

Londons &c. This being an Attachment granted upon a Judg. obtained by the Deft. &c. &c. Said defendt. at a court held for Kent County y^e 25th day of Nov. 1701 for the sum of Two thousand and forty two pounds of Tobacco &c. &c. of Suit accruing thereon. The Sher. makes it herof. Endowed

Mulla bonas & King Sher.

Edward Stephenson The Same } These two (a fa.) were not ret. by the Sher.
Thomas Cook. } The Same }

Charles Hollinsworth } This being a Ca. fa. was not ret. by the Sher.
Joshua Sweetnam }

Nathaniel Comogys } This being a Cap. ad Satisfaciendum for fifty pounds of Tob.
Hugh Marsh - } with add. Costs accruing upon a Writ obtained by y^e said Comogys ag. y^e said Marsh on the 25th day of Nov. 1701 before the Justices of the said County, the Sher. mad. ret. herof. Cap. &c.

The Same } This being a Ca. fa. ut sup. was ret. ut supra
The Same }

MEMORANDUM that on the 28th day of Nov. in the thirteenth year of the Reign of King John the Third &c. his said Majesty's writ of Sed. fa. Directed to the coroner of Kent County issued in these words viz:

WILLIAM the third &c. to the coroner of Kent County Greeting Wee Command you that by good and Lawfull men of your sayd County you make known unto Elias King Sher. of said County if he be found in your sayd County so that he be and appear before our Justices of our next Court to be held for the said County the fourth day of January next to show cause if any he have why Execution shd not issue against him as well for the sum of Seven hundred fifty nine pounds of Tob. with additional Costs of Suit according to a Judg. recovered against him by Henry Carter before our Justices at a Court also held for our said County as appears by record of which he is convict hereof fails not at y^e file and hear of you then and there his writt Witness the. &c. In which writt the coroner made no ret. Notwith. standing which, the said Elias King Sher. on y^e fourth Tueday aft Towit y^e twenty seventh day of Janry Anno Dom. 1701, comes into Court and in his proper person says that he cannot show cause why Execution of the Judg. afo. shd as afo. recovered against him shuld not against him be issued; and is therefore willing that the said Judg. be affirmed ag. him.

It is therefore considered by the Court here this twenty seventh day of Janry afo. that the said Judg. and every part therein be affirmed and be deemed as valid as when the said Judg. was first obtained. And that the said Henry Carter may have thereof Execution. And of the sum of one hundred fifty six p^{ts} of Tobacco cost accruing upon y^e Difa and Affirm. of y^e Judg. afo.

Mar
Kent