

August Court 1701

at which the next Day comes of the said Judge and says
Reasons why Judgment ought not to be given, Judge Holtam

It in every Judgment there ought to be an addition of the
named therein but this is omitted here, and only expressed after the
with is not sufficient as hath been adjudged.

These words (Did steal) are not directly expressed after the word (feloniously)
and the words (feloniously Did take) are only argum^t & not sufficient.

As the words (feloniously) can not be supplied, nor words of art by words of common
sense & place ought to precede the word (feloniously) otherwise the Judgment is
uncertain but these words (then & there) which are regularly used to
ascertain the time & place in every Judgment, are omitted in this

And our Lady of Queen by her atty^r comes & says she
says she is manifestly uncertain & insufficient in my reason
Judge affirmed & says upon the verdict of the jury that she is ready to verify
therefore for want of good reasons & sufficient matter in them contained out of
the said Queen requests Judgment upon the verdict of the said Queen

The said Justice says by Philipson his Council

Which pleading of the said being by the Court heard & fully understood it is
by the Justice here considered & says Judge Holtam be clear from the
Judgment & goes there of with the said Philipson & be discharged paying his fees

The jurors for our Sovereign Lady Queen of now is for the
of the County upon their oaths Doe present Bridget
Joanes aty^r Dicit Bridget Jones a of Kent County wife of the
late of Kent Labourer for the year of 1698 Bridget 10th Day of the
anno Dom 1700 at the Island Creek hundred in Kent County in the
County of this part of the sum of nine hundred ninety & nine p^{ts} of tobacco
being the value of the same for many miles to the said Harrow &
feloniously Did take & convey away as if peace of our Sovereign
the Queen & of the form of the act of assembly in such cases made & voided
Earl of Dna regina

And if the said being bound at last to the said app^r at this Court
now app^r and says if she is not guilty of the said felony & for trial
puts her self upon the County, and he follows for the said
Queen in like manner

Whereupon Command is given to the Justices of the said County if he
Immediate Cause to come here twelve men & the said Judgment
above