

To the Hon. Justices of Somerst County now in Court sitting and the humble Petition of Thomas Holland  
 Humbly sheweth that your petitioner is the daughter of James Holland Servant to Col. William Colborn and  
 in Court disposed of by her Mother to John Kirk. But since that time disposed of unto Waller Land. your petitioner  
 supposing her selfe to be of age, desired of her Master for to goe and scarte the Records where was done  
 your petitioner travell your worships Order, that her Records may be scarted before that the Court be end, that your  
 petitioner may know where to shew may trise. And in duty bound shall pray.

Upon the Petition of your petitioner the Clerk doth read the Records where is performed

In His Majesties Justices of Somerst County August 14. 1690. The petition of John Richardson humbly sheweth  
 That whereas your petitioner humbly moveth this Court in June last that Wm. Harris might  
 not by his Attorney Survey any of his land, forasmuch as that he had fraudulently made sale of  
 all his land and the rest of his Estate, and hath not made good the estate of y<sup>e</sup> Petitioners Sister  
 while in Royston the said Wm. Harris while the Court was pleased to Order that no land should  
 be alienated till this Court and that John Barber might have notice to appear being the  
 person that hath made the purchase, the said Barber hath not notice to appear but wch. wch.  
 your petitioner humbly travell that your worships will please to Order that the said Harris & Attorney  
 should not alienate any of the Harris's land untill the Orphans have their Estates made good to  
 him and your petitioner shall ever pray.

Upon which Motion being Considered, it is Ordered by this Court that Surveyors, or  
 Survey no Land by him selfe or attorney till November Court following.

To the Hon. Justices of their Males Court for this County of Somerst. The Lector of George Latham  
 Humbly sheweth Answere that whereas your worships petitioner hath attended the Hon. Court at a  
 suit for Lawrence Rawford plt in a suit depending in your Hon. Court agt Jonathan Dows  
 & others. Your petitioner travell your worships Order for Charges having allowed eleven days, and y<sup>e</sup> Pet.  
 as in duty bound shall ever pray. Mr. Petkin Recd & granted Order for y<sup>e</sup> same. And  
 Gd<sup>r</sup> Sd per. J. Morris

Mr. Thomas Jones Esq.  
 aye. Issue joynt. Betweene me and my sonne  
 Simon in the presence of J. Jones did importunately  
 said to me that hee or his sonne had said Thomas his Deaf sonnes & care, he  
 said Thomas replied that hee was then bound over to St. Marys about  
 his ownne business of great importance, and wch. all to give up to Mr. Dodson  
 And his wife and sonne a passage over to St. George River, but hee did say to Simon a friend he would  
 that hee & Thomas would meet his ownne business, and bth hee & Simon haue haue the Deaf in his care  
 and charge over his Day, and as soon as the said Dodson was landed, And from thence to the said Simon  
 should pay him for the boat, for every two dayes of his Deaf, One dayes work of J. Jones toward  
 bringing the said Thomas his boat, le whiche agreement the said Simon did freely conaffred and agreed to  
 dayes after the said Dodson his wife and sonne was put ashore, & after haue putting a shire, the said Simon  
 out the said boat eight dayes tyme, went from St. Marys to white horse from thence to St. George again, &  
 to returne to either Dux or Newlands of the Thomas. Now se it is that although the said Simon  
 doth him and his sonne his said boat 18. daies after contract, as aforesaid hee did delivred wch. a shire