

Whereupon Ordred that a Veniri facias issue to the sherriffe of Caluert County to warne 36 men of the Neighbourhood in and about the Clifts to serue as Jurors on behalfe of the Lord Prop^r next Prouin^{all} Court Liber FF

Patrick Hinderson sett to the Barre held up his hand and was arraigned, Pleded not Guilty, and put himselfe upon the Country

Philip Burgess sett to the Barr held up his hand and was arraigned, Pleded not Guilty, and put himselfe upon the Country

Mary Veitch sett to the Barr, held up her hand and was arraigned, Pleded not Guilty, and put herselfe upon th^e Country

Henry Mitchell being called to answer the indictm^t found ag^t him last Court, and was demanded wether hee does Confess to it or trauers, whereupon hee trauers the said Indictm^t, and put in his plea by Tho: Nottley his Attorney and puts himselfe upon th^e Country and th^e L^d Prop^r likewise

The Sherriffe of S^t Marys County returns the names of the petty Jury as followeth

Foreman	Samuell Chew	Roger Birtch
	John Eason	Rob ^t Tylor
	Tho: Paine	Tho: Boylston
	John Sollars	Tho: Hinton
	John Hopper	W ^m King
	Rob ^t Corke	Rob: Gooddrick

Who answered att the first call and sworne in Court as allsoe all Euidences likewise sworne in Court after which the Jury retire'd by themselues

The Petty comes into Court, they answering to their names and [p. 453] said they were all agreed in their uerdicts which are as followeth

Mary Veitch not Guilty
Philip Burgess not Guilty
Patrick Hinderson Guilty

Henry Mitchell Guilty of a Tresspass against the L^d Prop^r for whipping of James Cullum and doe allow the said Cullum twelue pence damāge, whereupon the Court told them they were not to Consider of any damāge, therefore their Verdict received as onely Guilty of the tresspass &^c

Mary Veitch and Philip Burgess Clear'd by Proclamaçon noe p^rson coming in ag^t them

Patrick Hindersons Indictm^t not expressing the ualue of the sheape the Court did Consider thereof that it ought to be incerted, hath therefore Ordered that the said Hinderson doe remaine in the sherriffes Custody untill next Prouin^{all} Court, then to appeare upon the said Indictm^t which is to Containe the said matter) onely the price of the sheape soe stollen by him to bee incerted therein