

June Court ----- 1734 ----- 153  
and tenements to the use of his said Lord ship his heirs and assigns to be made and Levied if it  
happen that the said William Callin do not from time to time and at all times hereafter acquit dis-  
-charge and save harmless as well the Justices of Somerset County Court and their assigns for the time  
being as also the Inhabitants of the same County of and from all Costs Charges troubles and burthens  
whatsoever, for and by reason of the birth maintenance Nourishing and bringing up of the said Child  
and from all Suits troubles Charges <sup>and</sup> demands whatsoever touching or concerning of the same

His Lord ship --- } Somerset County }  
Sarah M. Daniell. } The Jurors for the right honorable the Lord Proprietary that now  
is for the body of Somerset County and upon their Oath do present that Sarah  
M. Daniell late of Rowenry parish in the County of Somerset the last day of December in the Year  
of our Lord God seven hundred thirty and three at the parish aforesaid in the County aforesaid within the  
Jurisdiction of this Court did Comitt fornication with a certain person to the Jurors aforesaid unknown  
and did permitt the same unknown person then and there to have carnall Knowledge of her body  
and to begett then and there abastard Child of the body of her the same Sarah to the high displeasure  
of almighty God to the vile Example of all others in such case offending Contrary to the peace of  
the said Lord Proprietary that now is his good rule and Government and against the form of the act  
of assembly in such case lately made and provided &c.

Test Joshua Merrile  
On the backside of the foregoing bill of Pindment it was thus endorsed  
Wm. Bilea Vera Saw: Wilson Freeman.

Thereupon Comitt was given to the Sheriff of Somerset County that he should take the said Sarah  
M. Daniell if he to answer &c. and afterward to wit the eighteenth day of June and Dow. One thousand  
Seven hundred and thirty four before the Justices of his Lord ship's County Court of Somerset here held  
at dividing Creek in and for the County aforesaid came the said Sarah M. Daniell in her proper person and  
being instantly demanded how she would acquit herself of the premises aforesaid upon her Imposed  
says that she is guilty thereof and is willing to pay her for the fact aforesaid &c.  
Whereupon all and singular the premises by the Court here seen heard and fully understood -

It is considered that the said Sarah M. Daniell pay unto his Lord ship the Lord Proprietary  
for her fine by the Court here upon here Imposed for and by reason of the premises aforesaid whereof  
in form aforesaid she is Comitt thirty shillings Current money for the use of the County aforesaid and that the  
same Sarah M. Daniell be taken to satisfy his said Lord ship of the fine aforesaid.

Whereupon the said Sarah M. Daniell is ordered to give Security for the payment of the severall  
Officers their fees due by reason of the premises aforesaid. Thereupon a certain Thomas Lambden of  
Somerset County Yeoman present before the Court in his proper person acknowledged himselfe to be  
Indebted unto his Lord ship the Lord Proprietary in five pounds Sterling good and Lawfull  
money of his body goods and Chattells Lands and tenements to be made and Levied if it happen that the  
said