

March Court -- 1733 - - - - (134)

Attorney Complains that whereas the said James Dickerson after the first Day of May and
Dom^d seventeen hundred and five to witt on the Twentieth Day of July and Dom^d seventeen
hundred and thirty two at Somerset County aforesaid within the Jurisdiction of this Court
made his certain Note in Writing called a promissory Note with his proper hand thereto
Subscribed bearing Date the same Day and Year last mentioned above said and the same Note to
the said James Breman then and there did Deliver by which said note the said James Dickerson
Did promise to pay to the said James Breman or Order the sum of three pounds one Shilling &
Six pence in Cash at Tenne Shillings per ft by the Tenth Day of December next ensuing for
Value Received and by Reason thereof as also by force of the Statute in that Case lately made
and provided the said James Dickerson became Chargeable to pay to the said James Breman
the aforesaid sum of Money according to the Tenor of the said Note and so being Chargeable
the aforesaid James Dickerson afterward to witt on the aforesaid Twentieth Day of July
and Dom^d seventeen hundred and Thirty Two at Somerset County aforesaid within the same aforesaid
consideration thereof upon himself did Assume and to the said James Breman then and there
Did faithfully promise to pay the aforesaid sum of Money according to the tenor of the
same Note notwithstanding the said James Dickerson his promise and Assumption aforesaid
wherein aforesaid made nothing regarding but plotting and fraudulently Intending the said
James Breman in that part Craftily and Subtilly to Deceive and Defraud the said three
pounds ten Shillings and Sixpence in Cash at Tenne Shillings per ft to the aforesaid James
Breman according to the Tenor of the said Note hath not paid or contented altho' the
same to do the said James Dickerson afterward to witt on the Tenth Day of December
the year aforesaid last mentioned often afterwards at Somerset County aforesaid he
was therunto required but the same to him hitherto to pay or contented hath Refused and
will Dott^t Refuse and Deny to the Damage of the said James Breman of six pounds
three Shillings Current Money of Maryland and thereupon he bring^s suit for

Pledges & the Doe
And the aforesaid James Dickerson by George Douglas his attorney cometh and defendeth before me and J^r J^r J^r
when^t and pray leave hereof to Imparte heremtale next Court and he hath it and the same day is given
to the aforesaid James Breman here also.

At which said next Court to witt the Twentieth day of November and Dom^d One thousand
Seven hundred and Thirty three came again as well the aforesaid James Breman as the aforesaid James Dickerson by
their attorneys aforesaid whereupon the said James Dickerson pray further leave hereof to Imparthe
untill