

79 And be it Enacted by His Excellency aforesaid that the Judges of the  
Court of Chancery within this Province shall not take by Deceit or any  
other means any Cause Matter or thing wherein the Original Debt or Damage  
doth not amount to two hundred & two pence of Tobacco and five pence  
and one penny in money.

And be it Enacted by His Excellency aforesaid that when any  
person or persons against whom any Judgment or Judgments shall be  
given in any County Court of this Province shall fly  
or remove himself or themselves out of the County and Jurisdiction of that Court  
where such Judgment or Judgments shall be given that then and in every  
such Case the Plaintiff or Plaintiffs in every such Judgment or Judgments  
for the more easy obtaining the said Judgment or Judgments shall and may  
take the Transcript of the Record of such Judgment and or Verdicts of the  
Court where the said Judgment shall be obtained and lay the same before the  
Justice of the County Court where the said Defendant or Defendants shall happen  
to be which Transcript shall be entered upon <sup>the</sup> Record of such County Court and  
the Justice of such County Court shall by virtue of this Act award Execution  
against the Defendant or Defendants by *Capias* ad *Satisfaciendum* *Fieri facias*  
or Attachment for the Debt or Damages with the Costs in the Judgment mentioned  
together with such additional Costs as shall be expended in such Court where such  
Execution shall be awarded without suing out any writ of *Fieri facias*.

September 26<sup>th</sup> 1704  
Read and assented to by the  
House of Delegates Wm. Sayler Clerk

Sept 26<sup>th</sup> 1704  
Read and assented to by the Hon<sup>ble</sup> the  
Council Wm. Braden Clerk

Maryland October 3<sup>rd</sup> 1704.  
In behalf of her Majesty be it will thus be a Law.

J. Seymour



*[Large handwritten signature]*