

(16)

Or his Agents, or within two year next after the death of the sd Childern, or either of them pay
or cause to be paid unto the aforesd C. & William Colbourne, or his Agents the debt or debts due unto
the party or parties so debased to the wife of the sd Childern of the sd Richard Wright, which shall then
be alibed to be equally distributed amongst them. That then the abovesd written Recitation shall be to no
Avantage, otherwise to stand in full force and vertue in Law.

Given Sealed and delivered
in the presence of
Wm. Colbourne J.
Andrews Dispender.

Samuel Alexander. H. Babo

Mr. Justice. Somerforr vs John Lynne before the m^r Lawrence Crawford was attested to affirme what shalld
be objectes agst him in their Malles behalfe the second Tuesday in August. And whereupon the
Males attorney cometh and sayth that in Court held at this County court had several goods and
commodities come at the Plantation belonging to Mr. Howard of Botcombe River within the
jurisdiction of this Court: and in May and in beginning of June last past hee before Peter South
Clerk stowhous at the sd Plantation was break upon and out of the same stolen and carryed away
about six gallons of Rum and 12 lb. of Sugar, and the said goods were taken upon the 3^d day of May the sd John Lynne &
George Negro was apprehended running from the sd Plantation with a Gourd full of Rum and some Sugar, the quantity
at that time unknowne, and upon Enquiry and examination of the sd Lynne and Negro George, they did make bare in
their differte examinations, so that it is evident that the sd Lynne and Negro did feloniously steal the same
away from the said Rum and Sugar to the value of 300^t of 100^s pounds of Tobacco. Contrary to the good laws & institutions of
the said Males Province, the Standard and still example of the good people of this Province to set the publicke peace.
The Males Attorney Craibes judgment may be entered agst the sd Offenders, and that they suffer the paines & punishments
as farre as the lawes according to law. Ga. Somerslaw. Mr. Justis.

In a former Judgment being read in Court, to wit that the sd Lynne was guilty before Court
that though Comer sent him for the Rum, upon whose judgment was referred him next Court the
said Lynne desired then to appear, whereupon m^r Lawrence Crawford did assise in Court to produc
the said Lynne at time and promising that if the said Lynne did in the interim by the sd Crawford would pay all
damages.

Peugh Conner. Being present at the Bar in Court when the sd John Lynne was Examined, was
Ordered by this Court to be put into the Sheriff's Custody, till he gave security for his appearance next Court
to answer what should be objectes agst him on behalf of their Males go^r Comers Cane
whereupon came the above sd Peugh Conner by recognizance acknowledging him selfe indebted to the Males
in the sum of fourtyn pounds Sterling money of England, and his security affirmit: forty in the sum of five
pounds like money due to be levied on their goods & Chattels Landed & movables for their Males to be
in condition of whiche Recognizance is sure that if the above named Peugh Conner do make his personal
appearance before their Males Justices of the Peace at the next County Court to be held on the 2^d instant
November, then hee to answer to their Males go^r that then this Recognizance to be void of force and
Brevayred to be remitted in full power force and vertue. and and and and