

24

The day named before us...
into the Court of Chancery...
said alimony, and make steps into the said Court of Chancery, all in presence
of us, with all the goods and other appurtenances, to be sold and to yield up the same into
the said Court of Chancery in presence of us.

Henry coram me Giles Brent

Thomas Cornewall, Esq. Demandant of George Langton 710. l. s. d. in respect of the wife
for so much paid by the said wife into the Court of Chancery for the use of the said
the said George Langton assumed into the said Court of Chancery for the use of the said

secretary
in the Secretary

the said George Langton failed to answer the bill but he was bound for it as is alleged by the
said Court and the said Court adjudged that the said Court should recover.

25
26

certificate of judgment
in respect of the said bill...
Nicholas Coffin...
to deliver up the said bill...
Demand all the said Court of Chancery should recover.

Nicholas Coffin complains against Robert Glover, for not performing of certain covenants
with the said Court of Chancery in respect of the said bill...
to the damage of the said Court of Chancery to the value of 1000. l. s. d.

100

George Langton Demandant of Leonard Calbert Esq. one hundred & 1/2 of current
and upon account.

secretary
Lieut. Gen.
Secretary

Peter Draper appeared for the said Court of Chancery...
and upon the said bill of the said Court of Chancery...
of the said Court of Chancery...
the said Court of Chancery should recover.

Leonard Calbert Esq. Attorney Peter Draper, Demandant of George Norton Esq. one
hundred and one for rent.

attached to answer Saturday next after dinner upon your bill indented.
The Deponent of Mr. Richard Ingle taken before the said Court of Chancery, the
11th day of April 1643.

The said Court of Chancery...
George Ingle of the said Court of Chancery...
was returned for answer that the said Court of Chancery should recover.

Jurat coram
Leonard Calbert Lieut. Gen.

May

William Lewis Demandant of Mrs. Mary Dranton widow: of the said Court of Chancery...
for certain goods to be delivered to her at the going away, with goods...
contract...
said Court of Chancery should recover.

Jurat coram
the said Court of Chancery should recover.