

all Crayly satisfied, and Doi order and Dire that the D. find John 51  
Blomfield doi forthwith Deliver unto the Court Straunt's flock or his Assignee  
the full in question with the appurtenances to whom he Court are Crayly satisfied  
it Doi truly belong, and the said Court doi further order Dire the said John  
Blomfield to pay unto the Court the sume of thirteene hundred and thirty #  
pounds of Tobacco for his Costs in this behalf Expended.

Henry Scarborough

Richard Bry caud

This Cause being continued until the Court in wch fine he is  
Mortgage was to produce a better authority from the Court. The  
Court did order that the Cause be continued until the next Court  
and that if the Mortgagee do not here produce a sufficient  
authority, as he shall approve of, the Cause to be dismissed.

Command was given to the Sheriff of Charles County that whereas we did by  
our Lord's patents and our great Seal of our Province of Maryland bearing date the  
fourteenth day of September in the year of our Lord 1666 for the Consideration therein named  
grant unto Walter Brand of our said Province grants a piece of land called Durham lying  
in the woods on the East side of the Mannsfield Run of Portobacco Parish, containing and then  
laid out for seven hundred and fifty acres more or less, as by & to Grant remaining upon Record  
Relation being thereunto had more fully and more at large it doth and may appear, Now for that  
we had long before that time reserved for our own use a piece of land in Charles County called  
Tangaya Maund of wch the said piece of land is pt, and the said Walter Brand being feasible  
thereof fraudulently secured our grant aforesaid to the Disinheritance of us and our heirs of  
the premises, and being feasible thereof fraudulently secured our grant aforesaid the said Walter  
Brand being since deceased, we do command you that by good and lawful men of yo Saluick  
you make known and give warning to the heirs of the said Walter Brand, or any assignee  
that they with the said and him that they be before us in Court of Chancery the fourth of  
February next which goods we shall then be to show Cause if any they have wherefore the  
said Lord's patent of the aforesaid Land at aforesaid made ought not to be revoked  
and annulled and the same into our hands be first, and to do therein what our said  
Court shall do or grant to be done in this behalf and how you shall execute the  
Receipt that you make known to our Court at the day aforesaid and have you this  
this writ. At wch day that is to say the fourth day of February in the 7<sup>th</sup> year of  
the Dominion of Charles the Second, Anno Domini 1673. John Allen great high Sheriff of  
Charles County did as the said writ Endorsed as followeth (viz)

By virtue of this writ I have by John Gubb and Vincent Thompson good and honest  
men of my Saluick made known unto the widow of the within named Walter Brand  
that she be and appear at the day and place within Contained to show Cause if any  
she have at by this writ within Jam Commanded. John Allen Sheriff.

Whereupon Elmo Brand widow of the said Walter being called appeared by  
her son in law, Mathias Hill of Charles County grants who surrendered up the afo  
Grant of the said Land called Durham into the hands of the said John Gubb and Vincent  
Ordered the same to be cancelled wch was done by tearing off the Seal in open Court  
and further ordered that the Record of the said Patent be vacated obliterated of record  
out by the hands of the Clerke of this Province, and that the Court doi adjudge.

old Pat lib land  
to to 71.

br and ar-  
fied; How  
not have  
ly in this  
the said  
to work at  
of just  
maund do  
fyed of the  
must be in how  
plate of  
the said  
ur said  
illing that  
our  
audito to  
ith of the  
Land to  
form  
Cause to  
shall  
the said  
to our  
Goldsmith  
he may do  
he in  
aid 13<sup>th</sup>  
own  
this day  
appear  
ing to  
ovice  
th upon  
the  
and  
must was  
all