

or of whom the foresaid Twenty Acres of Land are holden
 and by what Service and in what manner and how and in
 what Value they are by the Year according to the true Value
 thereof now before any further Improvement made of the
 said Twenty Acres of Land and who are the present Possessor
 of the said Twenty Acres of Land, and who and how many are
 the means between us and the present Possessor of the said Twenty
 Acres of Land, and what Lands and Tenements remain to
 the present Possessor over the said Twenty Acres And if the Land
 remaining to the present Possessor over the said Twenty Acres
 will suffice to uphold their Mannor (viz. the sixth part of their
 Mannor allotted by the Condition of Plantation for the Demer
 as before the Alienation for building a Mill And that the said
 Possessor in Assize Juries and Recognitions may be put as before
 Alienation so as the County by the Alienation enforced in default
 of the present Possessor more then was wont be not charged and
 grieved And the Inquisition thereupon openly and distinctly
 made to us in our Chancery under the Seale and the Seals of y.^m
 by whom it was made without delay send ^{us} upon return
 of which writt in case the person or persons whereby the said
 Inquest shall be found to be the true owners and Possessor of
 the said Land fitt to build a Mill upon, shall refuse to build a
 Mill thereon and give Security to their said Majesties by bond
 of fifty thousand pounds of Tobacco with Condition to build
 a Mill thereon within one Year from that day to be com-