

to order the S^d Cockey to be released therefrom by Injunction Supersedeas or Otherwise who was thereupon pleased to make an Extraordinary Order as this Defendant took it for an Injunction to Superseede the Said Execution and release the body of the S^d Cockey therefrom on his Lodging his Own Bills of Exchange for the money and his promissary Note for the Tobacco Damages and Costs recovered by the Judgment first above mentioned Untill the Matter Should be heard in Equity or made Some order in Substance or to the Effect as above which tho this Defendant has Seen Yet cannot Remember the form thereof but refers to the proceedings of the Court therein which this Defendant has often Enquired of the Register for but Could never yet obtain a Copy of it that he can find and thereupon the S^d Thomas Cockey as this Defendant believes and hopes to prove drew a Set of Bills of Exchange One of which this Defendant believes he Delivered up to the Said Cockey after protest thereof on taking new bills another he Sent to England that was not returned him and the third is yet in the Defendants hands in these words and figures following Viz^t Annapolis May the Second 1721 Exch^a for £600. . . o . . o . . . At forty Days Sight of this my third of Exchange my first and Second not paid pay or Cause to be paid unto Gilbert Powlson or order the Sum of Six hundred Pounds Sterling money being So much of your Effects Condemned in the hands of your humble Servant Thomas Cockey. To M^r Jonathan Forward Merchant in London Bay the Contents to Thomas Bordley or Order for Value reced Gilbert Powlson. Pay to M^r Micajah Perry or Order the Contents Thomas Bordley But this Defendant for better Ascertainning the Substance of the S^d order for Injunction beg leave to referr to the prayer of the Compl^{ts} Bill directed to Coll^o Rich^d Tilghman then Chancellor and filed Against the Said Powlson w^{ch} by a Copy thereof in this Defendants hands [696] He finds to be thus Viz^t Your Orator humbly prays upon his giveing Such further Security as your Honour Shall think Reasonable in the Case a Supersedeas may be granted to the Execution So as af^d unjustly and by Surprize Obtained an Injunction to Stay the S^d money and Tobacco in the hands of the S^d Sherriff untill your Honour on hearing the Case Shall be pleased to give further Directions therein by all which (as the Defendant humbly Conceives it appears that the S^d Judgment at Law against Forward Was Executed and that Execution Satisfyed to Powlson by Cockeys bills and Note af^d and Cockey released from Execution thereupon but that the S^d Bills and Note Were Stayed in the hands of the then Sherriff Stephen Warman on pretence that the Complainant had Cause of Equity Untill the Case Should be heard in Equity and further Directions given therein which Seems to be the Utmost that the Complainant prayed for and this Defendant has heard and believes the S^d Bills and Note were Continued in the hands of Stephen Warman Gent Then Sherr According to the Complainants Prayer Untill the first Day of March 1722 at w^{ch} time (as it appears by an Attested Copy from the Late Register of the Chancery Court in this defendants hands