

Liber N N Eodem die.

Jacob Young } This cause being upon an appeale from Cecil County  
 ag<sup>t</sup> } Court & the said Highland not appeareing it is Ordered  
 John Hyland } that M<sup>r</sup> Ridgely have notice thereof this Court & if the  
 said Highland appeare not then a procedendo to be  
 awarded.

Thomas frances } In Chancery  
 ag<sup>t</sup> } The Complainant haveing filed his bill of Com-  
 Soloman Sparrow } plaint against the defend<sup>ts</sup> & they not appeareing  
 Rich<sup>d</sup> John Eliz: } to answer the Complaint the Complainant by  
 his wife & Thomas } Rob<sup>t</sup> Carvile his Procurator prayed his Lopps  
 Sparrow } writ of attachment & it is granted him.

Henry Hooper } in Chancery.  
 ag<sup>t</sup> } This cause dismissed with eight hundred pounds  
 Thomas Clegat & at } of tobacco costs allowed the defendants by the  
 Court.

Cadwallader Jones & } in Chancery. October 6<sup>th</sup> 1677.  
 Samuel Leadbeater } all papers relateing to this cause were deliv-  
 ag<sup>t</sup> } ered to the Chancellour by Order of this  
 Thomas Carlisle & } Court.  
 John Watson }

Edward Man } This cause being upon an attachment heretofore  
 ag<sup>t</sup> } granted the said Edward against the estate of the said  
 Jarvis Barty } Jarvis for the value of two hundred sixty six pounds  
 thirteene shilling & foure pence & the said attachem<sup>t</sup>  
 returned Came the said Edward the sixth day of October 1677 with  
 Peter Sayer his Suerty who acknowledged himselfe suerty as afore-  
 said in the summe of fifty two thousand pounds of tobacco in com-  
 plyance with the act for attachments & the Order of this Court made  
 the 25<sup>th</sup> of April last past.

p. 403 October the 8<sup>th</sup> 1677

Michael Miller being Subpened last Court to testifie the truth in  
 cause depending betweene W<sup>m</sup> Dare & John Wells Ordered to be  
 allowed for his coming going & attendance.

Thomas Sprigg } in Chancery—October 9<sup>th</sup> 1677  
 ag<sup>t</sup> } Bill and answer & all other papers being read It  
 Thomas Truman } is the judgm<sup>t</sup> of the Court here that the defendant  
 Ought to make a generall warrantie of the land  
 in question