

476

August Court Anno Domini 1749

Accrued and that further should accrue on Execution of the Premises and when the same he had attached or any part thereof that he should have before the Justices of the Lord Proprietary of his Next County Court to be held at Charles Town on the Second Tuesday in August Next and there to be condemned according to law to and for the use of the said George Amphier unless the said Patrick should come then and there by himself or lawfull attorney and answer unto the said going of plea of trespass upon the case and so forth and that by good and lawfull men of his Baileys with him should make known to the Person or Persons in whose hands he should make the same Attachment that he she or they be and appear before the Justices of the Lord Proprietary at the place and time aforesaid to have cause if any he she or they have why the sum in their or any of their hands attached should not be condemned according to law and the said going have thereof Execution if he and how he should execute the same that he should make known to the Justices aforesaid at the time and place aforesaid and that he should have then and there that writ and the names of those before whom he should make the same known etc.

And now here at this day to wit the Second Tuesday in August aforesaid comes the said going by Jeremiah Chase his Attorney and offers himself against the said Patrick in the pieces and the sum aforesaid returns to the Court here the writ aforesaid thus endorsed say I Charles County Esq<sup>r</sup> hereby certify to the Worshipfull the Justices within mentioned that by virtue of the within writ to me directed that on the eighth day of July 1749 I attached in the hands of Hugh Mitchell for the whole Damages and Costs within mentioned and on the 18<sup>th</sup> July 1749 I attached in the hands of William Shelds for the whole Damages & Costs within mentioned and I have made known to the above garnishees that they be and appear before the Justices within mentioned at the time and place within prescribed to them cause why the effects of Patrick Mc Gowan attached in their hands should not be condemned for the use of going Amphier before Richard Gamba Godshall Barner Alexander McPherson and Thomas McPherson Esq<sup>r</sup> and Lawfull men of my Baileys with as herein I am Commanded

S. Innes.

Sam: Harason Esq

All the said Hugh Mitchell into Court here in his proper person comes and confesses that at the time of laying the attachment aforesaid he had and still has of the effects of the said Patrick Mc Gowan to the value of ~~Twenty~~<sup>and no more</sup> Shillings Current money in like manner came William Shelds and confesses that at the time of laying the attachment aforesaid he had and still has of the effects of the said Patrick Mc Gowan one coat one pair stockings and one pair of breeches to the value of Twenty Shillings Current money more Whereupon the said going by Jeremiah Chase his Attorney aforesaid have condemnation of the sum of Money aforesaid in the hands of the garnishees aforesaid and by them confessed with Execution thereof to him to be adjudged. Therefore it is Commanded by the Court here that the said going have condemnation of the sum of Money aforesaid in the hands of the garnishees aforesaid by the Court here adjudged according to the form force and effect of the act of Assembly in such cases late made and provided and that the said going have thereof Execution if vs.

S. Philip Key Debts 32-10-4 Current

ff W<sup>m</sup> Howard Judgment Cognovit Actionem

Mary<sup>d</sup> Charles County to wit William Howard late of Charles County Planter otherwise called William Howard of Charles County Planter was summoned to Answer unto Philip Key of plea that he render unto him Thirty Two pounds An Shillings Current Money which to him he owe and sum him unjustly detains And Whereupon the same Philip Key by Thomas Clark his Attorney