

June Court. 1720

Land being part of a tract of Land called the Neglect to William Granger Martha Miller wife of the said M. Muh. Miller being privately examined by M. Samuel Wickes one of the Justices of this Court the same Justice doth make report to the Court as follows that she doth give up all and singular her right convey claim and demand to the said Land and that she was not reduced thereto by fear or threats used by her said husband —

The Court Sending for the Reverend M. James Williamson Justice of Shrewsbury Parish in said County upon which he appears And the Court desires that he would take the Oaths prescribed according to Act of Assembly he doth in some time of Consideration All which the Court gives him till three Clock in the afternoon of the same Day —

Sarah Puholson Sworn to the Grand Jury —

His Ship — M. Michael Miller returns Recognizance as the said Thomas Bonne for his appearance to this Court and now the said Thomas in his proper person appears to the same Ordered by the Court here that M. Jeoquiam and his Surety Jeoquiam for his appearance be discharged

Thomas Bonne and his Recognizance taken before the said Justice on the twenty first day of March last in the sum of forty pounds Sterd to be levied on his goods and Chattell Lands and Tenements to the use of his Lord Ship Conditionally that if he did not make his personal appearance at the then next County Court to be held for said County and to answer unto all such things as should be objected against him on his Lordships behalf and in the mean time he was to be of good behaviour and especially to David Macbride And now at this Court no person showing any cause to the contrary why the said recognizance should not be discharged this Court here discharges the same

Nathanial Sears and William Woodland at the same time and entered into Recognizance in the sum of twenty pounds Sterd to be levied on them Conditionally that if the said Thomas Bonne should not appear and answer as aforesaid and that he the said Thomas Bonne be of good behaviour as aforesaid this Court here