

Petitioners on the 1st day of November 1764
 County of St. Mary's being before us arrived at
 Snow having obtained an order of our Pro-
 v. Court of the 6th day of October 1764 to have
 execution for 1000 lbs of the said Snow's
 debt upon the order of the said Snow's
 a Habeas Corpus directed to our Sheriff of
 St. Mary's County which was returned executed
 by our Sheriff but to the value of 299
 lbs 3s 2d of the said Snow's debt upon compliance
 with our Prohibitory Court held at St. Mary's
 the first day of March 1764 of the same
 Court the said Snow's order was taken up
 and would not produce personally of the
 value of this Province for satisfaction of the
 said debt but an extent upon the moiety
 of the said land, tenements or hereditaments
 should be granted to the said Snow's
 whereupon a writ was granted directed
 to our Sheriff of our County of St. Mary's
 to return him the said writ to the said
 not produce personally of the value of 1000 lbs
 sufficient to satisfy the said debt of 1000 lbs
 extend the moiety of any the said land, tenements
 or hereditaments of the said Snow's with the
 St. Mary's County until the said sum of 1000 lbs
 due to the said Snow's as aforesaid, be satisfied
 whereupon writ being returned by our Sheriff
 directed upon the moiety of the Marmor of
 the said Snow's in the County of St. Mary's
 the said Thomas Gerard brought our writ of
 return in question executed in respect
 house of Assembly held at St. Mary's the
 10th day of April 1766 assigned for
 execution among other things that the order
 of our Pro. Court granted in part for
 an extent upon the land of the said Gerard
 and Snow's had been a Habeas Corpus
 was shown And our Pro. Court now of Assembly
 by reading the Records proceedings of
 our Pro. Court therein concerning
 and considering of the same did find the
 order