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the plaintiff shall incur, through such parties un-
lawfull payment or disposal of the said debts
after the writt served upon him. And the
Debtor or Debtors served with the said writt shall
(within a time limited upon the writt) under-
write their answers to the said Demand or
allegation of the plaintiff or bring or send it into
the Court or enter it in the Registers book or deliver
it to the plaintiff and if such Debtor or Debtors
doe upon his or their answers deny the Debt
or debts alleged by the plaintiff to be in his or
how they deny it should be to have within first knowledge is owing to the Defendant
their hands due to the defendant by him or
them. And Tobaccoes and all other goods and
Chattells shall be judged to be and remain in the
right proprietie and dominion of the owner or plan-
ter possessed thereof untill lawfull delivery thereof
made to another (to the end to invest the receiver or
him for whose use it is received in the proprietie
thereof) or untill the owner or planter possessed there-
of be served with the said writt of attachment before
appointed (and then the proprietie shall be out of
such owner for as much as concerns the aliening or
disposing of them but they shall still remain his
proper goods to any other effect as to be attached
by any other complainant or to be extended in
execution or the like) or untill seisure be made
thereof by the Sheriff or other officer upon an execution.
And all precepts or writts directed to any parties
shall be judged sufficiently served if it be delivered
to the partie or parties to whom it is directed or to
any of his family to deliver it to him or be left at his
house in the sight of the partie himself or of any
person belonging to his family with charge to
give the partie notice thereof.

And where the defendant in any action of debt
shall without fraud or covin between the parties)
acknowledge or confes the plaintiffs bill the said
Plaintiff