

of Annapolis afs<sup>d</sup> Comes as well the Said Attorney Gen<sup>l</sup> at request As afores<sup>d</sup> As the afs<sup>d</sup> John Stokes by William Beckingham his Attorney And the Sherriff Afs<sup>d</sup> Did Not Send the Writt And Thereupon the Said attorney Gen<sup>l</sup> as before Saith that in the Record and Process afs<sup>d</sup> as also in rendering the judgm<sup>t</sup> [837] Aforesaid it was manifestly Erred Alledging the Errors Afores<sup>d</sup> in form afores<sup>d</sup> above Alledged And Prays that the Judgment afores<sup>d</sup> for the Errors and others In the record and Process afs<sup>d</sup> being may be reversed Annulled and Altogether held for none And that the said Edmond Jennings and Ariana his Wife to all things which by Occasion of the judgment afs<sup>d</sup> have lost may be restored And the said John Stokes to the Errors afores<sup>d</sup> Rejoyn and that his Lordships Court of Appeals and Err<sup>rs</sup> here will Proceed to the Examination of As well the record and Process afs<sup>d</sup> as of the Matters afs<sup>d</sup> above for Err<sup>rs</sup> Assigned.

And the said John Stokes sayth that neither in the Record and Process afs<sup>d</sup> Nor in the matters therein Contained nor in Rendering the judgment afs<sup>d</sup> it is in Anywise Erred And Likewise Prays that his said Lordships Court of Appeals and Errors here Proceed to the Examination As well of the Record and Process Afs<sup>d</sup> as of the Matters afs<sup>d</sup> above for Err<sup>rs</sup> assigned And that the Said judgment in Every thing May be Affirmed. But because his said Lordships Court of Appeals and Err<sup>rs</sup> here of rendering their judgment of and Upon the Premises Are not as Yet Advised Day is thereof Given to the Parties afs<sup>d</sup> Before his Lordships Governour and Council from the said Second Wednesday of July at the City afs<sup>d</sup> Untill the third Thursday of October being the Sixteenth Day of the same month Annoque Dom 1729. To hear their judgment of and Upon the Premises for that his Lordships Court of Appeals and Err<sup>rs</sup> here thereof are not as Yet Advised. On which said third Thursday of October Last mentioned before his Lordships Governour and Council afores<sup>d</sup> Sitting as a Court of Appeals and Errors at the City afs<sup>d</sup> Comes the parties Afs<sup>d</sup> by their attorneys afs<sup>d</sup>. Whereupon all and Singular the Premises by the Court here being Seen and fully Understood and Diligently Examined and Inspected As well the Record and Process Afores<sup>d</sup> As the matters above for Errors Assigned for that it Seems to his Lordships Court now here that in the record and Process Afs<sup>d</sup> as also in Rendering the Judgment afores<sup>d</sup> that it is manifestly Erred It is Considered that the judgm<sup>t</sup> afs<sup>d</sup> for the Errors afs<sup>d</sup> and others in the Record and Process afs<sup>d</sup> be Reversed Annulled and Altogether held for none And that the said Edmond Jennings and Ariana his Wife Executrix afores<sup>d</sup> at whose Request as Afores<sup>d</sup> to Every thing which by Occasion of the Judgment Afs<sup>d</sup> they have Lost be Restored etc.

Eodem Die

Lordship ag<sup>t</sup> Roger Mathews

Heretofore To Witt as it Appears in the Records and Entries of this Court To Witt on the 2<sup>d</sup> Day of July 1726 his Lordships Justices of the Pro-