

very common under the Provincial Government; and may now be issued in any case, in which circumstances may render it necessary

of the complainant's estate; and the complainant not appearing to have been any charge to the defendant during that time. But I have allowed the defendant for maintaining a negro girl, mentioned in the second article of the second schedule, to this, my report, annexed, at the rate of 300 pounds of tobacco per annum; which, for the first five years therein mentioned, does amount unto the sum of 1,500 pounds of tobacco; the said girl not being able then to work for her maintenance. I have also allowed, with the agreement of the complainant, to the defendant 1,525 pounds of tobacco, and 77 bushels of wheat; which I have reduced to tobacco at forty pounds of tobacco per bushel, and does amount unto the sum of 3,080 pounds of tobacco, for the quit rents of the complainant's lands, paid to the receiver of the rents for the right Honorable the Lord Baltimore, as mentioned in the third article of the second schedule, to this, my report, annexed; all which tobacco being taken together does amount unto the sum of 6,105 pounds; which being reduced to sterling, at the rate of 12s. 6d. per cwt. does amount unto the sum of £38 3s. 1½d. sterling.

"I have also allowed, by the admission of the complainant, upon the oath of the defendant, for one pair of calash wheels, £2 12s. 6d. sterling; for two looking glasses, £2 sterling; for two pair of iron dogs, £2 sterling; for a large folding-table, £1 sterling, as mentioned in the fourth, fifth, sixth, and seventh articles of the second schedule, to this, my report, annexed. For the eighth article in the second schedule, to this, my report, annexed, of a horse, bridle and saddle, and case of pistols, and sword, I have made no allowance; it appearing that the complainant had the things therein mentioned, of his mother, before her intermarriage with the complainant. But I have allowed, by consent of the complainant, for thirty-six pounds of pewter, £1 sterling; and for one beef, £1 15s. sterling, as mentioned in the ninth and tenth articles of the second schedule, to this, my report, annexed. All which several sums of sterling money together do amount to the sum of £48 10s. 7½d.; which I have allowed to the defendant to be deducted out of the sterling money above allowed to the complainant. And I have likewise allowed the defendant, with the consent of the complainant, upon the defendant's oath, for \$11, delivered by the defendant to the complainant, £2 9s. 6d. gold currency; and for two casks of cider, containing about 200 gallons, £5 gold currency, as mentioned in the eleventh and twelfth articles of the second schedule, to this, my report, annexed; which two sums of current money do amount unto the sum of £7 10s. 6d.; which I have allowed to the defendant, to be deducted out of the currency above allowed to the complainant; which sum of £48 10s. 7½d. so as above allowed to the defendant; being deducted from the sum of £171 11s. 3d. so as above to be allowed to the complainant, leaves the sum of £123 0s. 7½d. sterling money, which, after the deduction aforesaid, I find to be the clear balance, in sterling money, due to the complainant; and the sum of £7 9s. 6d. gold currency, so as before allowed the complainants; being deducted from the sum of £105 gold currency, as above allowed the complainant, leaves the sum of £97 10s. 6d.; which, after the deduction aforesaid, I find to be the clear balance, in current money, due to the complainant.

"And I have considered the complainant's demand of interest in the ninth article of the first schedule to this, my report, annexed: and, inasmuch as I have no directions, by decree of this Honorable Court, to make any such allowance, I have not presumed to determine any thing therein—and I have