

August Court Anno Domini 1709

Had Judgment for Execution to Issue against John Marten Senior late of Charles County Planter for as well the Sum of Three Hundred and Six pounds of Tobacco Damages and four Hundred Pounds of Tobacco Costs in the Writ of Habeas Corpus mentioned as also one Hundred Seventy Six Pounds and One half pound of Tobacco which to the name Salkner and Muschell by Discretion of the Justices of the Peace at their Request were adjudged for their Costs and Charges by them laid out and Expended in Prosecuting the Writ of Habeas Corpus. Wherefore I command you that you take the said John Marten Senior if he be and him safe keeps that he should have his body before the Justices of the Lord Proprietary of his Next County Court to be holden at Charles Town, Va on the Second Tuesday in August Next to satisfy unto the said Salkner and Muschell the Damages and several Costs of the said Writ of Habeas Corpus and that he should have then and there that Writ of Habeas Corpus. And now here at this day to wit the Second Tuesday in August aforesaid the Sheriff aforesaid Returns to the Court here the Writ of Habeas Corpus thus Indorsed Vizt

Cepi Corpus Supercedit Sam: Hanson Sec: With which

Return was Returned the following Supercedit Vizt

Charles County Va. You John Marten Senior Robert Middleton and Henry Marten do Confess Judgment to Salkner and Muschell for the Sum of Three Hundred and Six pounds of Tobacco Damage and Five Hundred Seventy Four and Three fourths of a pound Cost which Sum was recovered by the said Salkner and Muschell against John Marten on the 12<sup>th</sup> day of November Seventeen Hundred and Forty Eight in the said County Court the said Sum of Three Hundred and Six Pounds of Tobacco Damages and Five Hundred Seventy Four and Three fourths of a pound Cost which said Sum to be paid of your Body's goods or Chattels Lands or Invements for the Use of the said Salkner and Muschell in case the said John Marten shall not pay unto the said Salkner and Muschell the said Sum of Three Hundred and Six pounds of Tobacco Damage and Five Hundred Seventy Four and Three fourths of a pound of Tobacco so as aforesaid recovered against him with the Additional Costs thereon on the Tenth day of February Next.

In Witness  
Dan: P: Tho: Jencks

Shave Samuel Hanson Esq: Case Dam: 2335 1/2 Cummy Costs 39 1/2  
William Smacwood (No Return)

Now Comanded the Sheriff that he should take James Mead late of Charles County Planter if he be and him safe keeps that he should have his body before the Justices of the Lord Proprietary of his Next County Court to be holden at Charles Town on the second Tuesday in August Next to satisfy unto Richard Gildart Esq: and sons as well the Sum of Three Thousand Four Hundred Pounds of good Merchable Tobacco in Hoops of Nine Hundred Pounds Wood which to the said Richard and sons in the Court of the said Lord Proprietary before the Justices aforesaid was adjudged for his Damages which he had by occasion of a certain Promise and aumption to the said Richard and sons at the County aforesaid made and Unperformed as also Two Hundred and fifty five Pounds and one Quarter of a pound of Tobacco which to the same Richard and sons of their aforesaid was adjudged for their Costs and Charges by them about their Suit in this part laid out and Expended whereof the said James is Comitted to and that he should have then and there that Writ of Habeas Corpus. And now here at this day to wit the second Tuesday in August aforesaid the Sheriff aforesaid Returns to the Court here the Writ of Habeas Corpus thus Indorsed Vizt

The P: Release 1021 1/2 on Paying the Residue of the Dam: Cepi Sal: Plaintiff Sam: Hanson Sec: