

In and at the Time of the speaking thereof of the Court therefor
Order Judge and decree those words for spoken by the said Doory
to be the last will of the said Doory and that the said William
Doory Owen Ringley and John Ringley are the Executors of the
said John Doory And that the said Gerrat vomfortingon gave
unto the said John Ringley the sum of seven thousand five
hundred ninety seven pounds of Tobacco for the use of the said
John Ringley for his Charges in this behalfs Expended

Signed by order of the Judge
of this Court of Chancery
Charles Boteler Register

At a Court of Chancery held at the City of S^t
Marys the Seventeenth day of October in the
third year of the Dominion of the right Hon^{ble}
Charles the first King of Great Brittain
Seventy Eight Present

Philip Calvert Esq^r Chancelour
W^m Calvert Esq^r Principall Secy
Thomas Toller Esq^r
Henry Coursey Esq^r Sic. Painter

Edward Johnson Compt^r and John Abington Defoud^r
John Abington D. foud^r
In this case coming on in the Request of the said Doory
for the use of the said Doory and George Parker
Attorney for the Defoudent Charles the first King
Bill and Testimon and the Defoudent
Answers being orderly read and heard and upon hearing and debating
and hearing what could be alledged on either side, it did sufficiently appear
and the whole Court was fully satisfied that the said John Abington did shew
upon himself and faithfully promise the Compt^r that if the said Compt^r would stand
Dryall with the Compt^r of Thomas Setchworths debt due for the Dryall of the
Bill of the said Land and would thereupon be Exacted that then the said John
Abington would repay unto the said John the purchase money for the said Land
only deducting thereout so much as the said Abington had really paid in purchasing
of rights surveying and Lattening the said Land, which being deducted, it
appeared to the Court that the said Johnson had paid unto the said Abington
Six hundred and sixty two pounds of Tobacco in part of the purchase of the said
Land, and also all the said Abingtons disbursements as aforesaid, And doth
therefore think fit and for Order adjudge and Decree that the said John Abington
do deliver up cancelled and made void unto the said Edward Johnson the said
Bill of Seven thousand five hundred ninety seven pounds of Tobacco and also that
the said John Abington repay unto the said Edward Johnson Six hundred and
sixty two pounds of Tobacco which the said Johnson formerly paid unto the
said Abington in part for the purchase of the said Land together with five
thousand seven hundred ninety four pounds of Tobacco for the use of the said

g Doory
the said
John
Doory
Owen
Ringley
and
John
Ringley
are
the
Executors
of
the
said
John
Doory
And
that
the
said
Gerrat
vomfortingon
gave
unto
the
said
John
Ringley
the
sum
of
seven
thousand
five
hundred
ninety
seven
pounds
of
Tobacco
for
the
use
of
the
said
John
Ringley
for
his
Charges
in
this
behalfs
Expended
Signed
by
order
of
the
Judge
of
this
Court
of
Chancery
Charles
Boteler
Register
At
a
Court
of
Chancery
held
at
the
City
of
S^t
Marys
the
Seventeenth
day
of
October
in
the
third
year
of
the
Dominion
of
the
right
Hon^{ble}
Charles
the
first
King
of
Great
Brittain
Seventy
Eight
Present
Philip
Calvert
Esq^r
Chancelour
W^m
Calvert
Esq^r
Principall
Secy
Thomas
Toller
Esq^r
Henry
Coursey
Esq^r
Sic.
Painter
Edward
Johnson
Compt^r
and
John
Abington
Defoud^r
John
Abington
D. foud^r
In
this
case
coming
on
in
the
Request
of
the
said
Doory
for
the
use
of
the
said
Doory
and
George
Parker
Attorney
for
the
Defoudent
Charles
the
first
King
Bill
and
Testimon
and
the
Defoudent
Answers
being
orderly
read
and
heard
and
upon
hearing
and
debating
and
hearing
what
could
be
alledged
on
either
side,
it
did
sufficiently
appear
and
the
whole
Court
was
fully
satisfied
that
the
said
John
Abington
did
shew
upon
himself
and
faithfully
promise
the
Compt^r
that
if
the
said
Compt^r
would
stand
Dryall
with
the
Compt^r
of
Thomas
Setchworths
debt
due
for
the
Dryall
of
the
Bill
of
the
said
Land
and
would
thereupon
be
Exacted
that
then
the
said
John
Abington
would
repay
unto
the
said
John
the
purchase
money
for
the
said
Land
only
deducting
thereout
so
much
as
the
said
Abington
had
really
paid
in
purchasing
of
rights
surveying
and
Lattening
the
said
Land,
which
being
deducted,
it
appeared
to
the
Court
that
the
said
Johnson
had
paid
unto
the
said
Abington
Six
hundred
and
sixty
two
pounds
of
Tobacco
in
part
of
the
purchase
of
the
said
Land,
and
also
all
the
said
Abingtons
disbursements
as
aforesaid,
And
doth
therefore
think
fit
and
for
Order
adjudge
and
Decree
that
the
said
John
Abington
do
deliver
up
cancelled
and
made
void
unto
the
said
Edward
Johnson
the
said
Bill
of
Seven
thousand
five
hundred
ninety
seven
pounds
of
Tobacco
and
also
that
the
said
John
Abington
repay
unto
the
said
Edward
Johnson
Six
hundred
and
sixty
two
pounds
of
Tobacco
which
the
said
Johnson
formerly
paid
unto
the
said
Abington
in
part
for
the
purchase
of
the
said
Land
together
with
five
thousand
seven
hundred
ninety
four
pounds
of
Tobacco
for
the
use
of
the
said