

November Court Anno Domini 1747

Seall for this County, that the above account is just, and true, and that he hath not received either part, or parcel of the said account nor any security or satisfaction for the same, and also made oath that he hath just reason to believe that the said Mr. Mark Knowles is Runaway

These are requiring you in his Lordships Name immediately to give attachment into against the Effects of the said Mr. Mark Knowles for the use of the said William, in and to the sum of the Quantity of Eleven Hundred, and Sixty eight pounds of Tobacco as also for all costs which shall arise on this said attachment, fail not, and this shall be your sufficient Warrant. Witness my hand this day and year above mentioned

Wm Yates

To the Sheriff of Charles County

Whereupon It was Comanded the Sheriff that of the Goods Chattels & Credits of the said Mr. Mark Knowles in his County being he should attach some of the sum of Eleven Hundred and Sixty eight pounds of Tobacco Damages as Eight hundred pounds of Tobacco for costs that had accrued and that further should in prosecution of the Premises and when this case he had any part thereof that he should have it before the Justice of the Peace or Clergy of his Neat County Court to be holden at Charles Town on the second Tuesday Next then and there to be bound according to Law to pay the said William unless the said Mr. Mark should come there and there by himself or lawful attorney and answer unto the said William and give satisfaction upon the same and that by 4 o'clock of his Neat County Court he should make to the Sheriff or his own or whose hands he should make the same attachment that he or they be and appear before the Justice of the said County at the place and time aforesaid to show cause if any he or they have why the same in their hands attached should not be taken according to Law and the said W. have the execution if ~~not~~ and how he should provide that writ that he should make known to the Justice aforesaid at the time and place aforesaid that he should have there and there that and the Names of those before whom he should make Return

Attest now here at this day to wit the second Tuesday in November aforesaid. Given the said William by himself & gave his attorney & appearance against the said Mr. Mark in the Sheriff and the Sheriff returns to the Court the Writ aforesaid

Charles County. I have by Certificate to the Worshipful the Justices within mentioned that by Virtue of the Writ therein that some directed on the 1st Day of Sept. 1747 attached in the Hands of Philip Dahlen, the whole Damages & costs within mentioned and on the 21st of