

refuse to produce the same, he humbly prayeth that he may be Impowred to require view of the said discharges and that if any should obstinately deny to produce the same, And he should Comence accōn against any of them, they producing discharges in Co<sup>rt</sup> would recover against yo<sup>r</sup> pet<sup>r</sup> for vnjust molestacōn and soe very much impayes the said Estate.

Liber  
P. C. R.  
p. 1067

He prayeth that if after a modest and legall demand any shall not produce or showe the s<sup>d</sup> discharges whereby he shall be compelled to enter action ag<sup>t</sup> any of them, order from this Co<sup>rt</sup> that the molestacōn may not be accompted unjust & that they may be compelled to pay necessary Suite And he shall pray &c.

Vpon the peticōn aboue written It is ordered that the Administrator haue day to the last of August to bring in the acc<sup>o</sup> of Sadleirs Estate & that he is hereby impowred to demand sight of all discharges by Sadleir given, and vpon Refusall to Comence suite ag<sup>t</sup> the Refusers in which all Co<sup>rt</sup>s are hereby required to grant noe costs ag<sup>t</sup> the Administrator.

The Co<sup>rt</sup> ajourned till 9 of the clock in the morning

Thursday 5<sup>th</sup> of June 1662

Present As before

June 5  
Evans v.  
File

To the hono<sup>bte</sup> Philip Calvert Esq<sup>r</sup> Governor and Chancellor of Maryland with the Councill of State, The humble Complaynt in Chancery of W<sup>m</sup> Evans of S<sup>t</sup> Clements Bay in the County of S<sup>t</sup> Marys ag<sup>t</sup> John Pile of Wiccocomaco in the County afores<sup>d</sup> on the behalfe of James Greenwell sonne of John Greenwell deceased.

The Compt sheweth That John Pille sold vnto John Greenwell [a] certaine tract of land lying att the head of a Creeke in Brettons [Bay] . . . . Nevetts Creeke for the Sume of Eight thousand . . . . said Greenwell vnto the said howse, on that land, which was some charge to him liveing thereon not full two yeares, and then dyed in actuall possōn of the same, Leauing this Compt and James Langworth ffeoffes in trust, for the well ordering and Looking after his Child and his Estate during which tyme Pille acknowedgeth to haue received from Greenwell 4000<sup>th</sup> tobacco only which was payd by him as he Confesseth, though the Compt hath since vnderstood, and will Endeavor to make appeare how Greenwell before his death signified to some of his Neighbours that he ought the said Pille little or nothing as touching that Purchase. Further the Compt could not [have] proved any thing att all payd by Greenwell nor that other Feoffes late dec<sup>d</sup>, but only by M<sup>r</sup> Piles second Demand, and his acknowedgm<sup>t</sup> or confession as aforesaid noe Acquittance appearing or found amongst his pap<sup>s</sup> any wayes relating thereto, not soe much as the Conveyance or Deed of the said land. The Compt

p. 1068