Attachment mentioned and that he hath made knowne to the Said Peter Scamper that hee be here this day to Shew Cause in forme aforesaid etc.

And the Said Richard Edwards or the Said Peter Scamper or either of them Although Sollemly Called Came not nor Either of them Came to Defend the Said writt of Attachment aforesaid.

[302] Therefore it is Considered that the Said one thowsand three hundred forty Seven pounds of tobaccoe be Condemned in the hands of the Said Peter Scamper and that the Said John Meriton have Execution against the Said Peter Scamper of the Said one thowsand three hundred forty Seaven pounds of tobaccoe Soe as aforesaid in his hands Attached etc.

John Deakins plantiffe: Allexander Chapple Defendant

Command was given to the Sheriffe of Prince Georges County that he Attach in the hand or hands of any person or persons in this County of the goods Chattles and Creditts of the Said Allexander Chapple to the vallew of Eleven hundred forty one pounds of tobaccoe if Soe much Shall be found in his balywick and when hee had the Same Attached or any part thereof the Same in his hands and possesion to keep Soe that he have the Same before the Justices of our next Prince Georges County Court to be held at Charles Towne the fourth Tuesday in March 1697 [1698] and Likewise at the time of Executeing the Said writt he give notice to all person or persons in whose hands or possesion he Attached Such goods as aforesaid that they be and Appeare before the Justices of our Said next Court to be held at Charles Towne aforesaid to Shew Cause if any they have why the Said goods Soe Attached Should not be Condemned and Execution thereon had and made etc.

And now here at this day (to witt) the 22d day of March 1697 [1698] Came here the Sheriffe and Returneth that he by vertue of the writt aforesaid hath Attached in the hands of John Davis four hundred pounds of tobaccoe and that he hath made knowne to the Said John Davis that hee be here this day to Shew Cause in forme Aforesaid And the Said John Deakins in his proper person Came and as well the Said Allexander Chapple as the Said John Davis Although Solemly Called Came not nor Either of them Came etc.

Therefore it is Considered that the Said four hundred pounds of tobaccoe bee Condemned in the hands of the Said John Davis And that the Said John Deakins have Execution against the Said John Davis of the Said four hundred pounds of tobaccoe Soe as aforesaid in his hands Attached etc.

And hereupon the Said John Deakins together with William Stone his Security doe undertake for them and Either of them to make Restitution to the Said Allexander Chapple of the Said four hundred pounds of tobaccoe Soe as aforesaid Attached and Condemned if he the Said Allexander Chapple Shall at any time within one yeare and a day Come here and Appeare to the Originall Action against him and make it appeare that the Said John Deakins hath been and is Sattisfied his Demand aforesaid or Shall Otherwise in this Court discount or barr the Said John Deakins of the Same or any part thereof etc.

Hugh Furguson plantiffe: William Arther Defendant

Prince Georges County Ss: William Arther Late of Prince Georges County planter was Attached to Answer unto Hugh Furguson of a plea of trespass upon the Case etc.

And whereupon the Said Hugh by William Stone his Attorney Complaineth that whereas the Said William the 22d day of August 1697 Att Charles Towne