

London their heirs Executors and administrators foreuer to non  
 other use intent and purpos whatsoever in witnes whearof the Party  
 befor mentioned to thees present endenturs haue interchangeably set  
 to thear hands and seales the day and year aboue written  
 Seigned sealed and deliuered                      henry **HP** Peere his marke  
 with turf and twige in                                      and seale    **O**  
 th<sup>e</sup> Presence of  
     William **H** heard his marke  
     John Small

Liber B

M<sup>r</sup> John Meekes by his Attorney William Price Presenteth this  
 ensuing Petition

To the Worshipfull Commissioners of Charleses County the  
 humble Petion of John Meekes Sheweth

That your Petitioner beeing a stranger and hauing obtained an  
 order against the estate of humphery haggat to the valew of 3935 lb  
 of tob or thearabouts for the which your petitioner toocke out execu-  
 tion, the sheriff hauing Contrary to Law as your Pet<sup>r</sup> supposes after  
 execution sarued without notice giuen y<sup>r</sup> Pet<sup>r</sup> sworne insufficient  
 Prayers to the great detriment of your Petitioner Your Petio<sup>r</sup> thear-  
 for begs that the buisnes may bee heard between the Sheriff and him  
 and that iustice may tacke place and hee shall pray &<sup>e</sup>

Whearupon the Sheriff Produced this ensuing Noate Viz

An Appraysment of two saruants of Anne haggets Administratrix  
 of humphery haggat taken on Execution by order from John Meekes  
 this 10<sup>th</sup> of february 1663/4 the appraysers henry francom and Ne-  
 hemiah Littell

James Williams apraysed at.....	lb 2000	[p. 265]
Daniell Russell apraysed at.....	lb 3000	
	<hr/>	
	5000	

Apraysed by us aboue written as witnes ovr hands	
Sworne before mee	Henry franckcom
this 10 <sup>th</sup> of febb 1663/4	the marke of
Joseph Harrisson	Nehemiah <b>N</b> Little

Whearupon the sayd Meekes humbly requirs to haue a Reapprays-  
 ment and that the Court wouold bee pleased to appoynt any indiffer-  
 ent men to reapprays the sayd saruants alleaging that hee had heard  
 that one or boath of the appraysers shoold say that if in case hee or  
 thay had knowne what thay haue knowne since thay wouold haue  
 apraysed them at seauen thowsand lbs of tobacco

Whearupon it is the opinion of the board that it is no Legall ap-  
 praysment, and that also becaus thear was no warrant of apraysment  
 issued forth and becaus M<sup>r</sup> Meekes was not Present nor had any  
 notise of the appraysment It is thearfor ordered that M<sup>r</sup> John