

Sheriffe etc. and the Sheriffe now returneth he hath taken the body of the Said Hugh Ferguson and the Same hath here ready in Court etc. is Committed into the Custody of the Said Sheriff for default of Manuaptors there to remaine untill etc.

William Hunter Plaintiff: John Norris Defendant

It was Commanded the Sheriffe that whereas there was Due from John Norris unto William Hunter the Sume of two hundred Sixty five pounds of Tobacco upon a nonsuite obtained against the Said Norris before the Justices of our Sovereigne Lord the King at Charles Towne the fourth Tuesday in September in the year of our Lord 1697 Whereof hee is Convicted as by the records and proress thereof in our Said Court remaineing Manyfestly appeareth Nevertheless Execution of the Judgment aforesaid yet remaineth to bee done as by the Insinuation of the Said William Hunter our Sovereigne Lord the King is given to understand, and because etc. that by Law etc. he make Knowne to the Said John Norris that hee bee and appear here the 4th Tuesday in June to Shew cause etc. Wherefore the Said William Hunter his Execution against for the Damages aforesaid aught not to have according to the recovery aforesaid if: etc.

And now here att this day (to Witt) the 27th day of June 1699 came here as well the Said William Hunter as the Said John Norris in their proper Persons and the Said William Hunter by William Stone his attorney Prayeth that the Said John Norris to his writt of Scirie facias may answer etc.

The Truth of the Matter between the Parties aforesaid by the Court here being Seen heard and understood, it is Considered that the Said William Hunter have Execution against the Said John Norris his Debt aforesaid together with 265 pounds of Tobacco for his Cost and Charges in this behalfe Sustained etc.

William Hunter Plaintiff: John Norris Defendant

It was commanded the Sheriff that whereas there was Due from John Norris unto William Hunter as well the Sume of fourteen hundred pounds of Tobacco Debt as two hundred and Eighty pounds of Tobacco to the Said William for Damages Sustained Obtained by a Judgement against the Said Norris before the Justices of our Sovereigne Lord the King att Charles Towne the 4th Tuesday in January in the year of our Lord 1697 whereof hee was Convicted as by the records and Proress thereof in Our Said Court remaineth Manifestly appeareth Nevertheless Execution of the Judgement aforesaid yett remaineth to be done as by the Insinuation of the Said William Hunter our Sovereigne Lord the King is given to understand and because etc. that by Law etc. hee make knowne to the Said John Norris that hee bee and appear here the 4th Tuesday of June to Shew cause if etc. wherefore that Said William Hunter his Execution against him ought not to have according to the recovery aforesd if etc. And now here att this day (to witt) the 27th day of June 1699 came here as Well the Said William Hunter as the Said John Norris and the Said William Hunter by William Stone his attorney Prayeth that the Said John Norris to his writt of writt of Scire facias may answer etc.

The truth of the matter between the Parties aforesaid by the Court here being Seen heard and understood it is Considered that the Said William Hunter have Execution against the Said John Norris his Debt and Damages aforesaid together with                    pounds of Tobacco for his Cost and Charge Sustained etc.