

March 28th 1707/8

Tobacco and as a pledge therefore delivered unto the Pd Robert a transcript
of a Record of a Judgment in Provincial Court against a certain
Matthew Groves insinuating wherebg that he had due to him ffive Thousand
Pounds of Tobacco whereas in truth there is no such debt due to him
as is evident from the Record or Transcript aforesd so that the said Robert
having neither sufficient Security nor got other payment Satisfaction for the
Paid four thousand pounds Judgment for attachment therefore

Philipson pro Dier

AN now here at the Pd. v. the twenty eighth day of March a. d.
anno Dom. 1708 come the Pd Robert Roberts by this Philipson his
atttye prayng the C. that he may have Judgment for an attachment
against the goods & Chattells of the aforesd John Toas for a summe of
Four thousand pounds of Tobacco Damages lost heron curing
therefore it is Considered by the C. here that the Pd
Robert Roberts for a summe of four thousand pounds of Tobacco Damages
and alsoe a summe of two hundred & sixteen pounds of Tobacco cost by him
about his suit in this behalfe expended by the C. here of this assent
adjudged against the goods & Chattells of the Pd John Toas have an attachment
to the Pd Robert Roberts giving Security according to act of Assembly.

WHEREUPON cometh into the C. Daniel Barnes of this County & Escompt
Security for the aforesd Robert Roberts that if the Pd Dft. shall within any yeare & day
from awarding of same attachment come in to appear to original Accou
make it appear that the Pd Robert hath beene satisfied by Demand
affd or shall otherwise in C. discompt or barre the Pd Robert of the same or any
part thereof to the Pd Robert shall make Restitution of the goods & Chattells
soe attached or Indemned or of value thereof.

Dan: Smith Esq:

Robert Roberts I Commanded it was to the Sheriff of Kent County the
20th January in the sixtth year of
the Rigne of her now Maj: Anne ^{re} that he take John
Toas late of Kent County Gent if he should be found