

November Court Anno Domini 1747

The same month I attached in the hands of John Estep, then the Le. Dem: of
 Co. to within mentioned as the Effects of the within Named Mark Knowles to and for
 the Use of the within named William Middleton, and I have made to the Com:
 above mentioned that they be and appear before the Justice of the Peace at the same and
 place with inscribed to show Cause why the said Effects so attached in their
 hands should not be bound according, that is to the said Philip, Esq. Esq. of
 Notary made on the 11th of the within said John Estep before Thomas Wilson
 William Middleton and good & lawful Men of my County such as I am hereby
 Commanded

Solomon
 Sam: Hanson Esq

And the said Philip Esq. the said sum of twenty thousand & forty
 Pounds of Tobacco at the solemnly bid Com: not but make a deposit
 Whereupon the said William by his own Plea,
 his attorney of the Com: & says Condemnation of the sum of 20000 lbs. in the
 hands of the said Esq. Attached with Execution he says to be adjudged

Therefore it is considered by the Court
 that the said William have Condemnation of the sum of 20000 lbs. in the hands of the
 said Esq. attached by the Court here adjudged according to the form force &
 Effect of the Act of Assembly in those Cases late made and provided and that the
 W. have thing of Execution &c.

Memorandum premised. I have say on Com: of

And William Bryan of Attachment for West. Dem: 2. 11. 9 1/2 1825 Cost 1000
 Mark Knowles } Condemnation, Heron

Be it Remembered that William Bryan pursuant to the Directions of the
 Act of Assembly in those Cases late made and provided lodged with the Clerk of the
 Court the following account & Warrant for attachment viz
 Mark Knowles

1747	To paper & merriment	0
	To Dillo Seat	9-6
	To Tobacco paid Joseph Gleye	625
	To years board	1200
	To ordinary Expenses	1-15-3 1/2 1825
	Plus Expes of William Bryan	2-11-9 1/2

Charles County ss. September the 16th 1747 Came William Bryan & made
 oath on the holy Evangelists of almighty God that the above accounts just
 on the said and that he hath not received any part or parcel thereof nor any
 (Sicut iuris)