

to pay hath denied and Still doth denye to the Damage of the Said Charles of 2800 lbs. of tobaccoe and thereupon he brings this Suite etc.

Cleborn Lomax. Pledges etc. John Doe, Richard Roe.

Daniell Troy Debtor to Charles Tracey October the 20th 1696.

	lbs. tobaccoe
To two months Accomodations .....	800
To the Exchaing of a Horse .....	600
	1400

The plantiffe by his Attorney aforesaid haveing Issued out two writts against the Defendant both which Said writts was by the Sheriffe Returned that the Said Daniell Troy was not to be found in his balywick and Alsoe have Caused a Cobby of the Cause of Action to be Left at the house where the defendant Last Lived in this County upon which it is testified on part of the Said Charles Tracey here that the Said Daniell Troy hath Elloyned himselfe out of this province.

Whereupon the Said Charles Tracey by his Attorney aforesaid prayeth an Atteachment against the goods Chattles and Creditts of the Said Daniell Troy as well for the Said Sume of fourteen hundred pounds of tobaccoe his Damages Occationed by the premises aforesaid as alsoe the Sume of four hundred and Seaven pounds of tobaccoe his Costs and Charges in this behalfe Laid out and Expended According to Act of Assembly in Such Cases made and provided etc. And by the Court here it is granted unto him etc.

Thomas Taney Executor of Michaell Taney plantiffe: Hugh Jones Defendant.

It was Commanded the Sheriffe that whereas Thomas Taney Executor of the Last will and testament of Michaell Taney Lately in the Court of our Sovereigne Lord the King held at Calvert Towne in Calvert County the third Tuesday in September 1695 before the Justices of our Sovereigne Lord the King by Consideration of the Said Court had Recovered against Hugh Jones as well a Certaine Debt of two hundred Eighty one pounds of tobaccoe as alsoe the Sume of one hundred ninty two pounds of tobbaecoe which to the Said Thomas Taney Executor aforesaid in the Same Court were Adjudged for his damages which he had by Occation of Deteyning the Said Debt whereof he was Convicted as by the Records and process thereof in our Said Court Remaining and here in this Court produced Manifestly Appeareth Nevertheless Execution of the Judgment aforesaid yett Remaineth to be done as by the Insinuation of the Said Thomas Taney Executor aforesaid our Sovereigne Lord the King is given to understand [115] And because etc. that by Law etc. he maketh knowne to the Said Hugh Jones that hee bee here this day that is to Say the 26th day of January 1696 [1697] to Shew Cause if etc. wherefore the Said Thomas Taney Executor aforesaid his Execution against him of the Debt and Damages aforesaid ought not to have According to the forme of the Recovery aforesaid if etc.

And now here at this day Came the Said Thomas Taney Executor aforesaid in his proper person and offered himselfe against the Said Hugh Jones of the plea aforesaid and the Said Hugh Jones being Sollemly Called Came not etc. And the Sheriffe now Returneth that he hath by Ninian Beall and Josias Towgood Lawfull etc. made knowne unto the Said Hugh Jones of his being here this day to Shew Cause in forme aforesaid etc.

Therefore it is Considered that the Said Thomas Taney Executor aforesaid have Execution against the Said Hugh Jones of his debt and damages aforesaid