

448. to reply the said attachment where it is considered by the court that the said Vaughan recover against the said Norfum the sum of five pounds fifteen shillings and nine pence which he proves to be just by his own oath and his cash by him in this behalf expended yet is ordered that the sheriff discharge this judgment and cash after satisfaction of Peters judgment & that he return garrantee of his proceeding to the court

John Scott having obtained an attachment against the estate of Benjamin Norfum who hath privately absented himself or is absconce that the ordinary process of the law cannot be served upon for a debt due from the said Norfum to the said Scott Benjamin Ruffin gentlman Sheriff of this county now made return that he had executed the said attachment on the surplus if any in his hands after discharging Mr Vaughan's judgment & This day came the said Scott by his attorney of the defendant not appearing to reply the attachment where it is considered by the court that the said Scott recover against the defendant the sum of one pound six shillings and nine pence which he proves to be just by his own oath and his cash by him in this behalf expended yet is ordered that the sheriff discharge the aforesaid judgment & costs with the surplus in his hands after William Vaughan's judgment & further an account of his proceedings to the court.

Jordan Denson executor of James Jordan Scott having obtained an attachment against the estate of John Joyner who hath privately absented himself or is absconce that the ordinary process of the law cannot be served upon him for a debt due the said Jordan Denson as executor of James Jordan Scott by bond Benjamin Ruffin gentlman Sheriff of this county now made return that he had executed the said attachment on all the estate of the said John Joyner in the hands of William Barrett and summoned him as garnishee This day came the said Jordan Denson by his attorney and the defendant not appearing to reply the attachment where William Barrett the garnishee appeared and being sworn deposes that he doth owe to the said Joyner twenty pounds payable on the 25th day of December 1777 Thereupon it is considered by the court that the plaintiff recover against the said defendant the sum of £23. 15. 4d and his cash by him in this behalf expended But this judgment except as to the cash is to be discharged by the payment of twelve pounds one shilling and eight pence and his cash by him in this behalf expended yet is ordered that the said garnishee discharge the aforesaid judgment & costs

Jordan Denson executor of James Jordan Scott having obtained an attachment against the estate of William Scoggin who hath privately absented himself or is absconce that the ordinary process of law cannot be served upon him for four pounds & three pence due by bond