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By their attorney, <sup>as</sup> and whereupon the same Heber prays further Leave thereof to Imparle here until next Court and he hath it and the Same day is given to the <sup>as</sup> William here also &c.

At the Which said next Court to wit the nineteenth Day of June and Dow. One thousand Seven hundred and thirty three came again as well the <sup>as</sup> William Jones as the <sup>as</sup> Heber Whittingham by their attorney, <sup>as</sup> and whereupon the same Heber prays further Leave thereof to Imparle here until next Court and he hath it and the Same day is given to the <sup>as</sup> <sup>William</sup> here also &c.

At the Which said next Court to wit the twenty first Day of August and Dow. One thousand Seven hundred and thirty three came again as well the <sup>as</sup> William Jones as the <sup>as</sup> Heber Whittingham by their attorney, <sup>as</sup> and whereupon the same Heber prays further Leave thereof to Imparle here until next Court and he hath it and the Same day is given to the <sup>as</sup> <sup>William</sup> here also &c.

At the Which said next Court to wit the twentieth day of November and Dow. One thousand Seven hundred and thirty three came again as well the <sup>as</sup> William Jones as the <sup>as</sup> Heber Whittingham by their attorney, <sup>as</sup> and whereupon the same Heber saith that the <sup>as</sup> William Jones Condemnation of the premises so as <sup>as</sup> attached in his hands to have ought not because he saith that he the said Heber hath not nor at the day of the attachment <sup>as</sup> or at any time since hath had ~~any~~ any of the goods Chattels Rights or Credits of the said George Martin in his hands and this he is ready to verify wherefore he prays Judgment if the <sup>as</sup> William Jones Condemnation of the premises so as <sup>as</sup> attached in his hands to have ought &c.

AND the said William saith that he by anything by the said Heber from having Condemnation of the premises so as <sup>as</sup> in his hands attached ought not to be barred because he saith that the said Heber at the day of the attachment <sup>as</sup> had sundry goods and Chattels Rights and Credits of the said Geo: Martin in his hands and this he prays may be Inquired of by the Country and the <sup>as</sup> <sup>as</sup> in like manner.

Thereupon it is Commanded the Sherrif of Somerset County that Immediately he should Cause to come here before the Justice of his Lordships County Court of Somerset now sitting at ~~Wimborne~~ Wimborne in and for the County <sup>as</sup> twelve <sup>as</sup> by whom <sup>as</sup> and who neither <sup>as</sup> to <sup>as</sup> because as well <sup>as</sup> and afterwards Immediately came there of the Jury <sup>as</sup> and the Jurors of that same Jury by Joshua Caldwell Gent. Sherrif of the County to this being Impannelled being called came to wit William Handy, John Pope, Mr. McCarty, Mr. Colbourn, Samuel Gillett, Joshua Alkison, Thomas Berdwin, ~~William Whittingham~~ Thomas Allen, Lazarus Maddox, John Brittingham and John Lane who to say the truth of the premises <sup>as</sup> being elected tryed and Sworn upon their Oath did say that the <sup>as</sup> Heber Whittingham had of the goods and Chattels Rights and Credits of the said Geo: Martin in his hands at the day of the attachment <sup>as</sup> to thirty six pounds four shillings Court money and One thousand pounds of Tobacco - whereupon the said William Jones prays that the <sup>as</sup> thirty six pounds and four shillings Court money and One thousand pounds of Tobacco so as <sup>as</sup> found