

FONS

Pre-1600

Number of references ordered: 10

Item number 1

Source: Public Record Office: C 33/94 p. 824

Title: *Chancery Orders & Decrees Easter 40 Elizabeth*

14 June 1598

John Thynne esq p¹

W^m Blacker esq d^t

A Com' ys awarded to examine witnesses on bothe pt^s Directed to Jasper More John Erneley James Trenges esq's and Giles Hutchyns gen' iij or ij of them r' tres trin'¹ by assente of the Attorneys Roth and Evelin and the pl' to geve xiv daues warnige

Roth

A commission is awarded to examine witnesses on both parts, directed to Jasper More, John Erneley, James Trenges esquires and Giles Hutchyns gentleman, three or two of them, returnable three weeks from Trinity, by assent of the attorneys Rotherham and Evelin; and the plaintiff to give 14 days warning.

¹ returnable three weeks from Trinity = 2 July 1598

FONS

Pre-1600

Number of references ordered: 10

Item number 2

Source: Public Record Office: C 33/96 p. 666

Title: *Chancery Orders & Decrees Easter 41 Elizabeth*

11 May 1599

Edward Blaker pl'

Anthony Beadinge def'

Forasmuche as this Courte was this p^rsent daye informed by m^r Sherley beinge of the pl^s Councell that the pl' havinge exhibited ~~his~~ his bill into this Courte against the dfend^t for the some of xl^{li} deteyned from him by the said dfend^t And for dyvers othem+r+ thing^s mencioned in the said bill he the said dfend^t hathe by his aunswere Confessed the havinge of the said xl^{li} w^{ch} he receved of the pl' and wilbe Reddy to satisfye and paye the same agane to the said pl' as this Courte shall appointe It ys therefore ordered that this day sevenight be geven to the saide dfend^t to shewe what cause he can wherefore he should not paye vnto the said pl' the said xl^{li} soe confessed by his aunswere to be due vnto him And in default of suche cawse to be then shewed a S'pa ducens tecu' ys awarded against the said dfend^t Comaundinge him therby to bringe into this Courte the first day of the next terme the said xl^{li} here to Remayne to be disposed as to this Courte shalbe thought meete, And the dfend^t Attorney ys to haue p^rsent notice hereof

Evelin

Forasmuch as this court was this present day informed by Mr Sherley, being of the plaintiff's counsel, that the plaintiff having exhibited his bill into this court against the defendant for the sum of £40 detained from him by the said defendant, and for various other things mentioned in the said bill, he the said defendant has by his answer confessed the having of the said £40 which he received of the plaintiff, and will be ready to satisfy and pay the same again to the said plaintiff, as this court shall appoint. It is therefore ordered that a week from today be given to the said defendant to show what cause he can why he should not pay to the said plaintiff the said £40 so confessed by his answer to be due to him. And, in default of such cause to be then shown,

FONS

a subpoena ducens tecum is awarded against the said defendant, commanding him thereby to bring into this court the first day of the next term the said £40, here to remain to be disposed as to this court shall be thought suitable. And the defendant's attorney is to have immediate notice thereof.

FONS

Pre-1600

Number of references ordered: 10

Item number 3

Source: Public Record Office: C 33/98 p. 22v

Title: *Chancery Orders & Decrees Michaelmas 41–42 Elizabeth*

13 October 1599

Edward Blaker pl'

Antony Beadinge dft

Whereas m^r Shurley beinge of the pl^s Counsell came this p^rsent day to haue shewed cawse according to an order of the xxth of June last, but could not nowe be heard by reason of other mocions wherewth the Courte was nowe busyed, It ys therefore ordered that further tyme be geven to the said m^r Shurley to shewe his said cawse vntill wedinsday next² And in the meane tyme And in the meane tyme³ the pl' ys not to be p^riudiced by the said former order

Whereas Mr Shurley, being of the plaintiff's counsel, came today in order to have showed cause in accordance with an order of 20 June last, but could not now be heard because of other motions with which the court is now busy: it is therefore ordered that further time be given to the said Mr Shurley to show his said cause, to Wednesday next, and in the meantime the plaintiff is not to be prejudiced by the said former order.

