

June Court 1729 198

and Joseph nor ^{he} say any but that the writing obligatory ad is the deed of the same Peter nor but that he owes the same for the ad ~~of the same~~ two thousand three hundred & thirty pd: of tob: in manner & form as the ad for: above against him ~~declared~~ Declared Wherefore the said ~~left~~ grant judgment for his Debt & his Dam: Sustained by Occasion of the Detaining of the same Debt to him to be adjudged &c.

Therefore it is considered that the ad for: M^o Lester recover against the ad Peter Freany his Debt ad & his Dam: by Occasion of ^{the} Detain-
ing of the same Debt to Two hundred & sixty seven ^{pounds of tob:}
to the same for: of his spent by the Court here adjudged ^{and} the ad Debt
in Mercy &c.

L^d. John Donelson - Memorandum the gift by Lewis Gale his attorney sued out his Lordships writ of
Summons against the death the tenor whereof followeth in these words vizt.

ad: Robert Collier and
of Roger Nicholson - Somerset p. Charles absolute Lord and proprietary of the provinces of
Maryland and Avalon Lord Baron of Baltimore &c. Whereas John Donelson lately in
our County Court of Somerset, here to wit the sixteenth day of March and Dow. One thousand seven
hundred and twenty four before Samuel Hopkins Gentleman and his associates then Justices of our
Court at Dividing Creek, by Consideration of the same Court recovered against Roger Nicholson Ind.
State of Stequey Parish in y^e City and Maner thirty five Shill: Curr: Money & twelve
hundred pounds of tob: for his Dam: which he Sustained as well by Occasion of a certain tree
pass upon the case by the same Roger to y^e same John lately done as for his Cost & charge
by him about his suite in that part Expended, whereof he is convicted as by the record & pro-
cess thereof in our same Court, before our Justices remaining Manifestly, appeareth
And afterwards the ad Roger Nicholson in the City and died Intestate as tis said after
whose Death Administration of all & singular the Goods Chattels Rights & Credits which
were of y^e ad Roger Nicholson at y^e time of his Death to a certain Robert Collier of the
City and in due form of Law was committed, & altho' judgment be thereupon rendered Never-
theless Execution of the Dam: ad, to him as yett remaineth to be made as by the Juris-
diction of y^e ad Ju: we have received & we being willing that those things which in our same Court
are right fully acted & done ought to be Duely Executed, We Commaund you that by good
& Lawfull Man of your Beliquick you Make known unto the ad Robert Collier that
he be appear before our Justices of our City & of Somerset to be hold at Dividing Creek
the third Tuesday of August next to shew Cause if any for himselfe he hath or to say
knoweth, Wherefore y^e ad Ju: Douell you his Execution of y^e Dam: a^d against y^e ad
Robert Collier to have ought not of y^e Goods & Chattels which were of y^e ad Roger Nicholson
at the time of his Death, in y^e Hands of y^e same Robert Collier remaining to be administered
so much in his Hands he hath &c. According to the force & effect of the recovery, ad
if to him it shall seem Expedient, have you there then the Names of them before
Whom you Make the same known and this writt with us Saw. Hopkins Gent.
Chief Justice of our said Court &c.