

June Court - 1725 - 24

manifestly appears, Execution of the Judgment as yet remains to be done, as by the Instruction of the
Said Henry we have received - and because we will those things which in Our Said Court are Rightly done
and acknowledged Should be brought to due Execution We command you that by good & Lawfull mean
of you, But with you make Known unto the ~~processor~~ said Jonathan Raymond if he be appear
before the Justice of Our County Court to be held at Dividing Creek the third Tuesday of March Next to Show
cause if any thing for himself he hath or knoweth to say why the said Henry Tadoune Should not have his
Execution of the Judgment as against him the Said Jonathan Raymond according to the form of the Recovery
as he Ought not to have it Shalt be done and have you then and there ^{the} Names of those before
whom you make the same Known and this Writ Will & Samuel Hopkins youth Justice of Our Said
Court the 11th day of December in the Ninth Year of Our Dominion & anno Domini 1724 -

At which said third Tuesday of March to wit the sixteenth day of the same month anno Domini One thousand
Seven hundred & twenty four came the afof Henry Tadoune by George Dashell his attorney & the Sheriff of
Somerset County to whom the foregoing Writ was directed Likewise Comell & Merkell return thereof Endorsed
in these words following vizt. Nihile of Jos: M'Gester Sher

Where fore Command is again given to the Sheriff of Somerset County that by good & Lawfull mean
Known to the afof Jonathan Raymond that he be & appear before the Justice of his Lordship's County
Court to be held at Dividing Creek the third Tuesday of June then next to Show cause if he be
and further for the same day is given to the afof sheriff there also - At which said third Tuesday of
June to wit the fifteenth day of the same Month being the day of the return of the said Writ came the
afof Henry Tadoune by his attorney and the Sheriff of Somerset County to whom the foregoing Writ was
directed Likewise Comell & Merkell return thereof Endorsed in these words following vizd

Nihile of Joseph M'Gester Sher

And the afof Jonathan Raymond alio solemnly called came not, nor shew cause why &c. But makes
default whereby the afof Rich Pemaine against the afof Deth thereof undefended &

Where fore it is considered by the Justice here the fifteenth day of June anno Domini One thousand
and Seven hundred & twenty five that the afof Henry Tadoune ~~processor~~ have Execution against the
afof Jonathan Raymond of the Judgment as well for the sum or quantity of two hundred & fifty Pds.
of Cider Cisten damages as also the sum of two hundred & ^{Pounds of tobacco} Unity four ^{lbs} Cists of Tobacco in the Judgment afof
Specified as also the sum of Two hundred and Eighty four ^{Pounds of tobacco} by &
(284) Court were adjudged unto him for his costs and Damages sustained by Reason of delay of Execution of
the Judgment afof

J. D. Marks Scott

This being an action of Debt for Seven hundred pds &c. Wherein the
afof John Bishop son of Henry ^{in the same action} Sheriff of Somerset County to whom the ~~processor~~ Writ Was directed (with
and Merkell return thereof Endorsed in these words following vizd)

Legi Corus of Joseph M'Gester Sher

Whereupon the Said John Bishop appears, and therupon of Said John Bishop at the
(1824/25)