

At a Council held at W. Paris the 8th Day of October 1679
fourth year of the Dominion of the R. Hon. Charles the first
Province Amoyz Domini 1679:

The R. Hon. y^e Lord Bp.

The Hon.

Wm. Taverner Esq. Secy
Ed. Vincent Esq. Survey. Genl
Ed. William Stevens

Def. Genl

M^r. W^m. was presented to y^e Council Board by M^r. Robert Doyn
of Charl^r County an Inquisition taken upon a tract of Land called
Roodam in y^e said County purchased and holdn of his M^{ty}. by y^e said
Doyn.

The said Doyn: represents to his M^{ty} and Council that John Cau: on:
of the Jurors to y^e said Inqu^r. though he had first consented to y^e writ
of the Jurors as to their Verdict, yett afterwards (when y^e same came to
be signed and sealed) out of a vain: self-willed humor obstinately
refused to sign: and seal y^e same, for that it was returned on: by
y^e hands and Seals of the Jurors of y^e said Jurors.

Whereupon:

Ordered that a writt of M^{ty}. Inqu^r. du: issue
forth of y^e Treas^r. Office for a New Jury to go:
upon y^e same: and y^e following to be directed
to y^e Treas^r. for that purpose viz

Whereas Mandamus lately issued forth of y^e Office to y^e Sheriff of
Charl^r County to make inquisition by a Jury of y^e Neighbourhood into
y^e true bound of a tract of Land called Roodam h^old of his M^{ty}.
by M^r. Robert Doyn: in y^e said County, which said Inquisitionary
accordingly taken and returned: and made up: and the hands and Seals
of the said Sheriff and drawn of the Jurors: John Cau: on: only
one of the Jurors: Disobeying and out of a vain: humor obstinately
refusing to sign: and seal y^e same, notwithstanding he had
at first consented to y^e Verdict of y^e said Jury.

Ordered therefore that a writt of M^{ty}. Inqu^r. du: be to y^e
S^r. Sheriff issue forth of y^e Office for a New Jury to go:
upon y^e same.

To y^e Hon. Wm. Taverner
Esq.

Secy of the Council

Signed for:

M. C. Conid