

Ordered by this Court that what accouz are on Dockett do come in, wherein Dr John Brazeau is concerned in may be continued till next Court, & Dr. Bony sent for to give his

Their Maties To show cause why he did not perform the  
of Court, concerning the Orphans of Mr. Jno. White.

Contra  
Lawrence Crawford The sd Crawford appearing desired the Court that  
the following cause to be recorded. viz

That as Jno. Lawrence Crawford being summoned to Court to show cause (if any) wherefore  
Order of Court pass in June 1693. Concerning the Orphans of Mr. White was not performed.

In answer whereof humbly I showe the following cause. — and

I have given my due share of this swamp for the use & benefit of all my Children (this is  
as clause in my John. White's Will & is also in C. Hobson's Will Confirm'd this, & is, to  
Sarah. White Widow. confirmed by Blantair she now liveth on our mey her natural life. &  
after her death to her Sonn. Hobson. White & his Heire. for & her according to his father —  
who express'd in his last will & Testament. and also two hundred acres of swamp lying next James  
Rutherford to all my Doctor Jno. White's Children & their Heires in Common.

Imprimis — Sarah. White Widow is party to his Will of John. White, & Guardian to all  
Children. So that his Survivors, the Comyn Executors cannot be held to an acc<sup>t</sup>. by any writ  
of waifs till all his Children be full age, & stamp they are all free in Common —

2dly. It may be judged that Sarah. White now Crawford, the Comynne Orphions nor  
belong to the contrary but Whilos gift & good Comyn ratified & Confirm'd by C. Hobson —  
she her hands in the 200: acres of Swamp during her life. And so not liable to any waifs by  
her own lawfull act, for there is no plainer Gallow for the Land. She has said Sarah liveth on  
y<sup>t</sup> her hand is Confirm'd (in pape) by C. Hobson Will — Quo whosoever bring  
an Action suit in behalf of William. White in Court of Ward of Liberties Comyn out of court

and in White in his last will gives Sarah his wife a third part of all his real & personal —  
estate, C. Hobson Confirm'd it in his will. bid. before, the 200: acres of Swamp cannot neither  
be debited till all Comyn at age. so Wm. White neither by him self nor Guardian can Comyn suit  
but upon his own habe as y<sup>t</sup> he no particular damage. This tennel Suing in behalf of the other  
Children, without Confut of their Guardian. — Lastly it is not unknown to y<sup>t</sup> waifs that titles  
of Land, are above the Jurisdiction of this Court. for instance. Jno. Hollingshead & others  
Comyn aye 1604 Howard. & also bid. of Comyns — Lawrence Crawford.