

and why he did not pay the same and further to have the said Oceans
 set forth and discover to whom and for what he sold the goods and what
 crops of Corn and Tobacco he made with the Negroes and by what hands
 to labor and how much it came to yearly and if the said Oceans accounted
 with the said Land the Dom^e for the same or any part thereof and what
 goods and Tobacco the said Oceans sold of Cap^t Randolph Brandt of the
 proper estate of the said Brayne and if the said Edward did not pay for
 him 43^l of Tobacco to sell in Holland and also pay for him 3 barrels
 of Corn and whether the Compt^s were not forced to sell Negroes to
 pay Brayne's debt to the said almost ruins and whether the said Oceans
 did not request the said Edward to pay Mr Pys and Lynes and that he might
 discover the consideration of the two last debts whether it was not only the
 paying Oceans' debt and his engagement to the Compt^s as Dom^e's debt
 Brayne and the paying the 2000^l of Tobacco to the said Susanna and
 whether the said Oceans did not often acknowledge the said Oceans' claims
 to be the said inheritance according to the true intent and meaning of
 the writing made to Brayne and thereafter he caused the same to be
 lost out of the said Debt and if he did not promise to confirm the said
 Land to the said by either Debt and if the said Debt was not acknowledged
 before two Justices of Charles County as aforesaid and if the said Land
 not paid Pys and Lynes their debt and other the said debt as aforesaid and if
 they did not maintain the said Oceans for some time and until he lost the
 and why he lost them and if they did not find him to the said
 had and pay towards his maintenance and would still have
 kept him if he would have lived with them and that the said
 Giles Blizard might set forth if before his marriage with the said
 Susanna and Debt from Oceans to him he did not know of the said
 for all his to the said promise as aforesaid and whether he would
 accept of such Debt knowing the same and that the inheritance of
 the said 700 acres of Land called Land purchase and Joricho might
 be devised to the said according to the several estates aforesaid
 Notwithstanding any lapse of time or error in not acknowledging
 regarding the same Memorandum or Debt and that the said Giles
 Blizard might deliver possession of that part of Land purchase to
 both and lived upon and account for the measure profits he
 had received the said being purchasers for a valuable consideration and
 had no other way to be satisfied their great debt owing to Brayne
 of the said John Oceans being otherwise insolvent and that they might
 true answer make to all and singular the said promises and the Compt^s
 which according to duty and good conscience they humbly prayed
 the honorable Council and assistance of this honorable Court that process
 of Sp^{ea} might thereout be awarded against the said John Oceans and
 Giles Blizard to appear and answer the said promises the which being granted
 and they thereunto forced they appeared accordingly but before
 they put in their answer to the said Bill they the said John Oceans
 Giles Blizard did the said Giles Blizard having first made his
 Will and Testament in writing and made the said Mary his
 executrix and devised the said Land he lived upon being part
 Land purchase as aforesaid to the said Mary during the term of