

389) Robt Carvil &
 R.C.C. Comr Hill sent
 W.D. Philip Lynes

Bill Argrol & Excepty to^d answer &
 The Decree pro Confesso obtained by
 by your Comptrolr agt your Deft being at y^r Request
 & in favour of y^r Deft wholly set aside &
 voided this Cause coming thereupon to a
 full hearing this day the Court Decrees
 as followeth. And together with y^r Deft
 issues Execution in these words (viz)

Maryland
 WILLIAM yo third by yo Graes of God of England Seal
 - land Francis & Ireland King Defender of yo faith &c Do all to
 whom these presents shall come / ~~And more particularly~~
 to Philip Lynes of Charles County Merchant Groving Whorey
 a certain small Judgment & Decree was lately made be-
 fore our Chancery & other our Justices of our high Court of
 Chancery in yo province of Maryland between Comr Hill
 Robert Carvil Gentl Executors of yo last Will & Testament of
 James Bookin late of yo same County Merchant Decd y^t of
 you yo J^r Philip Lynes Deft in yo year of our Lord 1684 ex-
 hibited his Bill into this Court to be reliev'd touching yo Matters therein
 contained. Whereby amongst other things therein contained setting forth
 that yo J^r James Bookin being in his life time seized & possessor
 of a piece of Land called yo Mill Dam & two Mills under one
 Roof there & certain houses thereon standing & erected in Charles
 County yo formerly built by our John Allen Gentl deceased
 him in yo year of our Lord 1674 mortgaged to our Dominick
 Bookin Decd for 37200 of tob payable in or about Decemb^r 1683
 and long since forfeited, the yo J^r James Bookin by his last Will
 Testament in writing bearing date yo 20th day of August 1683
 thereby reciting that whereas by Right of Exec^r of yo of late
 of yo J^r Dominick in those American parts he was possessor of yo
 Mills & premises & had made a Contract with Cooper & Gentl
 - carried with his Uncle yo J^r Dominick Bookin in his late voyage
 those parts, that if yo J^r James Bookin should at his own proper
 Cost & Charge recover yo Mills then he paying a certain sum of tob
 to yo order of yo J^r other Coopered way to have yo J^r Mills & premises
 to his own use forever. And after severall Legacies by him given if he
 should not be able enough to pay his Debts he willed yo his Exec^r should
 bind over yo J^r Land & Mills to some honest person as his Exec^r should think
 fit for some certain term of years as they should see Cause. And appointed
 yo J^r Comptrolr his Executors & Assigns as by yo J^r Will may more at large
 appear. After whose Death yo Comptrolr proved yo J^r Will & took
 them yo Executors & about yo 16 January 1683 they did by Act
 of agreement made between yo J^r & Deft for yo Consideration
 therein mentioned let yo same to yo Deft for yo term of
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