

February 4 11. 1690

The condition of his aforesaid recognizance is such that if the said Thomas Oxford be of his good behaviour and abearance to all their Majesties laws people of this Province but more especially to Sarah Saunders of this Court during the Courts pleasure and also pay fines and Court charges that then the said recognizance to be void and of none effect otherwise to be and remain in full power force and virtue.

To the wor. Court, the Petition of Thomas Oxford humbly sheweth that whereas yo^r worps^h thought most to order my marriage certificate at the Court of Snow hill of my marriage with y^e Colender doct^r at Snow hill to be most just from you, and far short and better the benefit of my sd^r friends, w^{ch} your said Colender and intentions have been humbly aggravated to my great shame and hope shall be to my sorrow, as have offended God and have been of vile example to men, all which being fully perceived promising by the assistance of Almighty God to amend and humbly to reform my said wife's conversation I have now humbly prostrate myself before your worps^h, imploring your favour and Commodity in granting my said public^r acknowledgment at Snow hill Court as aforesaid. And your Colender shall as in duty bound pray Colender above not granted.

Her Majesties
M^{ts}: W^{ts}

Complaint of M^r. Samuel Hopkins
for sundry misdemeanours done agt the sd Hopkins, as well
Concerning the sd warrant issued for Hopkins, all which was
proved in Open Court by the oaths of G^r. Swett and
Nathaniel Berry.

The said Oxford Court doth take being heartily sorry to give pardon of the Court and in Hopkins
where being considered was humbly ordered to give security for his good behaviour
whereupon the said Oxford and by recognizance in Open Court did acknowledge himself
to be indebted unto their Majesties in the sum of 30. Sterling money of England due to be levied upon his
and Charles's Lands and tenements for their Majesties use. And he takes the sd Oxford two hundred and
twenty shillings to be indebted as above in the sum of 15. a piece of like money to be levied as aforesaid
and the said G^r. Swett & B^r. Nathan.

The condition of white recognizance is such that if the above bound Thomas Oxford be of his good beha-
vour and abearance to all their Majesties laws people of this Province but more especially to M^r. Samuel Hopkins
during the Courts pleasure and also pay all Court charges that then the above so recognizance to be void
and of none effect otherwise to be and remain in full power force and virtue. - This is the
substantive of Hopkins did not sit in judgment in any of y^e best trials of Oxford.

John Moore per
Archieb. Barramors d^{ft}

Archieb. Barramors Sr.
to carrying your self and horse at severall times — 75
at Coburg

To the wor. Court of Sessions in Court. The humble Petition of John Moore
humbly sheweth that the said Archieb was indebted to the said John in the sum
of the sum above mentioned, your petition humbly prays your worps^h to grant an order
against Stephen Gage, who hath intermarried with the sd Archieb and as in duty bound
shall pray Sr.
John Moore
his mark

The said John Moore made Cate in Court
to the truth of the above so account —
To granted agt Stephen Gage for the same.