

June Court 1731

And the afo Honora Carroll in her proper person comes and saith that she cannot
gainay the Indictment of For against her brought nor but that she is
guilty of the Fornication above upon her Imposted as by the afo Indictment it is
alleged And thereupon Submits to the Court Therefore it is Considered
By the Justices here to wit At the Court House in the Town of Chester in Said
County on the third Tuesday in June being the fiftenth day of Said Month Anno
Domini Seventeen hundred and thirty one That the afo Honora Carroll pay
the Sum of thirty Shillings Current money of the Province afo as a Fine
for Committing the Fornication afo as afo Contort and afo pay the Sum
of two hundred and thirty pounds of Tobacco Cash accruing on the premises
afo to the officers of this Court The Justices the Justices

ordered that Surety be good for the afo Thereupon came into
Court Richard Willis of Said County Planter and saith that he will pay the
Fees afo for the afo Honora and thereupon the same Honora is discharged

of His Lordship - Indictment for Fornication of Lodowick Turner against returned
Van El Inventor

of His Lordship
a
Dw Harris a Saylor
belonging to the Savannah

of His Lordship

a
William Ruggles

Information for leaving the Ambrosia Corn field some down Cap.
Corri afo not guilty Court
Sum ord for lord

of His Lordship

a
William Tidmarsh

Information for destroying a buckle band Cap.
returned Cap. afo and the afo William is ordered
to give Surety for his appearance any time the
Court sitt this next Court Thereupon the
same William Acknowledges himself Guilty

to his Lordship his honor and Surety in the Sum of five pounds Sterl to be
made and lodged on his body Goods and Chattel Lands and Tenements
Conditionally that if he shall not at any time during this Courts sitting
personally appear and answer the said Information ab. destroying
a buckle band and in the mean time to be of good behav. otherwise
Acknowledge himself Contort

And now here afterwards came the afo William and in his proper person
afo to the afo Recognizance ordered by the Court here that the
same Recognizance be disp. The same Recognizance is by this
Court here disp. there being no cause shown to the contrary