

Liber J J Clerke & Mary Clerke continue & Remaine in the Custody of the Sheriff of St Maryes County untill they shall give in security Each of them in ten pound a peice & their Securities in five pound a peice to appeare at a Provincial Court to be held at the City of St Maryes in Aprill w<sup>ch</sup> shalbe in the yeare of our Lord 1673. and in the meane time that they be of the good behaviour.

The Court accepts of Mr Benjamin Rozer Security for Philip Lynes the said Philip bound in 10<sup>l</sup> sterl<sup>s</sup> & the said Rozer in 5<sup>l</sup> sterl<sup>s</sup>.

Richard Robinson being a servant to M<sup>r</sup> John Allen, the said Allen became bound for the said Robinson to the Lord Proprietary in the sume of Tenn pounds, and Henry Phipps gent<sup>l</sup> his security in the Sume of five pounds sterling.

Robert Clerke & } bound to the Lord Prop<sup>ry</sup> according to the said  
Mary his wife } ord<sup>er</sup> of Court in 20<sup>l</sup> sterl<sup>s</sup>. to be Leavyed &c

Thomas Mathews and Tho Hussey their security bound in tenn pound sterling a peice for their pformance of the said ord<sup>r</sup>.

George Taylour & Ellen his wife bound to the said Lord Prop<sup>ry</sup> ut supra in the sume of 20<sup>l</sup> sterling to be leavyed &c.

Henry More & William Whittle their security bound in Tenn pounds sterling a peice for their pformance of the said ord<sup>er</sup>.

p. 501 Then was the Sheriff of St Maryes County comanded to bring Justinian Gerard into the Court, and the foregoing Indictment being Read to him, and he being admitted by the favour of the Court to have John Morecroft one of the Attorneys of this Court to be of his Counsell the said John Morecroft put in this following plea for and on the behalfe of the said Justinian here present in Court (vizt)

And the sayd Justinian Gerard by John Morecroft his Attorney Especially admitted by the favour of the Court, cometh and prayeth the hearing of the said Indictm<sup>t</sup>, and it is Read unto him, which being read & heard the said Justinian saith that the Lord Proprietary by Collour of the premises in the said Indictm<sup>t</sup> mentioned him the said Justinian Trouble and unquiet, neither will not nor ought because he the said Justinian by Protestation saith that the said Indictm<sup>t</sup> is not sufficient in Law for him the said Justinian to be put to answere unto Notwithstanding for plea he saith, that as to the takeing Killing and carrying away of the said Two hoggs of the said John Gouldsmith in the said Indictm<sup>t</sup> mentioned, or any thing contrary to the said Act of Assembly or against the peace of the said Lord Proprietary the said Justinian is in no wise guilty in manner and forme as by the said Indictm<sup>t</sup> above is supposed & of this he puts himself upon the Country.