

March Court Anno Domini 1710

Charles County sh. November 23. 1710 Same the within Named Jemmet Freeman and made
Oath on the Holy Evangelists that the within amount is just & true and that he never received
any Part or parcel of the same amount more than what due Credit is given for nor any manner
of Security or satisfaction for the same to the best of his Knowledge

Sworn before

Wansore

Charles County sh. Whereas Jemmet Freeman hath made appear some upon Oath that
the within Named Bartholomew Hatton of the said County byner is lately absconded his
Slave of debts and stands Justly Indebted to her upon the Balance of the within amount the sum
of Twelve Thousand and forty Six Pounds of Tobacco and Nine Shillings & one penny Currency
These are therefore in his Lordships the Lord Proprietarys Name to require you to Issue
Attachment against the Goods Chattels and Credits of the sd. Bartholomew Hatton within
the County afo. being for as well the said Sum of Twelve Thousand & forty Six Pounds of Tobacco &
Nine Shillings & one penny Currency as all Costs which shall accrue on the said Attachment to &
for the use of the said Jemmet Freeman being paid not for which this shall be your sufficient warrant
Given under my hand and Seal this 23 day of November 1710

Wansore

To the Clerk of Charles County

Whereupon It was Comanded the Sheriff that of the Goods Chattels and Credits of
the sd. Bartholomew Hatton in his County which being he should attach as well the sum of Twelve
Thousand and forty Six Pounds of Tobacco and Nine Shillings and one penny Currency Damage given
one Thousand Pounds of Tobacco for Costs that had accrued and that further should accrue in Execution
of the Premises and when the same he has attached or any Part thereof that he should have it
before the Justices of the Lord Proprietary of his Next County Court to be holden at Charles Town
on the second Tuesday in March next then and there to be condemned according to Law to be
for the use of the said Jemmet unless the said Bartholomew should come himself and there by
himself or some full attorney and answer unto the said Jemmet of plea of Trespass upon the
Case and that by Good and Lawfull men of his County which he should make known to the Deputie
or Persons in whose hands he should make the same Attachment that he shoud they be and
appear before the Justices of the said Lord Proprietary at the Place and time afo. to show Cause if
any he shoud or they have retaken the sum in their or any of their hands attached should the said Jemmet
according to Law and the said Jemmet have the said Execution if 40. and he shoud be bound that
that he should make known to the Justices afo. at the time and Place afo. and that he should have
then & those of it that he the Names of those before whom he should make the same known &c.

And now here at this day to wit the second Tuesday in March afo. Comes the said Jemmet
by Jeremiah Chase his attorney and offers herself against the said Part. In the plea afo. and the
Sheriff afo. returns to the Court here the Writ afo. thus Indorsed Viz

Charles County sh. I hereby Certifie to the Sheriff of the said County with an enticement, that by
virtue of the within Writ some directed on the Twenty third day of November 1710 I attached in the
Hands of the within Named Jemmet Freeman for her use sundry Goods as the effects of the within
Named Bartholomew Hatton as by a due use of Appraisement thereof hereto Annexed
Appear, and have also attached in the hands of Timothy Mc Lane, George Mc Plerson,
(Witness)