

21

same purpose, but the ignorant of the partie that drew the said will with the words [and their
lawyer for ever] were left out and omitted and that this defendant and John Geler was
advised by their counsell that as his said will was permed they were but demands
for life of and in the premises for want of the words [and their lawyer for ever] for in
equity otherwise in trust for the paym^t of the said Moores debts and that in frintes
of debts after their decease the Lands would descend to the next heiret Law
or for want of such theyre the same would devall to his Lord^{ss}, whereupon
this defendant and the said John Geler being assured that the said Joseph
Moorly dyed leauing no Lawyer and for the intence of the promiser would devall
to his Lord^{ss} after their decease, the said Defendant did apply him selfe to his Lord^{ss}
by his humble petition that his Lord^{ss} would be pleased to grant yo^r petition^r and
the said John Geler a Buttent of Confirmation of and for the said Lands the better to
enable them to performe the said trust and pay the said deftale^r debts, And
hereupon his said Lord^{ss} upon reading of the said petition and Will of the said
Joseph Moorly was very well satisfied in the intention of the said Joseph
Moorly to give the said lands absolutely to his said Defendant and the said John Geler
for the paym^t of his debts and declared that his Lord^{ss} was willing to grant to them
whic^h right or title shalld devolve upon his Lord^{ss} for want of Lawyer of the said Joseph
Moorly but saud the first way was for the Credito^r to Exhibit their bill in equity
and to have the said lands deposed to them and their Lawyer for ever, and the said
Defendant saud set all the lands and promises might be absolutely deposed to his
defendant and Jno^r Geler and their Lawyer for ever so was and shalld be ready and
willing to satisfie and pay unto the Credito^r and all other the Credito^r of the said Joseph
Moorly their just and due debts and for rouned his awyrd as by the said bill and
awyrs remaining of Record in his secretaries office may more at large appear, And
his said Caus^e so standing upon bill and awyrd his day ready for hearing upon the
pleining and debating thereof and reading of the said Joseph Moorlys will and the
show to the Chancery being present when the said Defendant exhibited his petition
to his Lord^{ss} his Lord^{ss} and heard his Lord^{ss} declare his thoughts of the Draft for
paym^t of Debts and that his Lord^{ss} was ready and willing to grant whic^h right he
should att any time have herev^r, This Court was fully satisfied that it was the
intention of the said Moorly by sale of his said lands to pay his debts and to that end
and purpose he gave his same to the said Exdulc^r Robert Proctor and John Geler
did here for witness^r fit and it is this present day that is to say on Thursday the
sixteenth day of October in the fourth year of the R^e d^e of Charles^r by the
Hon^r Philip Calvert Chancello^r, Willm^r Quare Secretary, Thos^r Lure, and Willm^r
Stourns and by the power and authority of the High Court of Chancery Ordered adjudi-
cated and directed that the said Robert Proctor and John Geler shall and doo