

June Court - - - - 1737 - - - - 81

thereupon at the request of the parties day is given to the parties af^d to be before the Justices
of his Lordship's County Court of Somerset ad widing fech the third Tuesday of June
then next following in the state wherein they now are saving to the parties af^d &c

At which day came the a^d Robert Blades by his attorney a^d and the said Francis
Henderson his witness against the a^d Robert Blades did not prosecute Therefore he
and his pledges of prosecuting be in mercy and let the pl^t name pledges &c and that the
a^d Robert Blades go thereof without day also it is considered that the a^d Robert Blades
otherwise recover against the a^d Francis Henderson his damages by occasion of the premises
be^s to: One hundred and Sixty four - - - - - pounds of tobacco to the same Robt
Blades by discretion of the Justices hereat his request for his costs and charges in that
part sustained according to the form of the Statute there of lately made and provided by
the Court here adjudged and that the same Robert have thereof Execution &c

MURDER

At a^d William Colebourn His Lordship the Right Honourable the Lord Proprietary
of the Province of Maryland commanded his Sheriff by his writ in
these words following. Somerset to Charles absolute
and proprietor of the provinces and another Lord Baron of Baltimore &c &c the sheriff
of Somerset County greeting Whereas William Colebourn late in our County Court of Somerset
to wit the Twentieth day of November anno domini One thousand seven hundred and thirty
three before the Worshipfull Robert Hungerford and his associates the Justices of our said Court
ad widing fech in the County a^d by consideration of the same Court recovered against
Henry Miles Late of Somerset County planter ad diet. Henry Miles of Somerset County
in the province of Maryland as well a certain debt of two hundred and seventeen pounds nine
pounds and two pence curr^t money of Maryland aforesaid and severall
eight pounds of tobacco which to the same William in our same Court were adjudged
for his damages which he had by occasion of the deten^tion of the same debt whereof he is
convinced by the record proceedings thereof in our same Court before our Justices
ad widing fech a^d remaining manifestly appeareth Nevertheless Execution of the
Judgment a^d as yet remaineth to be made as by the nomination of the a^d W^m Colebourn
we have received and because we will that those things which in our same Court are just and
right