

Liber P. C. R. Henry Potter upon the feast day of the Birth of Our Lord God or wthin Ten dayes before, or after yearely. In wittnes wherof I the s^d Henry Potter haue hereunto sett my hand this Eight day of May, Anō 1654

Henry + Potter

Signed & deliuered in the p^{nce} of
John Prince Marks Pheypo.

1 J. H. U. Att a Court Baron there held, on the 7th day of March 1656, by
Studies. Old James Gaylard Steward of M^{rs} Mary Brent, it is thus inrolled.
Md. Manors
12. vide 2 To this Court came Martin Kirke & tooke of the Lady here in full
Bozman 372 Court, by the deliury of the s^d Steward, By the rod, according to the
The Mannor of St Gabriel Custom of the sayd Mannor, One Messuage or Tenem^t, & Thirty
Seauen Acres & halfe of Land, Lying betweene Persymon Pond, &
the head of the Oyster Creek adioyning to the now dwelling howse
of the s^d Martin Kirke. To haue & to hold to him the s^d Martin
Kirke & his heyres for euer successiuey according to the Custome
of the s^d Mannor, By the yearely rent of fueteene pecks of good
Indian Corne, & one fatt Capan or henne & halfe, And for a Herriott
halfe a barrell of like good Corne, or the value thereof & soe hee
the s^d Martin Kirke, hath done his fealty to the Lady, & is thereof
admitted Tenant.

May 20th

Mary Brent.

Exaiēd by Ja Gaylord Stewad

Mr Tilgh- Know all men by these p^{nts} th^t I Samuel Tilghman of Racliffe
man's Bond Maryner doe acknowledge my selfe indebted unto Edward Packer &
to Mr Henry Parnel of the Prouince of Maryland Gentⁿ the summe of fwe
Packer hundred pounnds sterl, to be payd upon all demands. As wittnes
my hand this 8th day of May One thowsand six hund^d fifty & seauen.

p. 60 The Condiçon of this Obligaõ is such, th^t if the aboue named
Samuel Tilghman doe stand to the Judgm^t & award of M^r Thomas
Gerard & M^r Henry Meese mutually chosen by the aboues^d parties,
to end & conclude all differences happening or being, betweene the
aboues^d parties, as Concerning the Plantaõ lately bought of Walter
Beane, & now in the possesⁿ of the parties abouesayd that then this
Obligaõ to bee uoyd, & of none effect, or ells to stand in full force
& uertue. Allso it is further agreed Betweene the parties aboues^d,
th^t if there shall happen any difference betwixt M^r Thomas Gerard,
& M^r Henry Meese th^t shall rest unresolved on: then the parties
aboues^d doe ioyntly chuse M^r Rob^t Slye as an Vmpyre to make a finall
conclusion. To whose iudgm^t wee likewise referre o^r selues, uppon
penalty of the sumsett aboue mentioned.

Samuel Tilghman.

Testis Edward Parkes.