

MSA SC 5463-5-8

George Brown
vs
Isaac Nichols
Adm. de bonis non
William Rupum

Scifa after scifa
and Fefa . . . \$12,000. -
Costs 22.85
Costs 1 Scifa 22.35
add 1.20

To be released on payment of
\$5825. 91 with Interest from
20th November 1819 and costs
made known - 180 mls

Judgment 3 May 1819
John Mitchell
Jurat
CPW

The United States of America
District of Maryland, to wit
To the Marshal for the District of Maryland
greeting

Whereas at a Circuit Court of the United
States for the fourth Circuit in and
for the District of Maryland begun
and held at the City of Baltimore on
the first day of May in the year of our Lord one
thousand Eight hundred and nineteen, a certain
George Brown by the Judgment of the same
Court recovered against a certain William Ruprum
late of said District of Maryland, as well the sum
of twelve thousand Dollars Current money of the
United States a certain debt, as the sum of Twenty
two dollars and Eighty five cents for his Damages
which he had sustained by reason of the detention
of that debt, as for his Costs and Charges by him
about his suit in that behalf laid out and
expended, whereof the said William Ruprum
was convicted as of Record it manifestly appears.
And whereas the said William Ruprum is since
deceased, having before his said decease duly made
and executed his Testament and last will in
writing, and thereby constituted and appointed
Joseph B Ruprum Executor thereof as by the
Suggestion of the said George Brown hath been
stated: And whereas in the said Circuit Court of
the United States for the fourth Circuit in and
for the District of Maryland, ~~it was~~ begun
and held at the City of Baltimore on the first
day of May in the year of our Lord one thousand
Eight hundred and twenty two it was considered
that the said George Brown should have his execution
against the said Joseph B Ruprum Executor of the
Testament and last will of the said William
Ruprum as well for the debt Damages Costs and

Charges aforesaid as for the sum of Twenty two dollars
and thirty five cents which to the said George Brown
in the said Court was adjudged for his costs and
charges aforesaid which he had sustained by delay
of the execution aforesaid, to be made of the
Goods and Chattels which were of the said William
Ruprum at the time of his death in the hands
of the said Joseph B Ruprum to be administered
if so much thereof to be administered he had, and
if so much thereof in his hands to be administered
he had not, then the Costs and Charges aforesaid
to be levied of the proper goods and Chattels of the
aforesaid Joseph B Ruprum: and whereas after
the granting the letters Testamentary aforesaid
the said Joseph B Ruprum at the District aforesaid
died, the said George Brown not being satisfied
the debt damages Costs and Charges aforesaid,
after whose death to wit, on the day day of
in the year of our Lord one thousand
Eight hundred and Administration of
all and singular the goods and Chattels, rights
and Credits which were of the said William
Ruprum at the time of his death unadministered
by the said Joseph B Ruprum was by the Orphans
Court of County, in due form of Law
committed to Isaac Nichols: and now on the
behalf of the said George Brown it hath been
understood in the said Court, that although the
Judgment thereof is given, yet execution for the
debt, damages Costs and Charges aforesaid still
remains to be made for him: wherefore the said
George Brown hath besought that a proper remedy
be granted to him in this behalf, and as it is right
that those things which in the said Circuit Court are
lawfully transacted and adjudged should be carried
into due and speedy execution: you are therefore
herby commanded that by good and lawful men

of your District you give notice to the said
Isaac Nichols Administrator de bonis non of
the said William Ruffum that he be and
appear before the said Circuit Court to be held
at the City of Baltimore on the Eighth day
of May next to shew if he hath or can say
any thing for himself why the said Gentrydrow
ought not to have his execution against him the
said Isaac Nichols administrator de bonis non
as aforesaid for the debt, Damages costs and
Charges aforesaid, to be levied of the goods and
Chattels which were of the said William Ruffum
at the time of his death in his hands to be admin-
-istered, ~~and~~ if so much thereof in his hands to be
administered he hath, according to the force and
effect of the Recovery aforesaid, if he shall
think fit; and further to do and receive what
the said Circuit Court shall then ~~and then~~ consider
concerning him in this behalf; and have you then
then the names of those by whom you shall give
him notice and this with witness the Honorable
John Marshall Chief Justice of our Supreme
Court the second day of August in the year
of our Lord one thousand Eight hundred and
twenty four

ATW Given 26 January 1825.

Philip Moore *clerk*
clerk

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Geo Brown
Grace Nichols
adm & non
Wm Kupsam

scife after scife + Lige of \$12000.

costs — 22.85
cost scife 22.35
admn — 1.20

Release \$5825.91 Jul 20 Nov 1819

August 3rd Mar 1819

ESQ. ST. J.