

and App... all the respective Courts all the way
Such Attachment to show cause (if they have any) in the
Goods Chattels and Credits so as aforesaid in their hands, and
should not be condemned and Execution thereof had and made
in other Cases of Recoveries or Judgements: Given in Courts of Record
at which day of the Return of the said Attachment if the said
Defendant shall not then appear nor the said Garnishee in whose
hands the said Goods Chattels and Credits of the said Defendant were
attached to show sufficient cause to the contrary the said respective
Courts shall and may condemn the said Goods Chattels and Credits
of the said Defendant as so aforesaid attached and Award Execution
thereof to be had and made either by *Capias ad Satisfaciendum fieri*
facias, or otherwise as the said Plaintiffs might have had against the
Defendant himselfe in the Judgement aforesaid provided as aforesaid
which said Condemnation and Execution of such Goods Chattels and
Credits of the said Garnishee as aforesaid had and made shall be
sufficient and pleadable in Barr by the said Garnishee or Garnishees in
any Action brought against him or them by the said Defendant for the
same.

An Act Imposing a Penalty on all
which who shall dispose of Tobacco
Seized and received by the Sheriffs or
others

Whereas these great Grievances have happened
proceeding through the many Cheats and Deceits
used in disposing and altering the marks and