

(89)

Lib^o C

Such party in execution to goe at liberty out of the prison without Consent of the cheifest Creditor he shall be liable as in case of escape This act to endure till the end of the next assembly

Enacted the
1st August 1642

An Act touching executing upon Corn or Tobacco
No attachment Sequestron execution or other proceesse may be layd upon Tobacco afore it be struck in lastz nor upon any Corn afore it be in the house But after any Judg^{mt} entred against any party all the Corn & Tobacco of such parties shall stand and be obliged & bound to the use of that Judg^{mt} so that it may not after that time be validly disposed of or applyed to any other use untill such Judg^{mt} be released by the party or Officer or by writt but of higher Court or be satisfied by paying the sume adjudged or tendering it (in such a manner as the Law allowes in that behalf) or be ballanced by Judg^{mt} of like or greater value against the party upon pain of trespass in all parties privy And the trespass shall be punished by fine & treble damages And the Corn or Tobacco so disposed of wheresoever found shall be restored to the use of the Judg^{mt} And the party or any them to whose use any Corn or Tob: stands soe bound may at any time upon the neglect or inability of the owner use delay & perform all care charge & dilligence needfull to such Corn or Tobacco to bring it in case to be pay-able & put it to the acct^t of the owner And after allowance of it by the Judge shall have such charge added to the Judg^{mt} to all the same effects as if it had been comprised in the Judg^{mt} At the just And if there be more Judg^{mt} then one given upon any Corn or Tobacco such Corn or Tobacco afore it be applyed & payed to the use of a former Judg^{mt} shall stand bound in like manner as afore to the