

June Court 1714

Joyce Hancock one Cow and Calf price four hundred and fifty pounds of Tobacco and have made known to of above named Philip Holledge and Joyce Hancock that they be and appear at the time and place within mentioned to show cause if any they have why they should not be condemned in their hand before William Boyer and John Clarke good and Lawfull men of New Baybrook as of within with Execution and requests of J^r Harris to
AND now at the said Court Cometh the said p^t by Thomas Bowne his Attorney and prayeth Condemnation of the said Cow and Stone horse in of p^t the said possession also one Cow and Calf in of possession of Joyce Hancock in of whole amount to of Sum of one Thousand and four pounds of Tobacco. Therefore it is Considered by the Court here by this second day of June Annoque Domini one Thousand seven hundred and fourteen that the said Cow and Stone horse in of hands of the said p^t to of value of five hundred and sixty pounds of Tobacco also one Cow and Calf in of hands of the said Joyce Hancock to of value of four hundred and fifty pounds of Tobacco in of whole amounting to of Sum of one Thousand and ten pounds of Tobacco be condemned to of use of the said p^t Plaintiffs and that the said Philip Holledge have thereof Execution &c. be the said Philip giving Surety according Act of Assembly &c.

Whereupon cometh into Court James Smith of said County & Bermonth Surety for said Philip that if the said Debt. shall within an year and day from recording of same Attachment come in and appear to of original Accon & make it appear that he the said Philip hath been and is satisfied of Demand and or shall otherwise in Court Discharge or Bar of said p^t of of same or any part thereof. be the said Philip Holledge shall make restitution of the goods & Chattells. Condemned as aforesaid of value thereof &c.

William Freeman } This being an action of Debt. James Smith
John Griffin } for of Sum of forty Shillings.
The same was returned & proved as set by
Capi Ergo per J^r Harris to AND the said Debt
being solemnly called came not on which the
Bayle Bond was assigned in open Court &c.