

Head Mitchell
 and
 James Marks &
 John Ingram

Whereas Henry Mitchell of Calvert County
 Gentl. did in y^e Month of May Anno Domini 1697 exhibit his
 bill of Complaint into y^e high Court of Chancery therein
 praying to be relieved ag^t y^e unjust Claims of James Marks &
 John Ingram of Talbot County to a certain tract of Land called
 Clorid Point containing 600 Acres being part of the Indian Land
 Manour for y^e use of y^e said Mitchell in his said bill alledged, the
 y^e said Mitchell did actually pay 14000^l of tob^o of purchase of 300
 of y^e said 600 Acres to one William Elmesworth who had before
 y^e purchase of y^e same from one John Ingram father of John
 Ingram abovesaid of y^e said Ingram before y^e said purchase of y^e
 same from one Clory Dorey who formerly purchased y^e same
 from Edward Lloyd (y^e grand Pallant) gentl. and likewise be-
 cause y^e said Mitchell really paid 2000^l of tob^o & a manservant be-
 sides about 2000^l of Tobacco Cost of fuel to one John Marks father
 of y^e said James Marks of purchase for y^e other 300 Acres part
 of y^e 600 Acres and y^e said John Marks having been joint purchas-
 er with Clory Dorey of y^e said 600 Acres. And y^e said John Ingram
 y^e father being supposed to be dead & John Marks & W^m Elmes-
 worth really both dead & y^e said Elmesworth dying before y^e said
 Mitchell could obtain a conveyance of his part of y^e said Land the
 for y^e forw^ll Witnesses examined by virtue of a Commission issued
 to y^e purpose have fully manifested y^e right of y^e said Mitchell
 & y^e unjust pretensions of James Marks & John Ingram y^e fore
 to y^e said tract of Land Therefore y^e Court of Chancery
 this 30th day of August An^o Domi 1698 upon hearing y^e said
 Mitchell's bill & forw^ll of y^e Depositions touching this cause
 doth order & Decree That y^e said Head Mitchell Compt^l
 of as^t shall have enjoy & continue to him & his heirs aff-
 -rights & y^e quiet & peaceable possession of y^e said tract of Land
 containing 600 Acres in Talbot County and called Clorid
 point according to y^e Intent of his prayer in his bill aforesaid
 & y^e without y^e said Marks nor Ingram do molest or hinder the
 same. Likewise That y^e said Dorey shall pay four thousand
 hundred ~~eight~~ eight pounds of tobacco to y^e said Compt^l for his costs &
 charges in this behalf expended. And y^e said Head Mitchell shall
 pay to y^e said Dorey as y^e Dorey shall see fit & for y^e said
 filing y^e bill 40 & for y^e said fees 60

Decree
 according to y^e
 Minutes in
 pag 386/

480
 360
 700
 4328

paid to the Attorney for examining & Compt^l
 Summons Attorney & 2 Court
 Paid to the Attorney for examining other
 paid to the Attorney for examining other
 Examination & 20th & 21st of witnesses

Subsana as y ^e Dorey y ^e fee 15 & for y ^e said 15	30
filing y ^e bill 40 & for y ^e said fees 60	100
Cost 6 Cury at 40 240 attachment 18	258
Compt ^l to exam Dorey 240 to y ^e fee 240 & to y ^e claim 240	480
fil Intend 120 & y ^e Depositions 340	460
Recording y ^e Decree 5 Fees - at 16	80
To y ^e Chancery for sealing y ^e Decree	480
Attorney fee 300 Drawing y ^e Decree 100	900
Carried to y^e present	2788*

John Freeman Esq^r

Deposition