² 17 October 1599

³ sic

FONS

Pre-1600

Number of references ordered: 10

Item number 4

Source: Public Record Office: C 33/98 p. 49

Title: *Chancery Orders & Decrees Michaelmas 41–42 Elizabeth*

19 October 1599

Edward Blaker pl'

Anthony Beedinge D'ft

Whereas by an order of the xxth of June last a S'pa (for the reasons set downe in the same order) was awarded against the said pl' to shewe what good cawse he could the first daye of this terme wherefore he should not pforme and goe throughe wth the bargayne mencioned in the same order, or in defalt thereof the pl' was to be dismissed out of this Courte As by the same order more at large apperethe Forasmuche as this Courte was this p^rsent daye informed by m^r Shurley beinge of the defend'ts Councell That the pl' ys contented to pforme the said bargayne and to pay to the dfend^t the lx^{li} agreed vpon to be payed by the said pl' vnto him the said defend^t vpon the surrender of the coppiehold lands menciond in the said order) to the vse of the pl' and his heyres vpon condic'on that if the said lx^{li} and ~~xx~~th +xl^{li}+ more w^{ch} hathe been formerly Receaved by the said dfend^t shalbe Repayed to the pl' at ~~at~~ the tyme agreed vpon betwene them for the Redemption of the said Coppiehold p^rmisses, Then the said surrender to be voyde, But if not, then the pl' shall enioye the said Coppiehold landes payinge to the defend^t or his Assignes the the⁴ some of l^{li} more for and in respecte thereof, It is therefore this p^rsent daye ordered by this Courte In the p^rsence of m^r Mildmaye beinge of the dfend^{ts} Councell that the dfend^t shall accordinge to the said bargayne surrender to the pl' and his heyres the said Coppiehold p^rmisses And that p^rsently therevpon the said pl' shall paye to the dfend^t or his assignes the said lx^{li} w^{ch} makethe vp the C^{li} And that the said pl' wth one suffycent Sewertie shall p^rsentlye after the said surrender become bounde to the dfend^t by obligac'on for the trewe payme't of the said l^{li} wthin tenne daies next after the said Coppie+hold+ ~~hold~~ +sh+ lands shalbe forfeyed for

⁴ sic

FONS

non payme't of the said C^{li} soe agreed vpon betwene the said pties as aforesaide

Whereas by an order of 20 June last a subpoena (for the reasons set down in the same order) was awarded against the said plaintiff to show what good cause he could, the first day of this term, why he should not perform and go through with the bargain mentioned in the same order, or in default thereof the plaintiff was to be dismissed out of this Court, as by the same order more at large appears. Because this court was today informed by Mr Shurley, being of the defendant's counsel, that the plaintiff is content to perform the said bargain and to pay to the defendant the £60 agreed on to be paid by the said plaintiff to him (the said defendant) on the surrender of the copyhold lands mentioned in the said order, to the use of the plaintiff and his heirs, on condition that if the said £60 and £40 more which has formerly been received by the said defendant shall be repaid to the plaintiff at the time agreed upon between them for the redemption of the said copyhold premises, then the said surrender to be void: but if not, then the plaintiff shall enjoy the said copyhold lands, paying to the defendant or his assigns the sum of £50 more, for and in respect thereof. It is therefore today ordered by this court, in the presence of Mr Mildmay, being of the defendant's counsel, that the defendant shall according to the said bargain surrender to the plaintiff and his heirs the said copyhold premises. And that immediately afterwards the said plaintiff shall pay to the defendant or his assigns the £60 which makes up the £100. And that the said plaintiff, with one sufficient surety, shall immediately after the said surrender become bound to the defendant by obligation for the true payment of the said £50 within ten days next after the said copyhold lands shall be forfeited for non-payment of the said £100 so agreed on between the said parties as aforesaid.

FONS

14 Matlock Street, Stoke-on-Trent ST1 3BG

Invoice
15th April 2017

Report no: 3005/46/43090

Surname: BLAKER

Current status:	pre-1600	10 ordered, 4 sent
	1600-1858	10 ordered, 0 sent
	1859-1900	registered, 0 ordered
	1901-1958	not registered

Enclosing:

pre-1600: 4 items @ £2 £8

Total £8

rod.blaker@gmail.com

Payment can be made on-line by Paypal: to palaeograph@gmail.com,
quoting report number above.

Or bank to bank to:

Sort Code: 231884 Account Number: 30122176

David Bethell t/a FONS