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March Court Term Dominici 1718

Thereof given yet Execution for his Damages & Costs a^{ts} for him still remains to be done, and Whereas Thomas Morris of Charles County Planter in our same Court before us at Charles County a^{ts} personally came and became Surety & Bail for the a^{ts} William Nail that if it should happen the a^{ts} William in the Plea a^{ts} to be Condemned then the same Thomas Morris hath granted that as well the Damages a^{ts} as all such Costs and Charges which to the same Samuel in that behalf should be adjudged of his own Proper Lands and Chattels to be made and to the Use and behoof of him the said Samuel to be levied if it should happen the a^{ts} William the Damages Costs and Charges a^{ts} to the a^{ts} Samuel did not pay or tender himself to the Prison of our County of Charles the a^{ts} William the Damages Costs and Charges a^{ts} to the a^{ts} Samuel hath not as yet Paid nor himself to the Prison of our County a^{ts} before us Rendered according to the form and Effect of the Recovery a^{ts} season the Insinuation of the a^{ts} Samuel in our same Court before us we have Received Information ret^{er} of the same Samuel hath supplicated us of suitable Prerogative to be provided for him in this Particular, and we in this Part willing to be done what is Just Command thee that by God and long full run of thy Circuit with thou cause the a^{ts} Thomas Morris to know that he be for us at Charles Town on the Second Tuesday in March Next to shew if any thing for himself he has or know to say why the a^{ts} Samuel ought not to have his Execution agst him for the Damages and Costs a^{ts} according to the form force and Effect of the Recovery a^{ts} if it shall seem Expedient to him and further, to do and Receive all and singular those things w^{ch} the same our Court shall then and there consider of them in this Particular and that they should have then and there the Names of those by whom thou shalt make them to know and this Weit a^{ts} And now here at this day to wit the second Tuesday in March a^{ts} James the said Samuel by his attorney a^{ts} and offers himself against the said Thomas Morris in the Plea a^{ts} and Samuel Channon one of the Coroners a^{ts} returns to the Court here the Weit a^{ts} thus Under his Seal — On the 6th day of March 1718/9 the Within Precept was Executed. Present John McPherson Summoned on that Occasion. —

Sam: Channon Coroner

And the said Thomas Morris in his Proper Person into Court has Comed & nothing in Bar or Retardation of the Execution a^{ts} as they say whereby the said Samuel Remains against him Undepended. Therefore it is Considered by the Court here that the said Samuel have his Execution agst the said Thomas Morris of the Damages & Costs a^{ts} according to the form of the Recovery a^{ts}. It is further Considered that the said Samuel do Recover against the said Thomas Morris the sum of one Hundred seventy Six Pounds and an half Pound of Shewo for his Costs & Charge by him in Prosecution of the Recovery a^{ts}. Laid out and Expended to the same Samuel at his Request by the Court adjudged according to the form force and Effect of the statute in such Cases made and Provided and that the same Samuel have there of Execution if he —

Samuel Hanson Esq ^r Att ^r on Warrant	James Alexander Jones Quitor	Debt 5000. 700 ⁰
Thomas Anglesby S ^r At ^t	William Hagan	W ^{ch} —
Daniel Stephenson, Esq ^r Es ^r & R ^{er} & N ^{er}	Daniel Stephenson Esq ^r Es ^r & R ^{er} & N ^{er}	Debt 1256
Edward Digges Esq ^r Es ^r & R ^{er} & N ^{er}	Samuel Jones	W ^{ch} —