

November Court and 1728. 138

Whereupon Command is given to the Sheriff of Somerset County that he shalld take the afo<sup>r</sup> Eleanor Haines if  $\$10$  to answer &c and afterwards in the same Court came here the afo<sup>r</sup> Eleanor Haines in custody of the Sheriff, into whose custody before that time was committed for the cause afo<sup>r</sup>, and being by the said Sheriff to the Barre in thereupon instantly demanded how she would acquit herself of the felony afo<sup>r</sup>, says that of the felony afo<sup>r</sup> as by the Indictment afo<sup>r</sup> is upon her imposed she is guilty thereof &c — Whereupon the Justice here valued the goods in the Indictment afo<sup>r</sup> mentioned to be stole to One hundred and twenty pounds of tobacco. Wherefore it is considered by the Court here that the afo<sup>r</sup> Eleanor Haines pay unto the afo<sup>r</sup> John Colwell the party deprived four fold of the value of the goods afo<sup>r</sup> amounting in the whole to the sum of five hundred pounds of tobacco, (the afo<sup>r</sup> goods being valued by the Court here according to Law) and that the said Eleanor Haines be whipt with ten lashes on the bare back well laid on until the blood appear, and that she stand in the pillory a quarter of an hour, and that she be taken &c and thereupon as to the corporal punishment afo<sup>r</sup> Command is thereupon given to the Sheriff of Somerset County afo<sup>r</sup> that he do therefrom immediate Execution according to the Judgment afo<sup>r</sup> rendered by whiping off the afo<sup>r</sup> Eleanor Haines at the publick whiping posts with ten lashes on the bare back well laid on until the blood appear and by sitting her in the pillory a quarter of an hour, afterwards in the same Court the Sheriff returns that he hath done the Execution of the Judgment afo<sup>r</sup> as to the corporal punishment afo<sup>r</sup> he was commanded. Thereupon it is ordered by the Court that the afo<sup>r</sup> Eleanor Haines give Security for the payment of the several Officers their fees due by reason of the premises whereupon a certain Judge of the said Somerset County Court present here in Court undertake for the said Eleanor Haines to pay the several Officers the fees due by reason of the premises afo<sup>r</sup> £100 —

The same day the same in the parish of Holloway in Somerset County for the not keeping Robert Chambers an apprentice bound to him by the Justice of Somerset County Court in March Court One thousand seven hundred and twenty six to learn to lead and the trade of Shoemaker Thomas Fletcher Rector of All

Test. J. Smith, D. Weston, M. Bevis

Thomas Humphrey foreman

Whereupon the afo<sup>r</sup> Thomas Fletcher in his own proper person appears and pray leave in like next Court to answer the premises afo<sup>r</sup> and it is granted him, and the same day is given unto him George Dashwood his Lordships attorney (who for his said Lordship in his behalf prosecutes) also —

All which said Next Court to wit the Nineteenth day of November and Two thousand and eleven hundred and twenty eight come again as well the afo<sup>r</sup> George Dashwood who for his said Lordship in his behalf prosecutes, as the afo<sup>r</sup> Thomas Fletcher in his own proper person, and the afo<sup>r</sup> Thomas Fletcher in his own proper person comes and pray Judgment of the present no<sup>r</sup> afo<sup>r</sup>, because he says that the said present no<sup>r</sup> and the matter therein contained are not sufficient in Law to oblige him to answer thereto and this he is

Ready to verify wherefore he pray Judgment and that the said present no<sup>r</sup> may be quashed

To which George Dashwood Esq<sup>r</sup>.

Whereupon all and singular the premises by the Court here seen read and fully understood and

Mature,