

Said Bryant Furgus the Said Sume of tobacco Soe as aforesaid Atteched in their hands or any part thereof or to the vallew of the Same or any part thereof. Therefore it is Considered that the Said James Moore take nothing by his writt of Attachment aforesaid but he in mercy for his false Clamor etc. And the Said Archable Edmonson and Thomas Tracey goe thereof without day etc.

Charles Tracey plantiffe: Richard Hulse Defendant.

It is Comanded the Sheriffe that of the goods Chattles and Creditts of Richard Hulse he Attach the Sume of three thowsand Seaven hundred forty one pounds of tobaccoe for the Said Charles Tracy And that he make knowne unto the Granishee or Garnishees of the Said Richard Hulse that he or they be here the next Court to be held at Charles Towne the 26th day of January 1696 [1697] to Shew Cause if he or they have any why the Same Should not be Condemned and the Said Charles Tracey have thereof Execution etc.

Att which Said day the Sheriffe Returneth the Said writt by vertue thereof hath Attached in the plantiffs hand one horse Appraised to twelve hundred pounds of tobaccoe by John Browne and Josias Towgood. per Thomas Greenfeild Sheriffe.

And upon this the Said Charles Tracy prayeth Condemnation of the Said Horse Vallewed at twelve hundred pounds of tobaccoe aforesaid Atteched and that Execution thereof may be had and made etc. And by the Court here it is granted unto him etc.

And hereupon the Said Charles Tracey together with Joshua Cecell his Securyty doe undertake for them and either of them to make Restitution to the Said Richard Hulse of the Said horse Vallewed at twelve hundred pounds of tobbaecoe Soe as aforesaid Atteched and Condemned if he the Said Richard Hulse Shall at any time within one yeare and a day Come here and Appeare to the Originall writt of him the Said Charles Tracey and make it Appeare that the Said Charles Tracey hath been and is Satisfied his demand aforesaid or Shall otherwise in this Court discount or barr the Said Charles Tracey of the Same or any part thereof etc.

Charles Tracey plantiffe: Danill Troy Defendant.

Prince Georges County Ss: Daniell Troy Late of Prince Georges County planter was Atteched to Answer unto Charles Tracey of a plea of trespass upon the Case etc.

And Whereupon the Said Charles by Cleborne Lomax his Attorney Complayneth that whereas the [110] Said Daniell the 20th day of August in the year of our Lord 1696 att Charles Towne within the Jurisdiction of this Court was Indebted unto the Said Charles in the Sume of fourteen hundred pounds of tobaccoe as by a pertickeler Account thereof hereunto Annexed Relation being thereunto had may more att Large Appeare and the Said Daniell to the Said Charles in manner aforesaid being Indebted Inconsideration thereof did Assume upon himselfe and to the Said Charles then and there faithfully promise that he the Said Daniell him the Said Charles the Said Sume of 1400 lbs. of tobaccoe when he Should be thereunto Requested would well and truly Content and pay Nevertheless the Said Daniell his promise and Assumption aforesaid not Regarding but minding and fraudulently Intending him the Said Charles in this behalfe Craftily and Subtilly to Deceive and defraud the Said Sume of 1400 lbs. of tobaccoe or any part thereof to the Said Charles hath not paid Although the Said Daniell to doe the Same by the Said Charles Afterwards the day and place afore-