

for his Costs and Charges to the said Alexander by the Court here of his agent of Inverness adjudged - which certain Damages in the whole do amount unto two pounds three Shillings Six Pence and Seven - teen hundred and thirty six pounds of Tobacco. and the said William in Mercy &

J<sup>r</sup> Brown } Command was given to the Sheriff of Somerset County that he should take  
Eben. Cooke } Ebenezer Cooke late of Somerset County if he should be found in his  
Bailey with him should safe keep so far as he might have his Body before  
Justices of his Lordship's County Court of Somerset to be held at Diving Creek  
the third Tuesday of August then next to answer unto John Browne of Aglea of  
treasor upon the Case & that thereof he should not fail &

And the said John Browne complained against the said Ebenezer in the plea and as follows viz  
Mr Ebenezer Cooke. You are indebted unto me by your Note from under hand, four hun-  
dred pounds of Tob. and except you appear at next Court to be held at Diving Creek in Som-  
ersett County the third Tuesday of August next, I expect to obtain an attachment against  
your Effects & Family to be found in the County &

A Copy of the foregoing writ note was made and sent to be left at the Last Place of abode of  
the said Ebenezer &

At which said third Tuesday of August to witt<sup>y</sup> fifteenth day of  
the same Month Ann<sup>d</sup> Dowd one thousand Seven hundred twenty Seven being the day of  
the return of said writ Comes the said J<sup>r</sup> Browne in his own proper person and the  
Sheriff of Somerset County to whom the foregoing writ was directed likewise Comes and  
Maketh return thereof to the Court here indorsed in these words following viz -

Now Et Juvetus short note left off Francis Allen that  
Whereupon the said J<sup>r</sup> Browne Prays that forasmuch as he has Complied with  
the Law in order to an attachment he may have Judgm<sup>t</sup> against the said Ebenezer  
Cooke for his Dam<sup>t</sup> and by way of attachment according to act of assembly &

Whereupon for y<sup>t</sup> it seems to the Court here that the said J<sup>r</sup> Browne has  
Complied with the Laws as alledged, Therefore it is Considered by the Justice  
here the fifteenth day of August Ann<sup>d</sup> Dowd one thousand Seven hundred twenty Seven  
and that the said J<sup>r</sup> Browne Recover against y<sup>e</sup> said Ebenezer Cooke as well y<sup>e</sup> Sum of  
four hundred p<sup>d</sup> of Tob<sup>o</sup> his Dam<sup>t</sup> by Omission of y<sup>e</sup> premises and as all Costs and  
Charges by y<sup>e</sup> said J<sup>r</sup> paid out & expended about his Suite by way of attachment ag<sup>t</sup>  
the goods Chattles Rights or Creditts of the said Ebenezer Cooke according to act of  
assembly in such Case made and provided &

J<sup>r</sup> William Lingoe }  
S<sup>r</sup> Patrick Kerrie } Patrick Kerrie late of Somerset County pleader  
was attached to answer unto William Lingoe of Aglea of Treasor  
upon the Case &

And Whereupon the same William J<sup>r</sup> George Darville his attorney Complainy  
that the same Patrick the second day of March Ann<sup>d</sup> Dowd one thousand Seven hund-  
red and twenty five at Stopoy Parish & within the Jurisdiction of this Court &