have the Same before the Justices of our next Prince Georges County Court to be held here the fourth Tuesday in September next And Like[wise] at the time of Executing the Said writt he gave notice to all person or persons in whose hands or possesion he Attacht Such goods as aforesaid that they be and Appeare before the Justices of our Said next [230] Court to be held here as aforesaid to Shew Cause if any they have why the Said goods Soe Attached as aforesaid Should not be Condemned and Execution thereon had and made etc. And that he have then and there the Said writt etc.

Att which day here Came the Said Ninian Beall by John Meriton his Attorney but the Said Samuell Scott Although Solemly Called Came not etc.

And the Sheriffe now Returneth that by vertue of the writt Aforesaid [he] hath Attached in hands of the Said Ninian Beall the Debt and Cost aforesaid.

per Thomas Greenfeild Sheriffe

Therefore itt is Considered that the Said twelve hundred and tenn pounds of tobaccoe bee Condemned in the hands of the Said Ninian Beall And that the Said Ninian Beall have Execution for the Said 1210 lbs. of tobaccoe Soe as aforesaid in his hands Attached etc.

And hereupon the Said Ninian Beall together with Joshua Cecell his Security doe undertake for them and Either of them to make Sattisfaction to the Said Samuell Scott of the Said twelve hundred and tenn lbs. of tobaccoe Soe as aforesaid Attached and Condemned if he the Said Samuell Scott Shall at any time within one yeare and a day Come here and Appeare to the Said Originall Action against him and make it Appeare that the Said Ninian Beall hath been and is Sattisfied his Demand aforesaid or Shall otherwise in this Court discount or barr the Said Ninian Beall of the Same or any part thereof etc.

Charletts Administrator plantiffe: Joseph Letchworth Defendant

Prince Georges County Ss. Joseph Letchworth late of Prince Georges County planter was Attached to Answer unto Thomas Greenfeild Administrator of the goods and Chattles of Richard Charlett Deceased of a plea of trespass upon the Case etc.

And Whereupon the Said Thomas by William Stone his Attorney Complayneth that whereas the Said Joseph in the Lifetime of the Said Richard that is to Say the 23d day of September in the yeare of our Lord 1691 att Calvert County that is to Say at Charles Towne within the Jurisdiction of this Court Stood Indebted unto the Said Richard in the Sume of twelve hundred and fifty pounds of tobaccoe upon the ballance of Accounts as by a pertickeler Account thereof here in Court produced Relation being thereunto had may more at Large Appeare and the Said Joseph to the Said Richard in his Life time in manner aforesaid being Indebted Inconsideration whereof the Said Joseph did Assume upon himselfe and to the Said Richard then and there faithfully promise that he the Said Joseph him the Said Richard the Sume of 1250 lbs. of tobaccoe when hee Should be thereunto Requested would well and truly Content and pay Nevertheless the Said Joseph his promise and Assumption aforesaid not Regarding but minding and fraudulently intending him the Said Richard in his Life time Craftily and Subtilly to deceive and defraud the Said Sume of 1250 lbs. of tobaccoe or any part thereof to the Said Richard in his Life time hath not paid Although the Said Joseph to doe the Same by the Said Richard in his Life time the day and place aforesaid and by the Said Thomas Since the death of the Said Richard hath been often thereunto Requested but the Same to them to pay hath denyed and as yet