

Daniel Delany Esq;  
 Thomas Bartley } and the said Daniel by Daniel Delany Esq; his Attorney  
 Comrs and says that in Record and Proceedings aforesaid & also  
 In giving the said Judgment there is manifest Error In that to wit that by the said  
 Record it appears that the Judgment in form aforesaid given was given that the  
 Attachment of the aforesaid Daniel should be dissolved upon the Appearance only  
 of the said Thomas without showing any Cause wherefore the said Attachment  
 should be dissolved where by the Law of the Land of this Province the said  
 Attachment of the said Daniel ought not to have so dissolved but upon the  
 appearance of the said Thomas & also showing good & sufficient Cause why the  
 same ought to be dissolved & therefore in that it is manifestly Error and so  
 the said Daniel prays that the said Judgment for the Error aforesaid &  
 other in the said Record & Proceedings may be reversed annulled and set  
 aside and that the said Attachment may be awarded and adjudged to  
 stand and remain good & undissolved unless the said Thomas shall show  
 good and sufficient Cause wherefore the same ought to be dissolved and  
 that the said Daniel may be restored to all the hath lost by reason  
 of the said Judgment and He prays the writ of the said Lord Proprietary  
 to summon the said Thomas to Court to be heard in the said Record &  
 Proceedings  
 D. Delany Esq.

AN ASSIGNMENT OF ERRORS OF 1751.