

of Eighteen thousand pounds of tobacco parts of the said Twenty nine  
 thousand four hundred and eighty one pounds of tobacco And they did  
 further award the Court to pay the D. of the Eleven thousand four  
 hundred eighty one pounds of tobacco Residue of the said Twenty nine  
 thousand four hundred eighty one pounds of tobacco (Principally to  
 aforesaid in manner as her after is mentioned, And they did allow to  
 the said D. of Damages for forbearance of the D. of aforesaid  
 all necessary allowance for expence of profits & other allowance  
 whatsoever (deducted) Eight thousand five hundred and nineteen pounds of  
 Tobacco, With the Eleven thousand four hundred eighty one pounds of  
 Tobacco aforesaid amounting to the sum of Twenty thousand pounds of  
 Tobacco to be paid by the Court to the D. in manner following, That is  
 to say Ten thousand pounds parts thereof upon the tenth day of  
 December next following And Ten thousand pounds of tobacco —  
 Residue thereof Upon the fourth and twenty-seventh Day of December  
 Anno Domini 1671 to be paid respectively in Chancery County. And unless  
 for security of payment of the said two sums of Ten thousand pounds  
 of Tobacco and Ten thousand pounds of tobacco they did award that the  
 first D. of Mortgagee of part of the whole Land called Tillington Dated  
 the 19th July 1677 should stand and be in full force provided in the Law  
 And they did further order that if it should so happen the said Mortgagee  
 Tillington should or should make Default of payment of  
 the said several sums of Ten thousand pounds of Tobacco and Ten  
 thousand pounds of Tobacco: at the Day and place aforesaid before  
 Edward to be paid that then and from thence forth the said D. of the  
 Court should and doo quietly hold and enjoy the said Mortgage  
 or Land premises or so much thereof as was not before Edward to the  
 D. of against the said Complainant barred of all Equity of Redemption  
 as aforesaid, And they did Order the Complainant to pay the Costs of the  
 Suit and the D. to be thereupon made. And upon the fifth day of  
 May 1680 the said Report was by the Court Ordered to be ratified and  
 confirmed by the D. of the Court to be observed performed fulfilled  
 and kept by both the said parties to all intents and purposes according  
 to the true intent and meaning thereof according to the said former order  
 without any objection or further motion appeal from the said order  
 thereof, And that the said Court should pay unto the said D. the  
 costs of the Suit to be taxed by the Secretary or Register of the Court  
 since which time the said Decree hath been duly drawn up signed  
 and enrolled as by the same remaining upon Record appeared. And  
 the said D. hath procured his bill of Costs to be taxed with amount to  
 sum of Twelve thousand six hundred and fifty two pounds of tobacco,