

August Court 1714

Shillings in the hands of Dominick Kenflogh in of Return of of said Attachment mentioned as the Rights & Credits of the said St Robert Dunchley. And the said Samuel Thomas and Dominick Kenflogh being solemnly called to appear to the said Attachment as Guarantors of the said St Robert Dunchley to show cause if any they have why the said two severall Sums Attached in those hands should not be condemned according to Law for the use of the said Plaintiff James Smith and the said Samuel Thomas and Dominick Kenflogh they both come into Court in their proper persons and saith that they cannot justify the said Attachment and return on of said Attachment mentioned as to of money Attached in those hands and they are indebted to of said St Robert Dunchley the said money attached in those hands and is willing the same should be condemned for the use of said Plaintiff therefore it is considered by the Court here by the same day last mentioned that the said forty Shillings Statutory of Great Brittain in the hands of Samuel Thomas be condemned for the use of the said Plaintiff as also Seventeen Shillings Sterl. money of Great Brittain in the hands of Dominick Kenflogh be condemned for the use of the said Plaintiff. And that the said James Smith have Execution of the above two severall Sums as of Rights & Credits of St Robert Dunchley. And the said James Smith giving Security according to Law in such Case made or whereupon cometh into Court Charles Hyson & William Frisby of said County & Townsh. Surety for the said James Smith that if the said St Robert Dunchley shall within an year and Day from awarding the above Attachment come in and appear to of original Cause and make it appear that he the said James Smith hath been and is suffered of Demand of or shall otherwise in Court Default or bar the said James of of some or any part thereof he the said James shall make Satisfaction of the above Money be condemned as aforesaid or of Value thereof and

Just Judgm. there Remained 7.9.2 & of Est 334. ad Est 92. in all 386.  
 Est of above Attachm. 334. ad Est 92. Coudemned 2.17. Deduct of Est 6. Remains 5.14.6 to be attached & 386.6

William Frisby } This being an Action of Trespass upon the Case the same writ  
 Mary Bowles } was returned by one of the Justices of this County Caus'd as follows  
 } Copy Capus of Willm Frisby for . . . And the said Just at this  
 } Court being called came and shewed that he came and shewed to this Court  
 } his Copy of Action which was understood and pray that she may give  
 } Special Bayle to of said Action which is granted and that William Frisby one of the Justices of this  
 } County keep of said Mary Bowles in safe Custody until she shall give Special Bayle to of  
 } After which Nathaniel Tyer and George Hustons of said County here in Court Cometh and  
 } they and either of them acknowledge themselves as Special Bayles and they and either of  
 } them doth undertake for the said Mary Bowles of Payment of the Damages and Costs if it  
 } shall