

June Court — 1734 — (35)

Febry — Credit — *John Bishop* £ 2110
1733 — By 1 Cowe — 16119 Errors excepted
By Gamag Evans — 111446
Balance due — 1473 *Duncan Murray*

A copy of the foregoing declaration was made and sent to be served on the
Def^t with the bill in the pleasure of according to act of Assembly in such cases
provided by law — All which said shall be done on the ^{22d} Tuesday of June
to with the seventeenth day of the same Month Ann^d Dom^d one thousand
seven hundred and thirty five being the day of the return of the said
Writs come to the said Duncan Murray by his Attorney as and then
Sho^r of Somerset County to whom the foregoing Writs were directed likewise
commanded make return thereof to the Court here endorsed in these words
following viz^r — *Cepi Corpus Declaration delivered in time*

Jos: McClester Sher

Whereupon the aforesaid John Bishop in his own proper person
cometh and defendeth the force and Injury wherein he saith that he
cannot gainsay the action of the aforesaid Duncan Murray nor can he say but
that he did assume upon himself in manner and form as the aforesaid Duncan
Murray above against hath complained and to the damage of the same
Duncan by him by occasion of the premises in that part sustained the same
John Bishop saith and confesseth that the aforesaid Duncan Murray hath sustained
damages by occasion of the premises beyond his costs and charges by him
about his suit in that part apposed to fourteen pounds seven shillings and
three pence current money of Maryland and not more ^{and} because the aforesaid
Duncan Murray denys not this but the same allegation confesseth to be true pray
Judgment for those damages above confessed together with his costs and char-
ges aforesaid to him to be adjudged —

Therefore by consent of the parties aforesaid it is considered by the Court
here that the aforesaid Duncan Murray recover against the aforesaid John
Bishop his damages aforesaid to the aforesaid fourteen pounds seven shillings and
three pence current money of Maryland in sum aforesaid as also
386 · three hundred and eighty six pounds of tobacco for his
costs and charges aforesaid to the same Duncan by the Court here and
consent of the parties aforesaid adjudged and the aforesaid in money of