

March Court in the year 1746

H. Joseph Aderton Esq. Co. of D. 2760 } Edm. Jennings Esq. Co. of D. 2760  
 Law: Mainamama Dam. 478 } Cha. Braycroft Esq. Co. of D. 2760  
 N. E. J. } 11-143  
 } into 359  
 } N. E. J.

Thos. James Johnson Esq. Co. of D. 65-1-3 Dam. 481 } Thos. Tappin Esq. Co. of D. 2760  
 Edward Sanders N. E. J. } Thos. Spear Jun Esq. Co. of D. 2760  
 } into 220  
 } into 626  
 } N. E. J.

Thos. Same Esq. Co. of D. 65-1-3 Dam. 481 } Walter Hanson Esq. Co. of D. 2760  
 Thos. Sanders N. E. J. } James Malone Esq. Co. of D. 2760  
 } into 4740  
 } into 481  
 } N. E. J.

W. George Jarwin Esq. Co. of D. 2760 Dam. 481 } N. E. J.

Charles Braycroft Esq. N. E. J.

It was Commanded the Sheriff that he should Take John  
 Martin Jun. late of Charles County Planter of <sup>the</sup> and him safe keep so that you  
 should have his body before the Justices of the Lord Proprietary of his Neat Court to be  
 holden at Charles Town on the second Tuesday in March Next to satisfy unto Thomas  
 Midgley as well the sum of Nine Hundred and Thirty nine pounds, which <sup>of Tobacco</sup> he became  
 Thomas in his Court of the Lord Proprietary of record before the Justices aforesaid were adjudged  
 for his Damages which he had by a certain Promise and assumption, to the same Thomas at  
 Charles County aforesaid made and unperformed as also one Hundred and thirty seven  
 Pounds of Tobacco which to the same Thomas of his Aunt was adjudged for his Goods and  
 Charges by him about his suits in this Court laid out and Expended where of the said John is  
 Convict of <sup>the</sup> and that he should have them and there that will <sup>the</sup> And now here at this  
 day to wit the second Tuesday in March aforesaid the Sheriff aforesaid Returns to the  
 Court here the writ aforesaid thus Indorsed by <sup>the</sup> Capt. Corpus satisfied the Sheriff  
 Samuel Manson Esq.

It was Commanded the Sheriff that he should Take Charles Courts late of Charles  
 County Planter of <sup>the</sup> and him safe keep so that he should have his body before the Justices of  
 the Lord Proprietary of his Neat Court to be holden at Charles Town on the second Tuesday  
 in March Next to satisfy unto William Clements Senior as well the sum of Two pounds  
 six Shillings and Eight pence paper currency to the same William Clements Jun in the  
 Court of the Lord Proprietary aforesaid before the Justices aforesaid were adjudged for his  
 Damages which he had by a certain Promise and assumption to the same William  
 Clements Junior at Charles County aforesaid, by William Jun. Intook, to whom the said Charles  
 Courts aforesaid made and unperformed as also Three Hundred and thirty seven  
 Pounds of Tobacco which to the same William Clements Jun of his Aunt were adjudged for  
 his Goods and Charges by him about his suits in this Court laid out and Expended where of  
 the said Charles Courts is Convict of <sup>the</sup> and that he should have them and there that  
 will <sup>the</sup> And now here at this day to wit the second Tuesday in March aforesaid the Sheriff  
 aforesaid Returns to the Court here the writ aforesaid thus Indorsed by <sup>the</sup>  
 Capt. Corpus satisfied the Sheriff  
 Samuel Manson Esq.

It was Commanded the Sheriff that he should Take John Mason Senior late of  
 Charles County Planter of <sup>the</sup> and him safe keep so that he should have his body  
 before the Justices of the Lord Proprietary of his Neat County Court to be holden at Charles  
 Town on the second Tuesday in March Next to satisfy unto William Bryan as well  
 the sum of Three pounds Eighteen Shillings paper currency to the same William  
 (In) (7)