

It is Likewise Considered that the Said Thomas Box recover against the Said Joseph Jackson and Company Plantives the Sume of two hundred fifty Seven pounds of Tobacco his Damages by Occation of the Premisses by the Discretion of the Justices here to the Said Thomas Box Defendant for his Costs and Charges by him in this part Sustained according to the forme of the Statute etc. by the Court here adjudged, etc.

Charles Beale Plaintiff: Richard Taylor Defendant

Command was given to the Sheriffe of Prince Georges County that of the Goods Chattles and Creditts of Richard Taylor he attech in the hand or hands of any Person or Persons in this County as well the Sume of four hundred pounds of Tobacco Debt and four hundred Ninety three pounds of Tobacco Cost of Suite if soe much Shall be found in his Baylewick and when he had the Same or any Part there of the Same in his Custody to Keep soe that he have the Same before the Justices of our next Prince Georges County Court to be held att Charles Towne the fourth Tuesday in September next and Likewise att the Executing the Said writt he give Notice to all person and persons in whose hands [498] or Possession he attech Such Goods as aforesaid that they be and appear before the Justices of our Said Court to be held at Charles Towne aforesaid to Shew Cause if any they have why the Goods soe Atteached as aforesaid Should not be Condemned and Execution thereon to be had and made.

And now here att this day to witt the 26th day of September Annoque Domini 1699 Came the Sheriff and made returne of the Said writt, Endorsed on the Back Atteached in the hands of Mrs. Mary Selby in Goods 498 and in Tobacco two hundred Ninety five, and Summoned. per William Barton Sheriffe.

Att which Said day the Said Charles Beall by Joshua Cecell his Attorney came and also Mrs. Mary Sellby who being Examined, made answer that the Goods Soe atteached She could give noe Cause why they Should not be Condemned, but As for the Tobacco atteached in her hands She made Oath that She owed the Said Taylor no part nor Parcell thereof from which Tobacco so atteached by the Court She was acquitted.

Therefore it is considered that onely the Goods to the Value of the above Said Sume of four hundred Ninety and Eight pounds of Tobacco be Condemned in the hands of Mrs. Mary Sellby and that the Said Charles Beall have Execution of the Same in her hands aforesaid atteached.

Thomas Tany and uxor Plaintiff: James Moor Defendant

James Moor Late of Prince Georges County Carpenter was atteached to answer unto Thomas Taney and Jane his Wife Lately Called Jane Truman of Callvert County widdow of a Plea of Trespass upon the Case.

And whereupon the Said Thomas and Jane by Joshua Cecell their attorney Compleineth that whereas the Said James att Severall dayes and times from the 29th day of Sept. in the year of our Lord 1695 untill the 16th day of January in the year of our Lord 1695 [1696] att Callvert County that is to Say at Charles Towne within the Jurisdiction of this Court stood indebted unto the Said Jane whilst She was sole in the Sume of five hundred and Eighteen Pownds of Tobacco being for Severall Licquors dyetts Lodgeings Ordinary Accomadations by the Said Jane whilst She was Sole Sold and Delivered to the Said James as by