

Or any of their means or procurers & also without Lett or Interruption of any of Lord or Lords of y^e manner for y^e time being their
any of their bailiffs or other officers & it may likewise by y^e Decree added by y^e King's Letters & other Customs & Liberties in y^e respect
to for or upon after wards performed & done by y^e Donants of Ingleton & Bentham & at 15 times & divers & it shall by their Letters
have & if there was also in y^e Decree this Cause that if at any time of Awards y^e should arise any Question or Doubt whether y^e Lord
of y^e manner of Ingleton & Bentham or any of those touching any matter or thing in y^e Decree mentioned or contained that y^e Lord Chancellor
or Lord Keeper for y^e time being should expound & declare y^e meaning of y^e Decree touching y^e said Question or Doubt & that their Exposition
thereof should bind y^e parties & y^e Lords of y^e manner for y^e time being for or after as in & by y^e Decree might appear Altho which time &
according to y^e purport & effect of y^e Decree y^e Complainants & y^e rest of y^e Donants enjoy their Donments according to y^e Custom &
their rents fines & profits as in y^e Decree was contained and y^e Richard Cholmley about a year & a half then past died seized of y^e manner of
& other whose death y^e manner descended & came to y^e Richard Cholmley his son & heir & by for & thereof y^e Richard Cholmley
was seized of y^e manner of Ingleton & Bentham & y^e Complainants & y^e rest of y^e Donants had paid their Rents & services due to y^e Richard Cholmley
Altho y^e wealth of his father & further y^e Complainants by their Bill of Complaint showed y^e Richard Cholmley & Gerard Lawther
being his father in Law did go about & labour to frustrate & make void y^e Decree & gave forth speeches that y^e Complainants had
no Estates by y^e they were not bound by y^e Decree & y^e they would have fines & profits of them y^e Complainants at their pleasures
contrary to y^e Decree and for y^e effecting of that their purpose first y^e Richard Cholmley by y^e means of y^e Gerard
Lawther refused to keep any Court or to admit y^e Complainants Donants of their Donments & had also made a Lease or some other
Estate to y^e said Gerard Lawther of their Donments to y^e end of y^e Gerard Lawther being a man of y^e countenance, and wealth &
a man learned in y^e Law might bring some Accions against y^e Complainants & so enforce them to yield to y^e own will in all points con-
trary to y^e Decree & thereupon he y^e Gerard Lawther had y^e of late commenced suits at y^e common Law against some of y^e Complainants
by Accions of Trespass declaring y^e they had broken his Close & consumed his Grass & purposed to have y^e same Accions tried with all speed
to y^e utter overthrow of y^e Decree & to y^e prejudice of y^e Complainants & of residue of y^e Donants of Ingleton & Bentham & contrary
to all right Equity & good Conscience In Consideracion whereof & for as much as y^e Complainants Estates being grounded upon y^e
Decree & being customly Estates of Ten antient were not pleadable at y^e common Law & for y^e Complainants had paid their rents & were
ready in all things to perform y^e Decree & for y^e Richard Cholmley & Gerard Lawther were within y^e words & meaning of y^e
Decree & for y^e Complainants had no means to be relieved but only in this Court therefore they humbly praye process of Subpoena to
direct unto y^e Defendants to answer y^e premises as being granted & they y^e Defendants thereto all served appeared & made their
answer thereto & they thereby showing y^e special Cause of moove y^e Rich Cholmley his father to compound wth Complainants y^e fact
was partly to which he was brought by y^e special means of y^e Complainants as they hoped to prove and y^e Rich Cholmley further
if he was neither in Law nor Equity to be bound by y^e Decree for y^e before Richard Cholmley was party unto y^e Decree had
any thing in y^e Mannors or Lordships of Ingleton & Bentham at Bentham whereof several Donments in y^e Bill were covered
heretofore by Richard Cholmley Knight late Grandfather to him y^e Defendant was seized of y^e Lordships & Donments in his
Demerit as of fee land he being thereof so seized did by good & sufficient conveyance & assurance in y^e Law grant & convey y^e said
mannors or Lordships & Donments afores^d unto Richard Cholmley his party to y^e Decree for term of his Life only y^e term
to him y^e Defendant & y^e heirs males of his body begotten so y^e Decree by y^e part of his late father being out y^e Donants for y^e life
had six hundred pounds for y^e same as appeared by y^e Decree was not in Law or Equity to bind y^e Inheritance of him y^e Defendant
who had paid to his y^e Impoverishment six hundred pounds or thereabouts for y^e part of his said father for which he was jointly
bound with his father he y^e Defendant not having any Lands by descent from his father nor any goods & chattels of value
which he being much behind hand he did after y^e death of his said father many times come to y^e Complainants y^e ac-
tion them with his wits & dislikewise with them y^e Complainants y^e said Complainants willing them for his y^e Defendant's relief
in own self to come to a new agreement with him which he y^e Defendant should follow his Complainants

upon Decree
A writt of Execution between
the Count of Angleton & Countess

Howthor

Pop. de Origine

Dec^r 10. 1723

No. 11.

1017

1017-501111

Copy of Location of
a Decree in Court -

12. May 2. Jdt: 1st

For me J. S. K.

12. May 2. Jdt: 1st