

June Court 1723 . . . 67 .  
appears and in his own proper person and says that he cannot say but that he has of the lights and credits of the  
Said Thomas Drummond and Mary his wife to the value of One thousand One hundred Seventy seven pounds of tols<sup>as aforesaid</sup>  
but the same ought to be condemned in his hands for his own proper use as the lights and credits of the said Tho.  
Drummond and Mary his wife<sup>es</sup>

But the Said Banony Edward garnishe as aforesaid his solemnly called comes nor  
nor does he say why<sup>es</sup> but makes default whereby the said debt remains hereof wholly undefended —

Whereupon the said John Dennis in his own proper person prayeth that the said sum of tols and money  
as of the lights and credits of the Said Thomas Drummond and Mary his wife may be condemned in the hands of the  
Said John Dennis and Banony Edward toward, satisfying unto the Said John Dennis as well the sum of One thousand  
One hundred and fifty two pounds of tols as also the costs accruing upon the Writ of attachment aforesaid

Therefore it is considered by the Justices here the Eighteenth day of June And doth Ordain and  
Sever hundred and twenty three that the Said sum of One thousand One hundred Seventy seven pounds of tols<sup>as aforesaid</sup>  
as aforesaid and expenses be condemned in the hands of the Said John Dennis as of the lights and credits of the  
Said Thomas Drummond and Mary his wife towards satisfying unto the Said John Dennis as well the sum of One  
thousand One hundred and fifty two pounds of tols as also the costs accruing upon the Writ of attachment aforesaid and that  
hereof he have his Execution according to act of assembly<sup>es</sup> —

Therefore it is considered by the Justices here the same day and year last mentioned  
that the Said sum of forty Pounds so aforesaid be condemned in the hands of the Said Banony Edward as  
of the lights and credits of the Said Thomas Drummond and Mary his wife towards satisfying unto the Said John  
Dennis as well the sum of One thousand One hundred and fifty two pounds of tols as also the costs accruing upon  
the Writ of attachment aforesaid and that the Said John Dennis have thereof his Execution against the Said Banony  
Edward, according to act of assembly<sup>es</sup>

P. Scarbrough — Manuad the 10th by George Darrell his attorney shes out his Lordship's writ of attachment  
against the debt the tenour of which will follows in these words bid —

Willm. Gildchrist garnisher Somersett County for Charles absolute Lord and proprietor of the province  
of mary land and avallen Lord Baron of Baltimore & to the Rvrd. of Somersett County

Greeting we command you that you attach any the goods, and chattels lights and credits of William Gildchrist late of  
all the Chappell parish in Somersett County Merchant <sup>if they shall be founde in your bailiwick</sup> to the value of three pounds, four money and four hundred poun<sup>s</sup>  
of tols. and when you have the same attached or any part thereof the same in your custody seale up so that you  
have the same before the Justice of Our County Court to be held at Bridgwater <sup>in Somersett County aforesaid</sup> the third  
Tuesday of June next and there to be condemned according to act of assembly to and for the use of certain John  
Scarbrough under the Said William Gildchrist by him self or his attorney shall appear and answer unto the Said  
John Scarbrough in open court upon the first day according to Law and that by good and Lawfull men of our  
Bailiwick you make known unto the persons or persons in whose hands you make the same attachment

(that)