besides charges thereon twelue hundred pounds of tobacco by Vertue Liber FF of which Order the said Gooddrick crau'd Execuçon agt the Estate of the said Prescott for the s<sup>d</sup> sumes of tobacco which was granted, but by Casuall meanes before the same could be leauyed was lost, Whereupon the sd Gooddricke at Our last Prouinall Court held the 3<sup>d</sup> day of March 1664 did request further Execuçon for the s<sup>d</sup> sumes of 5000th and 1200th tob: which was not thought fitt & Conuenient another Execucon to grant, Therefore Ordered that a scire facias should issue to give notice to Henry Aldey the Attorney of the said Edward Prescott to appeare by himselfe or his Attorney att the next Prouin<sup>all</sup> Cort to defend the said Estate and shew Cause (if any he haue) why Execucon should not againe issue and be leauved according to the force and effect of the said Order, if no appearance soe made then Execucion to be granted, These are therefore to Charge and Comand that yow Cause notice to be given to the said Aldey to make appearance according to the tenor of the said last Order or to Execucon immediately wee shall proceed And returne yow this at the said Prouinall Court held the 13th day of June next, And for soe doeing this shall be yor warrt Giuen undr my hand at St Marys this 19th day of May 1665-

To the High sherriffe of Charles County his Deputy or Deputyes

Cecilius Absolute Lord & Proprietary of the Prouinces &c, To Thomas Mathewes Joseph Harrison William Marshall and Walter Beane of Charles County gent: or any two of them Greeting in Our Lord God Euerlastinge Know yee that whereas att Our last Prouinall Court held on the second day of March 1664, was in Our high Court of Chancery One Certaine Bill by W<sup>m</sup> Hollingworth of New England agst William Price and Hannah his wife preferred but [p. 27] appearance being then made by the sd Wm onely, who hath deliuered us in his answere uppon Oath, the said Hannah (as in Court alleadg'd) not then able soe farre to trauaile, Whereuppon Wee did then Order that a dedimus Potestatim should be sent up to yor County to take the said Hannah her answere in writeing uppon Oath to the said Bill of Chancery the Coppy whereof is hereunto annext, These are therefore to will and require as allsoe to impower yow the sd Thomas Mathewes Joseph Harrison William Marshall and Walter Beane or any two of yow to make yor repaire to the present place of the said Hannahs residence and cause her to deliuer uppon Oath in answere to the said Bill in Chancery what she cann declare of the whole truth touching the p<sup>r</sup>misses therein Contained and the same in writeing take, and it when soe done unto the Office at St Marys wth this Coppy of the said Bill send, wth what convenient speed you cann to be had and perused by Vs att the next Prouin<sup>all</sup> Court held on the 13th day of June next Giuen att St Marys undr the lesser seale of Our said Prouince of Maryland this 19th day of May 1665