

thereof in peace until ye Judge should be induced by affidavit or by
 Error And ye doft awarded ye before ye p[re]s[ent] bill of Conquest exhi-
 -bited ye p[re]s[ent] brought his p[re]s[ent] action in ye p[re]s[ent] p[re]s[ent] & ye doft &
 upon a p[re]s[ent] & fair tryall how obtained a verdict & had Judgment
 thereupon with Costs of suit & also afterwards by virtue of a
 fieri facias issued out of ye p[re]s[ent] Court at ye p[re]s[ent] Brightwell ye same
 Judgment was affirmed as by ye records of ye p[re]s[ent] p[ro]vince Court may
 appear with Judgment ye doft did award was obtained before ye p[re]s[ent] bill
 exhibited & yet remained in full force not induced by affidavit or
 will of Error And therefore ye doft p[re]s[ent] ye p[re]s[ent] statute & Judgment
 in bar of ye p[re]s[ent] Conquest bill. Further he said ye p[re]s[ent] office of ye p[re]s[ent]
 bill was for relief in matters properly determinable at law & ye
 Conquest evidenced their Conquest upon ye suggestion therein ye p[re]s[ent]
 Complainant Brightwell did commence his action at law as ye doft
 for harbouring & conveying away ye p[re]s[ent] Indian servant wherein he
 declared for 20000 £. to be done in well action It was done joyntly
 upon ye Conquest ye Jury ye went out upon ye matter whether
 through ignorance partiality or otherwise found for ye doft
 As with verdict ye then p[re]s[ent] appeared & Judgment was given as
 him whereby Indwilling ye palpable proof of ye p[re]s[ent] p[re]s[ent] offer
 & ye confirmation of ye same since ye p[re]s[ent] Indian Man had been
 taken up ye p[re]s[ent] Brightwell was left wondering as ye doft
 unless relieved in this Court. As all well ye doft did demand
 for ye of ye p[re]s[ent] own showing there is not any sufficient Mat-
 -ter in equity suggested in ye p[re]s[ent] bill whereof this Court ought to
 take Cognizance & ye p[re]s[ent] matters were properly determinable at Con-
 -on law for ye in case ye allegations of ye p[re]s[ent] bill were true ye
 Jury would get their evidence or found for ye doft through
 Ignorance or partiality ye p[re]s[ent] Brightwell might have made
 his application to ye p[re]s[ent] Court where ye p[re]s[ent] action was brought
 for a new tryall or moved in course of Judgment or for such
 other directions or p[re]s[ent] therein as he should think fit ye Court be-
 -ing ye proper Judge thereof or might have brought his affidavit of
 Error or Appeal as ye law of this province direct & for ye Court
 could not afford any further examination in this Court
 & ought not to be drawn into any further examination in this Court
 whereof & for many other apparent defects in ye p[re]s[ent] bill this doft did
 demand in law & demanded Judgment if he should be compelled to make
 any other or further Answer to ye p[re]s[ent] bill this Court therefore upon
 reading ye p[re]s[ent] bill p[re]s[ent] & done & well weighing ye matters in ye
 same contained & hearing what could be alleged by ye Council &
 attorneys on either side both think fit & so order & decree ye p[re]s[ent]
 p[re]s[ent] & done put in by ye doft to be & if hereby allowed to stand
 good & valid in law & ye p[re]s[ent] Conquest bill be from henceforth
 absolutely desisted with 2298 £. to be paid by ye p[re]s[ent] to
 to ye said doft accordingly

(Signed)

Hon^{dy} Jowles Chan

Rickson