

June Court - - 1734 - - 162.

Who to say the truth of the premises being duly elected tried and sworn upon their Oath do say that
the aforesd John Bishop did assume upon himself in manner and form as the aforesd John Burnall above
against him hath complained and asserted the damages of the same John Burnall by him by reason of
the non performance of the promise and assumption aforesd in that part sustained beyond his costs and charges
by him about his suit in that part apposed to eight hundred pounds ^{pounds} and for those costs and charges
to one pound of tobacco the

Therefore it is considered that the aforesd John Burnall recover against the aforesd John Bishop his
damages aforesd by the Juries aforesd in sum aforesd asserted as also Six hundred & Seventy seven --
77 pounds of tobacco for his costs and charges to the same John Burnall by the Court here of his aforesd sum
are adjudged which certain damages in the whole do amount to
pounds of tobacco and the aforesd debt in mercy the -

At William Burton - } Somerset County p. Joseph Hale late of Somerset County planter was attahced
to Joseph Hale - } to answer unto William Burton of a plea of her p[ro]p[ri]et[y] upon the case the

And Whereupon the said William Burton by Francis Allen his attorney complaineth that whereas
he said Joseph after the first day of May and Dom. Seventeen hundred and five to will on the twenty fifth day
of July Seventeen hundred and thirty at Somerset County within the Jurisdiction of this Court made his
own note in writing called a promissory Note with his proper hand thereunto Subscribed bearing
Date the same Day and Year last Abov[er] the Paid Note to a certain Richard Poulteray -
Delivered by which Paid Note the said Joseph promised to pay on Demand to the aforesd Richard
or Order the sum of Seven pounds Twelve Shillings & Ten pence for Value Received and the
aforesd Richard afterwards to will on the Second Day of August and Dom. Seventeen hundred
thirty One having before Received from the said Joseph One pound Six & four pence all of
the Seven pounds Twelve Shillings & Ten pence in the Note aforesd Mentioned Six pounds Six
Shillings & six pence residue thereof not being in any sort paid or any wise satisfied by his
certain Indorsement upon the Paid Note made and written and with the proper hand of them the
said Richard Subscribed Did Order & Appoint the said Six pounds Six Shillings & Six pence residue
of the aforesd Seven pounds Twelve Shillings & ten pence in the Note aforesd Mentioned to be paid
to the said William and afterwards to will the same Day & Year last Mentioned the said
Joseph at Somerset County aforesd within the Jurisdiction aforesd by the hands of the aforesd
William of the Indorsement aforesd had Notice and by reason of the premises as also by force of the
Statute in such Case lately made and provided he said Joseph became chargable to pay to the said William
the aforesd Six pounds Six shillings and Six pence residue of the aforesd Seven pounds twelve shillings and ten pence
in the note aforesd mentioned when in arrear due owing and unpaid according to the former effect of the said
note and the Indorsement aforesd therupon so as aforesd made and so being chargable the said Joseph in considera-