

Edward Reese p<sup>r</sup>f }  
 John Bigby S<sup>r</sup>f } upon an attachment,

of his proceedings pursuant to a former order in this cause in the words following to wit, "By virtue of the within order and by consent of the plaintiff I have sold the within mentioned estate of £ 56. - 10 $\frac{1}{2}$  p<sup>t</sup> then Sheriff comr." excepted and three months credit where

W. Stines S<sup>r</sup>.

whereby it appears that the Balance remaining in the Sh<sup>r</sup>if's hands is £ 22 14 $\frac{1}{2}$  p<sup>t</sup> subject to the further trial of this cause.

Lewis Solomon p<sup>r</sup>f }

John Bigby S<sup>r</sup>f }

X against the estate of the defendant is returned executed whereupon this day came as well the p<sup>r</sup>f by his attorney as the defendant in his proper person who confess'd the plaintiff's action for twelve pounds three shillings and six pence the debt in the declaration mentioned. Therefore it is consider'd by the court that the plaintiff recover agst the said defendant the said twelve pounds three shillings and six pence and his cost by him about his suit in this behalf expended and the said defendant in mercy. But this judgment except as to the cost is to be discharge<sup>d</sup> by the pay<sup>t</sup> of Sixty one shilling and nine pence together with interest from the 28<sup>th</sup> Dec<sup>r</sup> 1772 till paid.

Ordered that the sheriff discharge the same after satisfying the judgment obtain'd by Edward Reese against the said Bigby's estate.

James Day Ridley p<sup>r</sup>f }

John Bigby S<sup>r</sup>f }

X against the estate of the defendant is returned executed. Whereupon this day came the plaintiff by his attorney who proved his demand for eight pounds eight shillings to be just. It is consider'd by the court that the