

(449)

August Court Anno Domini 1719 —

Judgment be thereof given yet Execution for his damages and costs aforesaid still remains to be done and Whereas James Mankin of Charles County Planter some time since to wit the Second Tuesday in March in the year of our Lord One Thousand Seven Hundred and forty eight in our said Court before us at Charles County aforesaid personally came and became Surety and bail for the aforesaid Richard Roby that if it shall happen that the said Richard in the plea aforesaid to be convicted then the same James Mankin hath granted that as well the damages aforesaid as all such costs and charges which to the aforesaid Robert and John in that behalf should be adjudged of his own proper Lands and chattels to be made and to the use and behoof of them the said Robert and John did not pay or render himself to the Prison of the County of Charles yet he aforesaid Richard Roby the costs and charges aforesaid to the aforesaid Robert and John hath not as yet paid or himself to the Prison of the County aforesaid before us rendered according to the form & Effect of the Procurance aforesaid so soon the Insinuation of the aforesaid Robert and John in the Court before us we have received information whereof the same Robert and John hath supplicated us of a suitable Remedy to be provided for them in this particular and we in this part willing to be done what is Just Command the that by Good and Lawfull means they Bailewith shew cause the aforesaid James Mankin to know that he be before us at Charles Town on the Second Tuesday in March next to shew if anything for himself he hath or knows to say why the aforesaid Robert and John Ought to have his Execution against him for the damages & Costs aforesaid according to the form force and Effect of the Recovery aforesaid if it shall seem Expedient to him and further to do and receive all and Singular those things which this same Court before us and this must be And now whereat this day to wit the Second Tuesday in August aforesaid Comes the said Robert and John by their Attorney aforesaid and offer themselves against the said James in the plea aforesaid and the Sheriff aforesaid Returns to the Court here the West aforesaid thus Indited Viz: —

Surefeci

Sam: Hanson, Jr

And the said James into Court herein his proper person comes and shewing in Retardation of the Execution aforesaid doth he say whereby the said Robert & John remains against him undefended Therefor it is considered by the Court here that the said Robert and John have their Execution against the said James Mankin of the damages and costs aforesaid according to the form of the Recovery aforesaid It is further considered that the said Robert and John do Proove against the said James Mankin the sum of One Hundred and Eighty Two pounds and Three Quarters of a pound of Tobacco for their Costs and Charges by him in Execution of the same was aforesaid paid out and Expended to the same Robert and John at their Request by the Court here Adjudged according to the form force and Effect of the Statute in such Case made and Provided and that the same Robert and John have their Execution &c —

John Jerned Freeman *John Jerned* Wm: Holland William & ... *John Holland*
John Jerned *John Jerned* Samuel Middleton *Samuel Middleton* Dam: 81 C tobacco
Daniel Dwyer *Daniel Dwyer* Chas: Augustus Delauderwell *Chas: Augustus Delauderwell* N.Y.

John David Ross, Debt

John Thomas Sanders Judgment of Cognovit Actionem —

Charles County Jr: Thomas Sanders late of Charles County Planter otherwise called Thomas Sanders of Charles County Maryland was Summoned to answer unto David Ross of aplea that he be ordered unto him the sum of six Thousand Pounds good clean sound Tobacco which to him he owes and unjustly detains and so forth And Whereupon from thense David Ross by Jeremiah Chase his attorney hath that whereas the said Thomas Sanders the Ninth day of March In the year of our Lord One Thousand Seven Hundred & Forty (Sevn)