

hundred and fifteen pounds of Tobacco a Certain Debt for Damages recovered against him as also the Sum of Four Hundred Twenty one pounds of Tobacco Cost of Suite in the whole amounting to fifteen Hundred and Thirty Six pounds of Tobacco, when he had the Same attached or any part thereof the same in his hands to keepe so that he have the Same before the Justices of our next Prince Georges County Court to be held att Charles Towne the fourth Tuesday in November next and Likewise at the Executeing this writt he give notice to all person or persons in Whose hands or possession he attached such goods as aforesaid that they bee and appear before the Justices of our next Court to be held att Charles Towne as aforesaid to Shew Cause if any they have why the Said goods so Attached as aforesaid Should not be Condemned and Execution thereon had and made etc. Att which Said Day the said Sheriff came into Court and made returne (Viz.) attached in the hands of Mr. Richard Marsham Debt and Cost.

Sumoned per Thomas Greenfeild Shreeff.

Att which day came the Said Cobb and as well the Said Coatney Crotehoff as the Said Richard Marsham Though Solemnly called came not nor Either of them whereupon the Sayd John Cobb prayeth that the Tobacco so attached as afforesaid may be condemned and that Execution thereon to be had and made and by the Court here it is Granted unto him.

Christopher Baines plantiffe: David Ambross Defendant

The Plaintiff by Joshua Cecell his Attorney Sues the Defendant in a plea of Tresspass upon the Case for Eleven Hundred lbs. of Tobacco due upon agreement in the Seal [Sale] of an horse he Passing his assumption for the Payment of the Same for one Giles Hill as by Decleration filed appeareth etc. and whereupon the Said Plantiffe by his Attorney aforesaid haveing Ishued out a writt against the Defendant which Said writt was returned by the Sheriffe that the Said Defendant was not to be found in his Bailewick and also have Caused a Cobby of the Declaration to be left at the house where the Defendant Last Lived in this County And further it is Testified here in Court that the Said Defendant hath alianed himselfe out of the Jurisdiction of this Court whereupon the Said plantiffe prayeth by his attorney afforesaid an attachment against the Goods Chattells and Creditts of the Said Defendant as well for the Sum of Eleven hundred pounds of Tobacco the Debt for Damages aforesaid as also for the Sum of four hundred and seventeen pounds of Tobacco his Cost and Charges in this behalfe Layd out and Expended etc. and by the Court here it is Granted unto him.

[352] Joshua Cecell Plantiffe: John Wallker Forests Administrator Defendant

Command was given to the Sheriffe of Prince Georges County that of the Goods Chattles and Creditts of John Forest Deceased he attech in the hand or hands of any Person or Persons in this County as well the Sum of one Thousand thirty Eight pounds of Tobacco a Certain Debt for Damages Recovered against the Said Wallker as also the Sum of two hundred pounds of Tobacco Cost of Suite togethger with the Sum of one hundred forty two pounds of Tobacco additionall Cost upon the attachment in the whole amounting to thirteen hundred and Eighty pounds of Tobacco when he had the Same attached or any Part thereof the Same in his hands to Keepe so 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 September next and Likewise att the Time of Executeing this writt he give notice to all Person or Persons in whose hands or Possession hee