as Attorney of the petitioner to pay the said Utie 1400<sup>l</sup> of tobacco with costs of suite for the pet.<sup>rs</sup> getting the said Servant with Child otherwise execution That the pet<sup>r</sup> finding himselfe thus