

& after warning, is allowed to improve better yet in
 otherwise she should do nothing else but wait upon
 his wife or that he might have should take as much
 care for her as his own child which is also
 sworn by his Confederate Edward M. West, he
 humbly desires the Court to take into their
 serious consideration at also the last Clause of the
 of Michollo's petition wherein he craves that his
 daughter may not be made a Slave or heave
 for a condition that if admitted to be the condition
 or by the of the Appointees in this Province will
 be for distinction as not free born Christians -
 will also be induced by some other servants of all
 which falsity of Michollo and West were
 so curious as to corrupt hearts of the whole
 that they waded the Judgment of this Court: Being
 known it solely and properly belonged to
 take Cognizance of what is Law or Equity and
 as a Jury to whom by the Law of England and
 Maryland it belongs to take Cognizance only of
 matters of fact, and consequently the Judgment
 being proved or confessed must have found for the
 for above the Legality or equity of Bonds or Condition
 when proved or confessed to be decided by a
 and ignorant Jury, the Court under a great
 Correction humbly offers it to the judicial
 of the Court what need would have been
 Lawy or to dispute doubtful Cases nor of
 learned judges to determine them but only to
 as Cyphers to confirm ignorant and illegal
 and where no need is made of Michollo's
 by the Michollo to prove his false suggestion
 but the forward Edward M. West whose name
 is used forward the Court when he was last
 this Prohibition is so notorious that it need not
 be repeated though upon his humble submission
 was forgiven him by the Court in his Court
 had been that he also lived in Michollo's
 now is called as the Court is informed had done
 he merely his daughter, in consideration of all
 the Court will the illegality of the same.