

being ready to pay the costs to such as the Court shall appoint. The ptes
 ptes being out of the province, and it being alledged that hee
 ought to have paid the same to the person that served him wth the
 subpoena for the said costs, and that his tender now to pay the said
 was not sufficient discharge of his contempt, and that the costs
 were for satisfaction of officers fees, this Court doth order, that
 the said George Godfrey doe pay the said costs as also the costs
 of the said Attorney being ten shillings sterling. to Robert
 Carver the ptes Attorney out of w^{ch} hee is to pay the Officers
 fees, & what is overplus (if any bee) to be accountable to the
 plantiffes

In a Court of Chancery holden at the City of St Marys
 the nineteenth day of February in the year of our Lord
 One thousand six hundred & seventy nine, in a Cause
 then depending between Joseph Selley of Calvert
 County planter Compt. & George Parker Gent. D. ft
 Present. His Honor Philip Calvert Esq Chancello
 His Honor Vincent Lowry Esq Surveor Gen
 His Honor George Talbot Esq
 His Honor William Howard Esq

Sheweth the Compt that hee present Compt Exhibitt his bill of
 Compt agt the said D. ft to be Relieved touching the matters and
 things therein contained, to w^{ch} the said D. ft had been served wth
 ptes to answer, but b. for the said D. ft had put in his
 Answer to the said bill of Complaint. the said ptes Compt and
 D. ft had for the pacifying ordering and ending the said Suits, and all
 other Suits Variances strifes debates & controversies heretofore had
 mooved or shoud, or w^{ch} hereafter might happen or be occasioned to
 happen to be had mooved or shoud by or between the said ptes
 or D. ft for touching or concerning any other matter cause or
 thing what so ever, mutually agreed and consented to referre all
 the said matters in difference to just pson or pson as the Court
 should nominate & appointe to hear and finally to determine the
 matters and differences aforesaid, for as just the Report order
 Judgmt & determination of such Reference from the Court might be
 finale and conclusive to either party and be Ratified & confirmed by
 the Deeres of the Court wthout further motion or appeal from the same or
 repalcment of. It is therefore this present day ordered by and wth the
 consent of the said parties Complainant and D. ft & their Attorneys
 here present in Court, that the said Matters in Difference in the said
 Complain^t bill mentioned, and all other matters & controversies between
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