The said Jurors being called Every One by his name severally Liber J J answered thereunto and were Respectively sworne that they should well & truly try and true Deliverance make betweene ye Right hono:ble the Lord Proprietary & ffrancis Tyler prisoner at the barre according to their Evidence.

> The said ffrancis Tyler being againe arraigned, and the Evidences against him being called vizt John Beck Arthure Carleton and John Barwell appearing & being sworne to give Evidence agt the said ffrancis Tyler accordingly did declare their Knowledges touching the death of the said John Beck, and the said ffrancis Tyler having liberty to Speake for himself The said Jurors withdraw to Consult upon their verdict.

> who imediately appearing, and the said ffrancis Tyler being set to the barre, and the said Jurors being called by their names Every man answereth thereunto, and being asked by the Clerke if ffrancis Tyler were guilty of the ffelony whereof he had beene Indicted or not guilty.

> The foreman answereth—Not guilty and so they say all The Clerke demanded of the Jury if he did fly for it. they reply not to their Knowledge

> The Clerk Demanded of ye Jury how John Beck named in the said Indictm<sup>t</sup> came by his death they say that ffrancis Tyler Killed the said John Beck with a Tobacco stick in his own Defence.

> Whereupon pelamation was made that if any pson could Informe his Lopps Justices or the Attorney Generall of any Treason murder or felony Comitted by the said ffrancis Tyler let them come forth & they should be heard for the prisoner stood at the barre upon his Deliverance, No pson appearing the said ffrancis Tyler acquitted by pclamation.

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Then was Mary Stevens set to ye barre arraigned pleaded not guilty & for her Tryall put herself upon the Country, and the last named Jurors being called & sworne & ye witnesses against her (vizt) pclamation Thomas Dent and Henry Hyde being likewise sworne, and the Court Examining the busines fully finde no proofe of the said Indictm<sup>t</sup> whereupon the said Mary was quitted by pclamation

> Then was Justinian Gerard brought by the Sheriff and the former indictm<sup>t</sup> against him for hoggstealing being pused by the Court & found insufficient, was by the Court quashed, and Ordered that the Attorney General Draw up a new Indictm<sup>t</sup> ag<sup>t</sup> the said Gerard, agt the next Court and that in the Interim the said Gerard Give security to appeare here the thirteenth day of ffebruary next to answere the p<sup>r</sup>mises.

> Justinian Gerard acknowledges to owe & stand indebted to the Lord Propry in the sume of 50<sup>t</sup> sterl<sup>g</sup>, to be Leavyed &c.