

June Court 1719
 delivery fact that the said Elizabeth did declare that the app James Dill
 was the person that got her Child. Of which this Court adjudges the
 said James to be reputed father of the said Child. The app James
 being a Servant at the time of the said Child's birth so that he is obliged
 in such case to be answerable for the half of the Charge on Child of
 said Child And it is ordered by the Court here that the app James be
 in Custody of the Sheriff of said County until he shall find surety to
 answer his part of the Charge thereof

Of which Gilbert Falconer of said County Merchant assumes to pay
 to this County at or upon the Twentieth day of November next for
 account of the app James Dill the sum of Eleven hundred Ninety
 four pounds of Tobacco it being the app James Dill's part on the
 of the Child's app

And the app James Dill here present in Court acknowledges him-
 self indebted to his Lordship his heirs and Successors in the sum
 of five thousand pounds of Tobacco conditionally that if he does
 not after November Court next held for said County pay or Satisfie
 to any person half the Charge in maintaining the Child was delivered
 of Elizabeth Lock the which he is adjudged the reputed father
 the which he acknowledges himself content

Sheweth Peter Morry of said County Merchant acknowledges
 himself indebted to his Lordship his heirs and Successors in the sum of five
 thousand pounds of Tobacco conditionally that if the app James Dill does
 not after November Court next held for said County pay or Satisfie to any
 person half the Charge in maintaining the Child was delivered of the app
 Elizabeth Lock the which the app James Dill is adjudged the reputed
 father the which the app Peter Morry acknowledges himself content

His Lordship It is Recognizance taken at last Court for his
 appearance to this Court the app William
 10m Debutter his proper person appears to the same and
 By the Court here that his Recognizance and his Sureties
 Recognizance for his appearance be discharged

10m Debutter was bound in Recognizance in the sum of Ten
 pounds Sterling to appear at this Court and to answer unto what
 should be objected against him on his Lordship's behalf and in the mean
 time he was to be of good behaviour and no person showing any
 cause why the same Recognizance should not be discharged this Court here
 discharges the same

Sheweth Benjamin Blackledge and Daniel Perkins at the same time
 appeared into Recognizance in the sum of five pounds Sterling each for
 the appearance of the app 10m Debutter and that he was to answer
 to be of good behaviour as app this Court here discharges the same
 Recognizance