

311

March Court anno Domini 1718

Whereupon the said James by Jeremiah & have his attorney at law and singular the previous Requisites by Act of Assembly on part of the said James being performed pays Judgment for the sum of the Lord Proprietary of attachment to issue returnable June 4<sup>th</sup> against the Goods Chattles and Credits against the Goods & Chattles and credits against the said William Carter in the sum of the Court here being to wit the Damages aforesaid in the Declaration aforesaid mentioned as for what Costs have accrued and that further may accrue in Prosecution of the Premises Therefore it is Considered by the Court here that the said James have the Right of the Lord Proprietary of attachment returnable June 4<sup>th</sup> against the Goods Chattles & Credits of the said William within the Jurisdiction of the Court here being for as well the sum of One Thousand & Seven Hundreds and Twenty five Pounds of Tobacco as all Costs which have accrued in and about the Premises and that may here after accrue in Prosecution of the said Right of Attachment by the Court here adjudged according to the form force and Effect of the Act of Assembly aforesaid

pp Joseph Douglass All on Warrant where Thomas Hungerford Jr. a Sud  
vs Dam: 653 Costs 500  
Thomas Angles by No Return Margaret Morton Sud  
Margaret Morton Sud

John Samuel Hanson Esq<sup>r</sup> Scirefacias

John Burch Jpb for Hertshah Swann  
Hertshah Swann

Fiat Execution Adjudged

I was Commanded the Comonwealth of Charles County that whereas Samuel Hanson Esq<sup>r</sup> High Sheriff of Charles County lately in account of the Lord Proprietary that is to say his Esq<sup>r</sup> Court held at Charles Town on the second Tuesday in June in the Thirty fourth year of their said Lordships Dominion &c before Robert Hanson Gentleman and his associates our Justices within the County aforesaid signed aforesaid against the certain Hertshah Swann as well the sum of One Thousand and Two Hundred and Three Pounds of Tobacco and Two Hundred and fifty Pounds of Tobacco for his Damages which he has sustained by reason of the non performance of his undertaking to the said Samuel by the aforesaid Hertshah lately made and appears to us of record and now on the part of the said Samuel in our same Court before us we understand all his Judgment be thereof given of et Execution for his Damages Costs and Charges aforesaid for him still remains to be done and whereas John Burch of Charles County Planter in our same Court before us at Charles Town aforesaid came and became Surety and Bail for the aforesaid Hertshah Swann that if it should happen the aforesaid Hertshah in the aforesaid to be Convict then the same John Burch hath granted that as well the Damages aforesaid as all such Costs and Charges which to the aforesaid Samuel in that behalf should be adjudged for his own Proper Lands and Chattles to be made and to the use and behoof of them the said Samuel to be levied if it should happen the aforesaid Hertshah Swann the Damages Costs and Charges to the said Samuel did not Pay or Render himself to the Prison of our County of Charles Yet the aforesaid Hertshah the said Costs and Charges remained to the aforesaid Samuel hath not as yet Paid nor himself to the Prison