

was Examined on both sides and the said Cause was ripe for publication and to receive a  
Judiciall hearing as by the said written bill, answers, replication, examination of witnesses  
other the proceedings thereupon all of them remaining upon Record in this hono<sup>ble</sup>  
Court more fully and at large the same doth and may appear, this publication standing  
passed the said Cause accordingly and the said Cause being sett downe for hearing this  
day (to witt) the fourteenth day of Octob<sup>r</sup> in the fourth year of the Dominion of the  
Re<sup>gent</sup> hono<sup>ble</sup> Charles Lord Dalmores per annu<sup>m</sup> of downe one thousand six hundred franks  
Paris, at which said day at the City of Saint Maries the said Cause standeth att full  
& perfect Issue as aforesaid, and coming to a hearing before the hono<sup>ble</sup> Justice  
Esq<sup>r</sup> Courcelle, the hono<sup>ble</sup> Justice Lord Esq<sup>r</sup> Surrey: grand, the hono<sup>ble</sup> Justice  
Collon<sup>r</sup> Henry Darnall Esq<sup>r</sup> and Collon<sup>r</sup> William Struers Esq<sup>r</sup> in the presence of both  
parties and their attorneys on both sides, that is to say Christopher Rousby Esq<sup>r</sup> attorney  
for the Compt<sup>r</sup> and Robert Curwile grand attorney for the Defendant, upon full debates  
of all the matters in Controversie by the attorneys of both sides and the reading the  
dispositions of both sides, this Court are all fully satisfied and soe doe adjudge and  
Direct, that the Debt made by the Compt<sup>r</sup> Damoras to the Defendant Burgess before  
his intermarriage with the Compt<sup>r</sup> and while she was reputed Ex<sup>or</sup> of the said  
Nicholas Wyatt deceased, be voyd and null to all intents and purposes whatsoever  
And that what summe is awarded to the said Damoras in the award made by the Defendant  
Dorsey before mentioned is and doth properly belong and appertain to the Compt<sup>r</sup> Thomas  
And whereas the Compt<sup>r</sup> Thomas hath alledged to this Court that the said Defendant  
Edward Edward more than the first Inventory did amount to, and hath  
produced his account thereof to this Court, and received allowance thereof and also  
of severall other disbursements Expenses and paym<sup>ts</sup> made the said Defendant  
Edward, and also of severall Damages sustained by occasion of the said Edward  
unjust and illegall Entering in and upon the plantation properly belonging to the  
Thomas by the said award & also making use of & converting to his own use  
Copp<sup>s</sup> of Tobacco goods Merchandize servants and other things properly belonging  
to the said Thomas, also demanding to pay him severall summes of Tobacco and to  
him possession of which were awarded to the said Thomas aswell of the award  
of the hono<sup>ble</sup> Courcelle as by the award of the Defendant Burgess and Dorsey  
The Court have thought fitt that Richard Hill one of the Defendants to this bill be  
dismissed with Costs, and also that Collon<sup>r</sup> William Burgess one other of the Defendants  
be likewise dismissed, and that the Compt<sup>r</sup> Thomas be possessed of all and singular the  
to the Compt<sup>r</sup> Damoras awarded, in the award of the Defendant Burgess and Dorsey  
that the Defendant Dorsey deliver the summe to the Compt<sup>r</sup> Thomas and that the account  
of the Compt<sup>r</sup> Thomas and all other matters betweene the said David & Dorsey