

Court of y^r Goods of Charly Parly d^{ed} whose Attorney y^r said
 James sometimes had been then this cause being this 30th day of
 August Anno Domⁱ 1678 before y^r Court of Chancery heard &
 examined y^r Compt^s bill & y^r Defts Answer & y^r Application
 thereunto being read It is y^r Opinion of this Court that the
 Compt^s had not in his hands any of y^r Goods of Charly Parly
 d^{ed} And y^t y^r Tobacco so attached & condemned is not any the
 proper Goods of y^r Compt^s And y^t y^r Charly Parly d^{ed} was
 really indebted to this Compt^s as in his bill is alleged And there-
 fore doth this Court order & Decree that y^r Defts not not
 -good any farther at Law ag^t y^r Compt^s in this matter nor
 take from y^r Compt^s any part of y^r as attached & condemned
 And y^t y^r Compt^s be relieved wholly against y^r Judgment
 of y^r Provincial Court as in his bill is desired And y^t y^r said
 Complainant shall be reimbursed & repaid by & from y^r Defts
 James Howthornth & Hollen his Wife d^{ed} as aforesaid) all his
 reasonable Costs & charges in this behalf laid out & expended
 at Law & equity)

Costs at Common Law particulars filed in y^r bill —
 Costs in Chancery are as followeth viz

Hand
 Jam
 John
 100 y^r
 Nim
 Rich
 Hand
 Of
 Person
 S W
 C. R. C.
 100
 100
 Mary La
 W
 O Sh