

March Court Anno Domini 1746

vs Joseph Doyme Attorney on Warrant Dam: 2968<sup>the</sup> 1500

Nolley Gordon &

Best Remembred that Joseph Doyme Pursuant to the Directions of the Act of Assembly in these Cases Customed and provided, Comped with the Clerk of the Court have the following account & warrant for Attachment Viz.

Nolley Gordons ..... D. this 17<sup>th</sup> Contra &

June 20 <sup>th</sup> 1746	For your Note assigned me from <sup>Thos</sup> Thompson for	1280	to y <sup>e</sup> Wedding 30
	To Tobacco & such as to pay Michael Thomas	700	
Sept 12 <sup>th</sup> 1746	For your Note taken for	760	
	To Dinner for a pair Long Breasted	20	
	To Tobacco Sam to pay <sup>of</sup> Moore & Taylor for you	150	
	For your Levy Sam to pay	88	
		<u>3018</u>	

Charles County

16<sup>th</sup> February 1746 From the above account was proved by the oath of Joseph Doyme according to Law Before Tho. Stone

Charles County Whereas Joseph Doyme hath made it appear to me that Nolley Gordon is Absconded and Runaway and that he is Indebted to him the Sum of Two Thousand Nine Hundred Sixty Eight pounds of Tobacco

These are therefore in his Lordships Name to Requite you to Issue out Attachment against the Effects of the said Nolley Gordon for the said Sum of Two Thousand Nine Hundred and Sixty Eight and the Incident Costs and Charge Given under my hand this 18<sup>th</sup> day of February 1746 To Mr. Edmund Porteus a Clerk of Charles County & Tho. Stone

Whereupon It was Commanded the Sheriff that of the Goods Chattles & Credits of the said Nolley in his Bailiwick being his hold Attachas well the sum Two Thousand Nine Hundred and Sixty Eight pounds of Tobacco Damages as Fifteen Hundred pounds of Tobacco for Costs that have accrued and that further may accrue in Prosecution of the Premises and when these are being Attached or any part thereof that he should take it before the Justices of the said Proprietary of his real County Court to be held at Charles Town on the second Tuesday in March next then and there to be Comdemned according to Law to and for the use of the said Joseph, unless the said Nolley should come then and there or his Lawfull Attorney and Answer unto the said Joseph of a plea of Propriety upon the Case, and that by Good and Lawfull means his Bailiwick he should make known to the Person or Person in whose hands he should