

Liber B. w^{ch} delay and unconscionable proceedings of the Said Hamond
 your Petitioner requesteth this Hōnble Court to Examine and
 p. 600 relieve your Petitioner herein as according to equity & Con-
 science Shall Seem Expedient And he Shall Ever pray &c.

Walter Pakes pte }
 m^r John Hamond def^t } The Compltes Suit being for 4500^l of
 Tobacco and Caske for which he Sold the
 defendant his plantation as by the pltes Petition preferred in
 March Court last appeare, the Cause having ever Since Stood
 in reference, The defend^t by his Answer Saith that he did agree
 to pay 4500^l of Tobacco & Caske for the Said Plantacon, And
 that towards Satisfaction thereof he paid m^r Phillip Land Six
 hundred pounds of Tobacco and there remained due to him
 for a feather bed Sold the pte five hundred and that the pte
 remitted 2800^l Tob: part thereof upon his the defend^t entring
 into a Covenant to be his Attorney or Solicitor in the differ-
 ence betwixt him and Paul Sympson, And that he gave the
 pte a Bill in January last for 600^l of Tobacco and Caske being
 the Remainder of the Said debt, Whereupon the Compl^t (ac-
 knowledging the rest) denyed that he remitted the 2800^l Tob:
 upon the defendants Entring into the Covenant afores^d which
 he Entred into gratis without Expectation of any Satisfaction
 for his pains therein as appears by the Same now produced,
 And the defendant being not now able to prove any remission
 of the Said 2800^l Tobacco desired respite till the Next Court
 for his prooffe therein, It is thereupon Ordered that the hear-
 ing be respited till the Next Court, And the Court will then
 upon the hearing (which is then to be pemptory) consider of
 fitting Satisfaction in respect of the delay mencōned in the
 pltes Peticōn this day Exhibited if there be Cause, All other
 differences now depending in Court betwixt the Said parties
 being by Consent on both Sides till then respited.

m^r John Hamond pit }
 m^r Cuthbt ffenwick def^t } Upon reading of a former Order made
 in this Cause the 4th day of March last the
 Matter having Ever Since Stood in reference and both parties
 now attending forasmuch as the defend^t hath not yet per-
 formed the direction of that Order as touching the prooffe
 therein Mentioned, It is now ordered that the defend^t do pay
 to the Compl^t three hundre and fifty pounds of Tobacco and
 Caske for the Carpett and other things Mencōned in that
 Order and in the pltes Peticōn then Exhibited to be detained
 from him by the defend^t with Court Charges

Capt Henry flect by m^r }
 John Hallowes his Attorney pte }
 William Edwyn defendant } The plt by his Attorney Sues for
 490^l of Tobacco and Caske due by
 the defend^t to one Thomas ffrancklyn