

~~John~~ ~~Green~~ of Kent County Planter present herein Court in his proper person Acknowledges himself Indebted unto the Lord Prop^{ty} of this Province of Maryland in the Sum of twenty pounds Sterl Conditionally that if y^e said ~~Thomas~~ Bullock shall not make his personal appearance before our s^d Justices at any time during this Court sitting and if that in the mean time he shall not be of good Behaviour wherewith y^e s^d Bowles Green is Content.

This Lordship ordered by the Court here that though Mary Wilfon & Mary Wilfon } find good security for her appearance at next Court and Good Behaviour

thereupon John Wilfon of Kent County Junr Coler and present herein Court in his proper person Acknowledges himself Indebted unto the Lord Prop^{ty} of this Province of Maryland in the Sum of twenty pounds Sterling money of Great Brittain to be Levied of his Goods and Chattels Land and Tenements for the use of y^e said Lord Prop^{ty} of his heirs and Successors Conditionally that if y^e said Mary Wilfon shall not make ~~her~~ personal appearance before the Justices of the next Court to be hold for the County of ~~at~~ the Court house in the Town of Chester in the same County on the third Tuesday of November next ensuing to Answer unto what shall be objected against her on his Lordships behalf and if that in the mean time she shall not be of good Behaviour wherewith y^e said John is Content.

This Lordship - } Mr. George Skirron one of the Justices of this Court
 William Nevill } Returns a Recognizance against the said W. Nevill
 Dated July y^e 10th 1727 for his Appearance at this Court to Answer unto what shall be objected against him on his Lordships behalf and now at this Court y^e said Williams appearing ordered that his Recognizance and his Sureties Recogniz^{es} be Discharged

William Nevill of Kent County Planter at the Day and year aforesaid before the said George Skirron Acknowledged himself Indebted unto the Lord Prop^{ty} of this Province of Maryland in the Sum of twenty pounds Sterling Conditionally that if he should not make his personal appearance before the Justices