

of Jeuow
At a court continued and held for the county of Southampton
Saturday the 12th day of May 1787-

Present Thomas Ridley Esq. John Buckwold
John Timmons & Thos Turner Gentlemen

Thomas Fitzhugh having obtained an attachment against the estate of William Morgan who hath privately removed himself or so absconds that he adversary per cap of Law cannot be serv'd upon him for a debt due to the S^r. Fitzhugh guardian as afores^d. This day came the plaintiff by his attorney & the sheriff making return that he had executed the attachment in the hands of Jacob Webbske & recovered him as a garnishee also on a cow at Doctor Randalls also on one filly one bell some beauty 1 bedstead 2 wooden bowls one chest one table some baskets a wash tub & 1 Cow at Garrett Morgans and the said defendant not appearing to apply the attached effects Therefore on the motion of the plaintiff it is ordered by the Court that the recover against the S^r. Defendant six pounds and interest ~~One~~ Three pounds part thereof from the 25th day of Dec^r. 1785 till payment this cost by him in this behalf expended And it is Ordered that the Sheriff sell the attached effects before mentioned at public auction after due notice given for ready money & thencewith discharge the above judgment best reserving the taxes due from the S^r. Morgan & One pound three shillings & nine pence due to Jacob Webbske & make report of his proceeding to this Court

Isham Museum In Care
Kitchen Martin In Care
Kitchens being agreed by the parties

Peter Kirby & Diana his wife per^r In Care
Anthony Folthrop admt^r of Law^r Folthrop def^r

This day came the plaintiff by his attorney & also a jury to wit James Bell Isaac Williams John Kirby Thomas Kirby David Day Theodore Scott Hardy Rose Joseph Rose Lelas Love Daniel Butts John Smith & Howell Briggs who being sworn to enquire what damage the plaintiff have sustain'd by the occasion in the saturation mentioned upon their oaths do say that the plaintiff have sustain'd damage by that occasion to Six pounds besides their costs Therefore it is ordered by the Court that the plaintiff recover against the S^r. defendant their damage afores^d in form afores^d except other costs by them about them with in their behalf expended to be assessed by that Goods & chattels of the S^r. Edward Folthrop on the hands of the said adm^r to be administered of so much he hath if not the costs to be levied of the proper goods & chattels of the defendant & on many &

On the motion of Mr. Rose a witness for Howell Briggs at the suit of Elizabeth Moore it is ordered that the S^r. Briggs pay him Sixty Seven Pounds of Tobacco for riding 14 miles one returning more days attend^r on this court according to Law