

March 26 1707.

52

Hannah Barnes & G. E. low<sup>th</sup> will the Sher made returne of Edward Scott Sher the 2d Day by Jn Wellington<sup>his atty</sup> appointed and prayd  
James Holmes } Queen of the Power wherouf Recd was brought thereto being  
Sherred to the C. it is thought not good & thereupon the Plaintiff is Discon-  
for want of a sufficient power.

W<sup>m</sup> Hickey Q<sup>d</sup> C<sup>r</sup> of the D<sup>r</sup> in Hudson - Q<sup>d</sup> C<sup>r</sup> Southwicks<sup>as</sup> Ma<sup>th</sup> 91. 590  
at made returne of Edward Scott Sher the 2d Day by Jn Wellington<sup>his atty</sup> appointed and prayd  
W<sup>m</sup> Dury Q<sup>d</sup> C<sup>r</sup> of the D<sup>r</sup> in Hudson - Q<sup>d</sup> C<sup>r</sup> of the D<sup>r</sup> in Hudson - James Race - Q<sup>d</sup> C<sup>r</sup> of the D<sup>r</sup> in Hudson -

These two last Writs the Sher made returne Her Est. Recd from Edward Scott Sher

Robert Jones - Commanded it was to the Sher of Kent County on the twenty eighth  
of William Mackey } day of November in the Sixth yeare of the Reigne of her now  
Majesties Anne & that Whereas also & held at the C<sup>r</sup> of the County  
on Chester River the twenty sixth day of June anno domini 1705 in a cause then then  
depending Between Robert Jones of Falbush County Plaintiff & William Mackey -  
Defendant the said Plaintiff his affrees<sup>d</sup> capacity Recovered Judgment against the said  
Defendant as well for the sume of Eleaven hundred pounds of Tobacco a certaine debt  
whereof he was convict as appears upon Record as also the sume of three hun-  
dred and nine pounds of Tobacco & 10s of Tuler and for that Execution hath not yett  
therupon issued. He make Regone by good & Lawfull men of his Brghtoun unto the  
said William Mackey that he be appaere before her said Maj<sup>t</sup> Justices al of next<sup>day</sup>  
to be held for said County at the Towne Port of Chester to shew cause why he should  
have why Execution Should not issue for the against him for the Debt & C<sup>r</sup> in the Judgment  
aff<sup>d</sup> Specified and how he Should execute the said Writ he make knowne to her said  
Majesties Justices at the time & place aff<sup>d</sup> and that he then & there have the  
said Writ<sup>e</sup>.

All which said next C<sup>r</sup> viz the twenty seventh day of March in the year after  
being an adjourned C<sup>r</sup> and all preceptis where continued in the C<sup>r</sup> on and there after  
Custody until the 23<sup>d</sup> day of March following

On which said day viz the twenty third day of March in the year after  
Edward Scott Hugh Sheriff of said County and made returne thereof in these words  
whereon Indorsed viz - These are to Certifie to the Justices within mentioned  
that I have made knowne the within before Thomas Ringold and Josiah -  
Larkham good and Lawfull men of my Brghtoun as the witness Exacted and  
required

And now here at the said C<sup>r</sup> viz this twenty third day of March after comly  
the aff<sup>d</sup> Robert Jones by Michael Earle his attorney and offers himself as a  
the said William Mackey in the place aff<sup>d</sup> and the said William Mackey -  
alibi