

...mitted the aforesaid according to the force form and effect of the Verdict of the Jurors aforesaid and also pay the sum of eighty pounds of Tobacco the four fold of the value of the aforesaid goods so stolen in the Indulment aforesaid mentioned. And also pay the sum of seven hundred seventy four pounds of Tobacco Cost accruing on the promise aforesaid to the officers of this Court

It is also considered by the Court here to wit the same day and year last mentioned that the Sheriff of Kent County take the aforesaid Patrick Carwack into his custody and execute the punishment in the Judgment aforesaid and afterwards to bring him into Court again of which said process the said Sheriff to wit Joseph Young Gent High Sheriff of Kent County makes return on the day and year last mentioned that he hath executed the punishment in the aforesaid Judgment and also hath here ready the said Patrick Carwack before the Court as follows
ordered by the Court here that Joseph Young Gent High Sheriff of said County bring the said Patrick Carwack in custody until the fees aforesaid shall be satisfied

His Honor the Judge of the Court for the right Hon. the Lord Proprietor that now is for the body of Kent County aforesaid upon their oath do present that Patrick Carwack late of St. Pauls Parish in the County aforesaid labourer the tenth day of October Anno Domini Seventeen hundred twenty and three with force and arms at the parish aforesaid in the County aforesaid within the jurisdiction of this Court one third of the value of forty pounds of Tobacco of the goods and Chattels of a certain John Hasely then and there being found there and there feloniously did steal take and bear away contrary to the peace of the said Lord Proprietor that was in his good rule and Government and against the form of the Act of a Assembly in South Carolina made and provided in that behalf

That the said Patrick Carwack in his proper person comes and saith that he is in no sort guilty of the premises above upon him supposed as by the aforesaid Indulment it is alleged and thereof he putteth himself upon the Country

and who followeth for the aforesaid in like manner saith he is guilty
The aforesaid Command was given to the Sheriff of Kent County that he immediately cause to come here to wit Joseph Young Gent now here at this day to wit the sixteenth day of June Anno Domini Seventeen hundred and thirty came and made return thereof that he had here ready to do

by his Oath he was commanded and now here afterwards to wit the same day and year last mentioned came again the aforesaid Property by his Oath aforesaid and the aforesaid in his proper person and the Jurors of that Jury being impanelled and called likewise came to wit James Thomas Charles Smith John ... William Doane Jeremiah Conington James Guggold Jun. Muli Ayley George Hill John Tucker Henry Truback Thomas Halibonson & Thomas Husband who being duly elected by & sworn

to say the truth in the promise upon their Oath do say that the aforesaid Patrick Carwack is guilty of the felony whereof he stands indicted and by James Thomas therefor man aforesaid to say therefore it is considered by the Justice here to wit at the Court House in the Town of Chest. in said County on the third day of June being the sixteenth day of said Month Anno Domini Seventeen hundred and thirty that the aforesaid Patrick Carwack stand in the pillory for the space of one quarter of an hour and then to receive

at the public whipping post eight lashes with laid on his bare back till the blood appear and punishment for committing the Crime aforesaid of felony according to the force form and effect of the Verdict aforesaid and also pay the sum of eighty pounds of Tobacco the four fold of the goods aforesaid stolen and also pay the sum of seven hundred seventy eight pounds of Tobacco Cost accruing on the promise aforesaid to the officers of this Court

It is also considered by the Court here to wit the same day and year last mentioned that the Sheriff of Kent County take the aforesaid Patrick Carwack into his custody and execute the punishment in the aforesaid Judgment