

possessed thereof or until the owner delivery thereof made to another or to the end to invest the Receiver or him for whose use it is received in the property thereof for until the Owner or planter possessed thereof be served with the said writ of attachment before appointed and then the Property shall be out of such owner for as much as concerns the aliening or disposing of them that 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 until seizure be made thereof by the Sheriff or other Officer upon an execution

And all process or writs directed to any Party shall be judged sufficiently served if it be delivered to the Party 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 Party himself or of any person belonging to his family with charge to give the Party notice thereof

And where the defendant in any action of debt shall without any fraud or linn between the Parties acknowledge or confess the Plaintiff's bill the said Plaintiff if the defendant's answer be of record or otherwise upon affidavit of one witness beside the Plaintiff made that such acknowledging or confessing of the Bill under the hand of the defendant is the very and true hand and answer of the defendant shall or may have execution for levying of the said demand or so many thereof as shall be so acknowledged & Confessed by the defendant

And if the defendant by himself or his Attorney shall deny the demand of the Plaintiff and the Plaintiff