

## Attachments.

Attachment with Seize. After a Judgment - As a previous Step  
to enable the plaintiff to execute Lands, Goods or Credits of  
Defendant in any persons hands where they may be found

The State of Maryland To the Sheriff of ... County greeting  
Whereas at a General Court hold for the Eastern Shore  
of the State of Maryland at Talbot County Courthouse  
the second Tuesday of ... in the year  
S. W. did recover a Judgment against a certain P. W.  
of ... County for as well the sum of ...  
as also the quantity of ... pounds of Tobacco which by  
consideration of the same Court was then and there adjudged unto  
the said S. W. for his Damages sustained by occasion of the detention  
of that Debt as for his Costs and Charges by him about his Suit  
in that behalf laid out and expended as by the Record and  
process thereof in our said Court remaining Manifestly appears  
We therefore Command you that you Attach Any of the Lands  
and Tenements Goods and Chattels Rights and Credits of  
the Aforesaid Peter W. if Any shall be found in your Possession  
to the Value of ... As also ...  
pounds of Tobacco the Debt and Damages aforesaid. And when you  
have the same Lands or Tenements, Goods or Chattels, Rights  
or Credits or any part thereof so Attached, the same in your  
Custody safe keep so that you have the same before the Judge  
of the next General Court to be hold for the Eastern Shore of  
this State at Talbot County Courthouse the second Tuesday of  
April next Then and there to be condemned to and for the Use  
of the Aforesaid S. W. according to the form of "the Act of Assembly"  
in such Case made and provided Unless the said P. W. or  
or the person or persons in whose hands or possession such Lands  
or Tenements Goods or Chattels Rights or Credits May by you be  
Attached shall then and there appear and show good and  
Sufficient Cause in Law why such Lands and Tenements Goods &  
Chattels Rights and Credits should not be condemned for the  
Use of the said S. W. - in Satisfaction of the Judgment aforesaid  
And that at the time of executing the said Attachment, by good  
and