

June Court ---- 1734. — 163

true & ready Judgment for those damages above Conscieſed together with his Costs and George Esq; to him to be ad-
judged &c. Thereforē by Consent of the parties aſt it is Conſidered that the aſt William Burton recover agt.
the aſt Joseph Hale his damages aſt to the aſt Six pounds, Six Shillings and Six pence Current money in forme
of pounds of tobacco for his Costs
Conſieſed as also Three hundred & forty one —
and charges aſt to the same William by the Court here and Consent of the parties aſt adjudged and the aſt deft
in meny the —

W.B. Timothy Henderson } Somerset County p Robert Downs late of Somerset County Daymer was attacted to answer
A. Robert Downs. } unto Timothy Henderson of a plea of his paf upon the Parte

And whereupon the said Timothy by William Bexingham his attorney Complains that
whereas a certain William Maxwell after the first day of May in the year of our Lord sevanteen hundred and five h.
witt the twenty fifth day of July in the year of our Lord Seventeen hundred & Twenty Nine at Somerset
County 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 and by the same Note promised to
pay to the aſt Robert Downs his heirs or Aſcends Seven pounds thirteen Shillings on Demand after
the Date of the same Note And whereas also afterwards to wit the eighth Day of May in the year
of our Lord Seventeen hundred & thirty at Somerset County aſt the aſt Robert Downs the aſt Seven
pounds thirteen Shillings in the Note aſt Mentioned in No Sort paid or Satisfied being) by his
certain Indorsement with his proper hand upon that Note Indorsed ordered and Appointed the
Contents of the same Note to Wit the aſt Seven pounds thirteen Shillings to be paid to the Said
Timothy and the aſt Timothy in fact Saith that after the Indorsement and Order aſt so as aſt
Made to Wit the first Day of June in the year of our Lord Seventeen hundred and thirty aſt at
Somerset County aſt he the same Timothy Did ſhew the Note aſt and the Indorsement aſt upon the
same Made to the aſt William Maxwell and then and there required the aſt William Maxwell
to pay the contents of the same Note to Wit the aſt Seven pounds thirteen Shillings in the same
Mentioned According to the Tenour of the Note and Indorsement aſt to him the Said Timothy
Nevertheleſs the aſt William Maxwell the aſt Seven pounds thirteen Shillings or any part
Hereof to the same Timothy hath not paid but that to him lieth to to pay altogether p aſt
Refused Whereof he the same Timothy afterward to Wit the same Day and Year last mentioned at
the County aſt to the aſt Robert Did give Notice by reason whereof as also by force of the Statute
in Bank Law made and provided the aſt Robert became and is Chargeable to pay to the aſt Timothy
the aſt Seven pounds thirteen Shillings in the same Note Mentioned and so therewith being
Chargeable the same Robert in Consideration hereof afterwards to Wit the same Day Year
and place last mentioned upon himself Did Aſcend and to the same Timothy then and there
faithfully Did promise that he the same Robert the same Seven pounds thirteen Shillings
to the same Timothy where thence of afterwards he Should be required well and faithfully would
pay and Content Nevertheleſs the aſord Robert his promise and Aſumption aſt inform aſt
made