

Remission Plea

Henry Remsen Junr. }  
de bono }  
of Daniel Robins deced. }  
Not before Att.

Met: to Feb. Term 1764

Judgmt. Confess. for £42.11.11  
By: Money which in procs 38.11.15.5  
Costs Paid at - - - - - 4.11.10  
Interest from 10. Septem<sup>r</sup> 1763

£

23569

I have Inspected this Process & find no Error therein

Wm Bradt

Recorded in the Supreme Court Office  
at Burlington in Lib. of Judgmt. L. 456  
Recd

By Virtue of the within Writ to me directed I have levied on sixty Acres one half Acre & fourteen Rods of Land, besides allowance for Fifty Acres Situated in Amwell at the Foot of Robins's Hill with the Houses & out houses thereon: Subject to a <sup>Mortgage</sup> prior Incumbrance; which said Land Daniel Robins in his life time purchased of Samuel Kitchen & Mary his Wife by Deed dated the first of July 1760 as within I am Commanded & which remain in my hands unsold for want of Buyers, and there are no goods & Chattels of the said Robins which have come to my Knowledge  
Wm Tucker Sh

Lon County fo: George the third by the Grace of God of Great Brittain France & Ireland  
Defender of the Faith &c To Our Sheriff of Hunterdon Greeting We Command You that of the  
Goods & Chattels which belonged to Daniel Robins at the time of his Death in the Hands of  
Frances Robins Administratrix of All & Singular the Goods & Chattels Rights & Credits which belonged to  
Daniel Robins with the said Indebtedness as is laid to be administered in your Bailiwick You Cause to be  
made forty six pounds Seven Shillings & six pence — to — 17 — 11 — current Money of New  
York Equal to forty six pounds & ten pence — 11 — 17 — 11 — 11 — 11 — proclamation Mo  
ney of New Jersey which to Henry Remsen Junior lately in our Inferior Court of Common Pleas at  
Trenton in & for the County of Hunterdon afo before Our Judges of the same Court were adjudged for  
his Damages which he sustained as well by Occasion of the not performing of a certain promise  
& Assumption lately made by the s<sup>d</sup> Daniel in his Life time to the s<sup>d</sup> Henry Remsen Junior as for his  
Costs & Charges by him about his Suit in this behalf expended if so much of the Personal Estate which  
belonged to the s<sup>d</sup> Daniel at the time of his Death in the Hands of the s<sup>d</sup> Frances to be administered may be found  
within your Bailiwick sufficient to satisfy the same & if so much you cannot find in that Case We Command  
you that you Seize Sell & Dispose of so much & no more as may be of the Hereditaments Real Estate Houses &  
Lands which belonged to the s<sup>d</sup> Daniel at the time of his Death in the Hands of the s<sup>d</sup> Frances to be administered  
as will be sufficient to satisfy the whole or Residue as the Case may require of the Damages afo as afo accor  
ding to the verdict against the s<sup>d</sup> Frances whereof she is convicted as appears to Us of Record if she has so much in her hands  
to be administered & if she has not so much in her hands to be administered then the s<sup>d</sup> four pounds & ten  
pence proclamation Money of New Jersey — 11 — 17 — 11 — of the proper Goods & Chattels of the s<sup>d</sup> Frances to  
have you that Money before Our Judges afo at Trenton afo on the first Tuesday in February next to  
render unto the afo Henry Remsen Junior for his Damages afo & have you then & there this Writ  
Witness William Morris Esq: Judge of Our s<sup>d</sup> Court at Trenton afo the Twenty Seventh Day of  
October in the fourth Year of Our Reign. O

Stockton Attt

White Clk