

And as occasion shall require to be retained of my power defend & maintain
 of the said rights which are by the said charters & letters patent & other
 dominion over the said parts of my said Kingdom of England & Wales & Towns
 & people thereof or parts therein for the time being, as are granted or mentioned to
 granted to the said Lord & his heirs by the King or former of England in the said Letters Patent
 of the said Province under the great Seal of my said Kingdom. And I do further
 that I will not either by myself or by any other person or persons directly or indirectly
 take any receipt or profits or gains to any other use or uses whatsoever
 only to the use of the said Lord & his heirs and of the profits assigned my lands here
 or good manors in the said Province of my said Kingdom of England & Wales, belonging
 from any Indian or Indians or any other person or persons nor deriving a title
 value from or under some grant from the said Lord & his heirs or of any
 under or upon the great Seal of the said Province for the time being
 to be done.

And you go to look for sale of a Combe in the words.

I do further that I will be a Counsellor of the Province, & you shall have
 the people of the Province as far as I may, I will aid & assist you in
 the execution of justice in all things to my power I will to my best skill give good
 & faithful Counsell to the Lord Proprietary of the Province & his Lieutenant for the
 for the time being or persons called, & I will keep secret all things
 as are delivered me as secrets, as becometh a Counsellor to do. I will administer
 equal justice to all persons according to the Laws of the Province to the best of my skill
 & power, when I shall receive any case of indictment, & I will delay nothing to no man
 right or injury, when it shall belong to me to do it. So I charge me God.

3. warrant to search to warrant as may be seen is out suddenly & you might not expect
 241 to be at Court 9th month: as inquired &c. you will of the fine as default
 J. L.

Thomas Gordon Esq. of the Court was in the year 1641. he made a demand of the
 of 1200. acres of land due to him by conditions of plantation; and had by the
 generally warrant to be surveyed for the further surveying out of the said
 and amounting 700. acres in one place to be about the new dwelling house of the
 is surveyed, & the survey was returned into the office. & the said 700. acres were
 of the said 700. acres were for the said; but now it is desired to take of the
 for the grant of it, whereby you can not make sale of it, as you might if you could make
 sufficient title by your patent, giving notice John Dandy being ready to pay the
 3500. lib. bona fide for the said 700. acres, so you may take up the patent of it;
 surely you may grant it at will you may take a patent for the said land according
 right & justice, or else you it be ordered you of the said 700. acres may pay the
 the said 3500. lib. & take the said 700. acres as if the said 700. acres

And the Attorney said that the instructions to answer for the
 Feb: 17. And afterward the Lieutenant, the Attorney of the said Attorney, to defend the Lib. from the
 creation, & you will of the said Province, that it would be most agreeable to the
 to a grant of the said demand.