

to the said Robert Martin in our said Court were adjudged for his costs and charges by him about his  
 Suite laid out and expended whereof he is content as by the Record and process thereof in our Court before  
 our Justices at dividing Creek, now remaining manifestly appeareth Nevertheless Execution of the Judgm<sup>t</sup>  
 afo<sup>r</sup> as yett Remains to be done, and the afo<sup>r</sup> Robert Martin is since dead as by the Intimation of Mary  
 Martin Countess of the said will and testament of the afo<sup>r</sup> Robert Martin, we have Received and  
 because we will, that <sup>those things</sup> ~~that~~ <sup>whilst</sup> our said Court is slightly done should be brought to adue Execution We  
 Command you that by good and Law full men of your Bailiwick you make known unto the afo<sup>r</sup> Edmund  
 Huggins Ind. that he be and appear before our Justices of our County Court to be hold at dividing Creek  
 in Somerset County afo<sup>r</sup> the third Tuesday of August next to show cause if any thing for himself he hath or  
 knoweth to say why the afo<sup>r</sup> Mary Martin Countess should not have her Execution against him for the  
 Damages and Costs afo<sup>r</sup>, according to the form of the Recovery afo<sup>r</sup>, she ought not to have if to him it shall seem  
 Expedient and have you then and there the Names of those by whom you make the same known and this  
 Writt Within of Samuel Hopkins Justice of our said Court the Eighteenth day of June in the  
 tenth year of our Dominion of our said One thousand Seven hundred & twenty five

At the which said third Tuesday of August to witt the seventeenth day of the same month and day  
 One thousand Seven hundred and twenty five being the day of the Return of the said Writt Cometh the  
 said Mary Martin Countess as afo<sup>r</sup> by Lever Gale her attorney, and the Sher. of Somerset County  
 to whom the foregoing writt was directed Like wise Cometh and maketh Return thereof to the Court here  
 Endorsed in these words following viz<sup>t</sup> - Made known before Peter Samuel, Thomas Jonson  
 so answers Jos: M<sup>r</sup> Justice Sherd

And the said Edmund Huggins Ind. altho' solemnly called comes not nor shows cause why &c. but makes default  
 whereby the same Elth Remains against the afo<sup>r</sup> doth wholly undefended &c.

Therefore it is considered by the Justices here the seventeenth day of August and day One  
 thousand seven hundred and twenty five afo<sup>r</sup> that the afo<sup>r</sup> Mary Martin Countess of the same Robert Martin  
 have Execution against the afo<sup>r</sup> Edmund Huggins Ind. of the Judgm<sup>t</sup> afo<sup>r</sup> as well for the sum of Eight hundred  
 and seventy four pounds of tobacco certain Damages as also the sum of Seven hundred and fourteen pounds of  
 (236) tobacco Costs of Suite in the Judgm<sup>t</sup> afo<sup>r</sup> specified as also the sum of Two hundred and thirty  
 pounds of tobacco by the Court here adjudged unto her for her Costs and Damages sustained by reason of delay  
 of Execution of the Judgm<sup>t</sup> afo<sup>r</sup> &c.

The same memorand<sup>m</sup> the Elth by her attorney sued out his Ladships writt of Sureties against the doth  
 Timothy Wilson Esq<sup>r</sup> the tenor whereof followeth in these words following viz<sup>t</sup> - Somerset County for Charles absolute  
 Lord and proprietary of the provinces of Maryland and Avalon Lord of Baltimore &c.  
 To the Sher. of Somerset County greeting Whereas a certain Robert Martin lately in our County Court of  
 (Somerset)