

Several Cattle attached as before of these marks, fairs. One black pig: Cow Copt on both eard 2 slits in both underbills in both. One red Cow Copt on both eard, One brown pig dille Copt on both eard a slit in the right ear underbills on the left on the left, One brown pig Cow underbills and other half on the left ear and underbills Copt on the left. One black pig Cow Copt on the right ear underbills on the left, One yellowish Cow Cow swallo fairs on the left ear overbills and underbills on the left. One black pig Cow Copt on both eard, One brown dille Copt on 2 slits on the right ear Copt underbills on the left. One black pig Cow Copt on slit underbills on the left ear other half underbills on the right. One brown Bull with a white face, year old running at St. Martins. One Brown Bull Copt on eard fairs yrd old.

In the hands of Woodman Stockley Pennsylvania money: 4 = 10 = 0 March 7, 1696  
 This is a true Copy given me by John Powell who was instructed my Bailiff to be taken & attached.

Wm Whittington Sheriff

The above Writ of Attachment with the Jurists return being produced & read in Court, Came in Sam Worthington Attorney for the said Wm Clark, who wife George Layfield Esq<sup>r</sup> in the Original action brought by the said Stockley against the Clerk for the Debt of 100<sup>l</sup> of Debt, became special Bail according to Law in due Cops required

*The Courts within the County of Somerset at Exeter a Court*

In a Court hold for the County of Somerset in the Province of Maryland by the Master Justice of the said County was appointed this 12. day of June in the 8<sup>th</sup> year of the said Majesty King Charles the second 1696

and the Court was composed of the following names, to wit: John Woodcock, John Bozman, Matt Scarborough, George Layfield, John Newbold, Sam Hopkins, John Kound, Ben. Howard, the Justice, and Arnold Elzy.

And Thomas Newbold the day of year after came in upon Court made Cattle to two and twenty days that the said John Morris had run away from him the said Newbold for which the Court grants order for a Cops to Morris according to Law and also for two hundred pounds of tobacco to be provided by the said Newbold upon the proper account of the said Morris. All which being considered by the Court after that it is thus by Order that the said Morris should pay out his first indentured time, and all Runaway time according to Act of Assembly, and pay the fifteen hundred and twenty pounds of tobacco in a fourth Order to be made.

Andrew Calwell Esq<sup>r</sup> Justice King of Somerset County Sheriff was attached to answer unto Andrew Caldwell Esq<sup>r</sup> in an action of the Cops to be made upon the said Andrew Caldwell Esq<sup>r</sup> and whereupon the said Andrew Caldwell Esq<sup>r</sup> Attorney General of the said County of Somerset that whereas the said Andrew Caldwell Esq<sup>r</sup> the first day of March in the year of our Lord 1694. at demand for within the jurisdiction of the said Court became indebted unto the said Andrew Caldwell Esq<sup>r</sup> in the sum of fourteen hundred and thirty pounds of tobacco it being for sundry goods & Merchandise to him sold & delivered as he was indebted and appeared. And the said Andrew Caldwell Esq<sup>r</sup> being indebted in manner & form as aforesaid upon him self assumed & faithfully promised that the said sum of tobacco he would well & lawfully content & pay, notwithstanding that the said Andrew Caldwell Esq<sup>r</sup> the said sum of tobacco hath not paid but the same hath refused to do, to the great damage of the said Andrew Caldwell Esq<sup>r</sup> of two thousand eight hundred forty six pounds of tobacco & that upon the being of the said Andrew Caldwell Esq<sup>r</sup>

Worthington J. Esq<sup>r</sup> Esq<sup>r</sup> for the Court

March 1  
 Co 25  
 Co one  
 Co one  
 Co one  
 Co one  
 Er  
 The above  
 p...  
 being the  
 Will  
 John  
 To John  
 d... from  
 the end of  
 what place  
 that by the  
 pounds of  
 And the  
 upon him  
 And the  
 The Court  
 Andrew  
 John White  
 who being  
 to be taken  
 have charge  
 of being  
 the verdict  
 which verdict  
 The Court  
 John White