

Summs they and each of them severally yielded and Granted should and might be Levied on their and each of their Goods and Chattels Lands and Tenements to and for the use of his said Lordship his Heir and Successors — The Condition of which Recognizance is that if the above bounden Samuel Luckett shall ^{appear} personally at the next Adjourn Court to be holden for this County on the third Tuesday of July Next to do and Receive what shall be then and there Enjoined him by the said Court, and in the meantime that he be of good Behaviour towards his Lordship the Lord Proprietary and all other People of this Province, then this Recognizance to be void and of none Effect otherwise to be and remain in full force and Virtue in Law —

It is Ordered that Daniel Noland Recognized in the sum of Twenty Pounds Current Money wth sufficient Security in the Execution for his good Behaviour to and appearance at the adjourn Court to be here holden on the third Tuesday in July. Whereupon into Court here in his proper Person comes the aforesaid Daniel Noland of Charles County Planter and John Anderson of Mathawoman of same County Planter and acknowledge themselves to come and stand justly indebted to the Right Honourable the Lord Proprietary that is to say the said Daniel Noland in the sum of Twenty Pounds Current Money and the said John Anderson in the Execution, which summs they and each of them severally yielded and Granted should and might be Levied on their and each of their Goods and Chattels Lands and Tenements to and for the use of his said Lordship his Heir and Successors — The Condition of which Recognizance is that if the above bounden Daniel Noland shall personally appear at the next Adjourn Court to be holden for this County on the third Tuesday of July Next to do and Receive what shall be then and there Enjoined him by the said Court, and in the meantime that he be of good Behaviour towards his Lordship the Lord Proprietary and all other People of this Province, and not to depart without License thereof, then this Recognizance to be void and of none Effect otherwise to be and remain in full force and Virtue in Law and not to depart the same Court without License thereof —

Lord Proprietary Information
 Peter Dent... Conviction Submission

Ordered that Wench Starnant Jure Directed to the Sheriff of Charles County to take the body of Peter Dent and him safe keep so that he have his body before the Justice now sitting immediately to answer unto what shall be then and there objected against him. And afterwards to wit the same second Tuesday in June aforesaid the said Peter Dent in Custody of the Sheriff namely Sam: Hanson Gent: to the Court here brought in his proper Person Committed it being Demanded of him whether he be guilty of the Information aforesaid of bearing Robert Yates Gentleman one of his said Lordships Justices, he the said Peter Dent saith that he is in nowise thereof guilty yet for that he will not contend with his Lordship the Lord Proprietary, in this Court humbly submits himself to the Court. Therefore it is Considered that the said Peter Dent be fined One Thousand Pounds of Tobacco for the offence aforesaid by the Court here adjudged and that the said Peter Dent be taken Ye —

Whereupon into Court here in his proper Person comes Thomas Coleman of Charles County Planter and humbly Pledge and Security for the aforesaid Peter Dent to pay the fine aforesaid within the several years assign'd to the Officers and Ministers of the Court here by occasion of the Premises —

Caps