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was examined on both sides and the said cause was ripe for publication and to receive a judicial hearing as by the said written bill, affording, publication, examination of witness, other the proceedings thereupon all of them remaining upon Record in this Court
Court more fully and at large the same doth and may appear, And publication having passed the said cause accordingly and the said cause being set downe for hearing this day (to witt) the fourteenth day of October in the fourth year of the Dominion of the R^t hon^b Charles Lord Danvers or anno q^t domini one thousand five hundred fiftynine, At which said day at the City of Saint Marys the said cause standeth att full & perfect issue as aforesaid, and coming to a hearing before the hon^b Sir Philip Sidney Esq^r Chamberl^y, the hon^b Sir Vincent Lowe Esq^r Surveyor gen^r, the hon^b Lord Collo^r Henry Barnall Esq^r and Collo^r Willm Stevens Esq^r in the presence of both parties and their attorneys on both sides, that is to say Christopher Dorsey Esq^r attorney for the Compt^t and Robert Carville Esq^r attorney for the Defendants, upon full debate of all the matters in controversy by the attorneys of both sides and the reading the depositions of both sides, & this Court are all early satisfied and soe doe adjudge and direct, that the Deed made by the Compt^t Danvers to the Defendant Burgis before his intermarriage with the Compt^t; and while she was reputed espouse of the said Nicholas Wyatt deceased, be void and null to all intents and purposes wherfore and wherefore it is awarded to the said Danvers in the award made by the Defendants Burgis & Day for before mentioned is and doth properly belong and appertain to the Compt^t Thomas And whereas the Compt^t Thomas hath alledged to this Court that his sonne Edward his Defendant Edward worth more than the first Inventory did amount to, and he had produced his account thereof to this Court, and named allowance thereof and also of severall other disbursements expenses and paym^ts made the said Defendant Edward, and also of severall Damages sustained by occasion of the said Edward unjustly and ill-gull entring in and upon the plantation properly belonging to the said Thomas by the said award & after making use of & conuerting to his owne use Crosse of tobacco goods & hartshornire seruants and other things properly belonging to the said Thomas, also denying to pay him sev^t & suids of tobacco and to the said possession of which were awarded to the said Thomas as well by the award of the hon^b Sir Philip Sidney as by the award of the Defendants Burgis and Day.

The Court have thought fit that Richard Hill one of the Defendants to this bill be dismissed with costs, and also that Collo^r Willm Burgis the other of the Defendants be likewise dismissed, and that the Compt^t Thomas be possessed of all and singular the premises to the Compt^t Danvers awarded, in the award of the Defendants Burgis and Day, that the Defendant Dorsey deliver the same to the Compt^t Thomas and that the costs of the Compt^t Thomas and all other matters between the said Blanche & Dorsey