

defend the force and injury when <sup>the</sup> and pray leave to discharge here unto until the next Court and they have it and the same day is given to the <sup>plea</sup> also - At which said next Court to witt the Nineteenth day of November ann<sup>d</sup> Dowd One thousand seven hundred and twenty three Come again as well the said <sup>plea</sup> by his attorney as the said debts by their attorney as and the said debts by their said attorney pray further leave to discharge here unto until the next Court and ~~before~~ they have it and the same day is given to the <sup>plea</sup> also - At which said next Court to witt of seveneenth day of March ann<sup>d</sup> Dowd One thousand seven hundred and twenty three Come again as well the said <sup>plea</sup> as the said debts. by their attorneys as and the said debts by their <sup>plea</sup> attorney say that they cannot gain say but that the said <sup>plea</sup> ought to have his Execution of the Judgment as to be Levied of the goods and Chattels which were of the said Thomas Taylor at the time of his death, which they shall hereafter Come to their hands to be administered <sup>as</sup> Therefore it is Considered by the Judges here the same day and year last mentioned that the said Benjamin Waite, have his Execution against the said Henry Williams and Alice his wife ann<sup>d</sup> of the same Thomas Taylor de<sup>d</sup>. for as well the sum of Eight hundred & Eighty five pounds of tobacco a certain debt as also the sum of two hundred and fifteen pounds of tobacco (part of State in <sup>of</sup> (262) Judgment as specified as also the sum of Two hundred & Sixty One \_\_\_\_\_ pounds of tobacco by the Court here adjudged unto him for his costs and damages Sustained by reason of delay of Execution of the Judgment as to be Levied on the goods and Chattels which were of the said Thomas Taylor at the time of his death and which to the hands of the said Henry Williams and Alice his wife ann<sup>d</sup> as hereafter shall Come to be administered <sup>as</sup>

Fit. Ann Selby } Somerset County for Surges Dickson of all hollows parish in the County of Somers  
 ag<sup>t</sup> } set planter and Joye his wife were attached to answer unto Ann Selby of upbea  
 Lf: Surges Dickson } of trespass upon the Case - and where upon the said Ann by Francis Allen  
 her attorney complains that whereas she the said Ann the first day of August ann<sup>d</sup> Dowd. One thousand  
 seven hundred and twenty at all hollows parish in the County of <sup>the</sup> within the Jurisdiction of this Court was  
 possessed of One Cow and Calf of the price of forty Shillings Cur<sup>t</sup> money of Maryland, One Cow of the price  
 of thirty five Shillings like money and two, two years old heifers of the price of fifty Shillings like  
 money as often proper Cattle and being so of the same possessed the said Ann the day year and place  
 as within the <sup>of</sup> Jurisdiction the said Cattle out of her hands and possession Casually Lost which said Cattle  
 afterwards to witt the second day of August as in the year as at the parish and County of <sup>the</sup> within the Jurisdic-  
 tion as to the hands and possession of the said Joye while she was sole Come, hood the loss of the said Joye  
 while she was sole was knowing the Cattle as to be the proper Cattle of her the said Ann and to her the said  
 Ann of Right to be long and appropriate but plotting and fraudulently Intending the said Ann in that part  
 craftily and Subtly to deceive and defraud the Cattle as unto her the said Ann hath <sup>just</sup> delivered altho the same to do  
 the said Joye whilest she was sole to witt on the third day of August One thousand seven hundred and twenty  
 as and often afterwards at the parish and County of <sup>the</sup> within the Jurisdiction as she was then unto request <sup>of</sup>  
 (but)