

Liber W. C. Cordea, The said Receipt was by this Court Invallid, and the said Marke was by Order of this Court debarred from taking any Advantage against your Petitioner for the time she absented her self by Vertue of the said Receipt, and yo^r Peticon^r Ordered to serve the said Marke Cordea till the Expiration of her Indenture W^{ch} yo^r Peticoner hath honestly performed, and ought to have beene free the Sixth day of May Instant, as by the Order of this Court Remaineing upon Record in the same Court & yo^r peticoners Indentures ready in Court to be produced may appeare Yet the said Marke Cordea refuses to give Yo^r Peticoner a discharge or to pay her, her freedome Corne and Clothes, Yo^r Peticoner Therefore humbly Prayes an ord^r of this Court against the Said Marke Cordea for her ffreedom, ffreedom Corne and Cloathes, And that upon Refusall of the said Marke to make payment thereof she may have Execution for the same

And yo^r Peticoner shall Pray &c:

W^c h^being Read and heard, and the aforesaid Marke Cordea being here present in Court Itt is the Judgm^t of the Court here this day, to witt the 14th day of May in the fifth year of the Dominion of the R^{tt} hono^{ble} Charles Lord Baltmore &c Annoq³ Dommi 1680 That the aforesaid Elizabeth Cannee is free, And Itt is Ordered that the aforesaid Marke Cordea pay unto her the s^d Elizabeth her freedome Corne and Cloathes

| | | |
|--|---|---|
| John Machen ag ^t William Chandler | } | William Chandler gentl high sheriffe of the County of Charles County was attached to answere unto Jn ^o Machen Marchant of a plea of trespas upon the Case |
|--|---|---|

And whereupon the said Jn^o Machen by George Parker his Attorney Complaineth That Whereas one John Sanders Late of Bristol Marchant the Seaventh day of September in the yeare of our Lord 1676, by his Certaine writeing obligatory was bound and firmly obleiged unto the said John Machen in the Sume of ffoure hundred pounds of Currant and Lawfull money of England, for the true payment, of Two hundred pounds of like Lawfull money of England, To bee paid unto the said Jn^o Machen or to his Ex^{rs} Adm^{rs} or Assignes att or upon the Tenth day of Aprill then next ensueing the date of the said bill obligatory, and for the true performance thereof the said John Sanders did thereby binde himselfe his Ex^{cutors} Adm^{rs} and assignes firmly by those p^rsents, As by the same bill obligatory more plainly appeareth, w^{ch} said Two hundred pounds the said John sanders did not pay unto him the said John Machen on the said Tenth day of Aprill W^{ch} att or upon the same day hee ought to have paid, according to the fforme & Effect of the same bill obligatory Although hee hath beene often thereunto Required Whereby an Accon Did accrue unto the said John Machen to require and have of the aforesaid Jn^o Sanders ffoure hundred