

June Court - - - - - 1737 - - - - - 70

manner of pleas do not prosecute or in the same should be precluded whereof he is Convinced
as by the Record and proceedings thereof in our said Court remaining manifestly appears
Nevertheless Execution of the Judgment aforesaid remaineth to be made as by the
Insinuation of the aforesaid William we have received and because we are willing those
things which in our said Court are rightly acted ought to be duly executed we Comand
you that by honest and Lawfull men of your bailiwick you make known unto the aforesaid Benj^m
Sharp that he be before our Justices of our County Court of Somerset to be held in the Court
house at dividing Creek aforesaid the third Tuesday of June Next to shew Cause if any thing
for himself he hath or to say knoweth whereof the aforesaid William Execution of the
Costs and Charges aforesaid to have ought not according to the form of the Recovery aforesaid
if unto him it seemeth Expedient and have you there the names of those by whom
to him aforesaid you make the same known and this Writt Witness Robert King Gent.
Chief Justice of our said Court the nineteenth day of March in the Twenty second year of
our Dominion &c. Anno Domini one thousand seven hundred and thirty six

All which day before the Justices of his Lordships County Court of Somerset at dividing
Creek Cometh the aforesaid William Gray by William Bevingham his attorney and the Sheriff of the
County aforesaid to wit Joseph Mankster Gent. at the same day returned that he by virtue of the
Writt aforesaid to him directed made known to the aforesaid Benjamin Sharp by Francis Porter and
John Doe honest and Lawfull men of his Bailiwick that he be and appear before the
Justices of his Lordships County Court of Somerset at the day and place aforesaid to shew Cause as to
him it was Comanded and the aforesaid Benjamin Sharp so forewarned and at the same
Day being solemnly called Cometh not but makes default.

Therefore it is Considered that the aforesaid William Gray have Execution against the same
Benjamin Sharp of eight hundred and ninety two pounds the Cost aforesaid according to the form
and Statute of the Recovery aforesaid

John Dennis Junr. Somerset County s^r William Bowen late of Somerset County
planter otherwise called William Bowen late of this County
aforesaid and province of Maryland planter was summoned to answer
unto John Dennis Junr. of a plea that he render him fifty five pounds Court
money of Maryland and five thousand pounds of tobacco which he does unjustly detain &c.