

June Court 1734 170

Test. John Jackaman Timothy Atkinson — On the backside of the foregoing Bill of Judgement it
was thus Endorsed and a true Bill William Jones foreman.

Thereupon Command was given to the Sheriff of Somerset County that he should take the said John Evans if he to answer &c and afterwards to wit the Eighteenth day of June One thousand Seven
hundred and thirty four before the Justices of his Lordships County Court of Somerset now held
at Doding Creek Cometh the said John Evans ~~and~~ according to a certain Recogno-
zance by him and his pledges in that part before acknowledged in his proper person and
had clearing of the Judgement and says that he is not thereof guilty and of this he
puts himself upon the Country and William Goldsborough Head who for his said Lordship in
that part followeth likewise.

Thereupon it is Commanded to the Sheriff of Somerset County that immediately he should cause to come
here before the Justices of his Lordships County Court of Somerset now held at Doding Creek in the County
of twelve &c by whom &c and who neither &c to Recognozance &c because as well &c and afterwards
came immediately here of the day &c and the Juries of that same day by Joshua Caldwell gentl. Sheriff of
the County and to him impannelled being called came to wit John Donelson, Adam Spence Jnd: John Roach
Joseph Gray John White Joseph Miller Michael Godwin John Webb Robert Collier James Smith Jonathan
Borden and Angelo Atkinson who to say the truth of the premises being elected tried and Swore
upon their Oath do say that the afo John Evans is guilty of the felony in the Judgement (as afo) as to
the stealing of the Suit of Duray Cloth and Razors mentioned and as to the residue of the goods
mentioned in the Judgement as to be stolen the John Evans is not guilty &c.

Whereupon all and Singular the premises here seen heard and fully understood Whereupon the Justices
here according to act of Assembly in such case made and provided did value the Suit of Duray Cloth and
Razors by the Juries afo found to be Stolen by the afo John Evans to two hundred and fifty one pounds of
tobacco Wherefore it is considered by the Justices here that the afo John Evans pay unto the afo John
Jackaman the party grieved four fold of the Value of the afo Suit of Duray Cloth and Razors found to
be stolen amounting in the whole to one thousand and four pounds of tobacco, and that the afo Suit of Duray
Cloth and Razors be restored to the afo John Jackaman, and that the said John Evans be whipt with twenty
Lashes on the bare back wch were laid on until the blood appear; and that he stand with ^{quarter of an} pillowry one hour
and that he be taken off. And thereupon as to the corporall punishment afo It is Commanded the Sheriff
of Somerset County that he do thereof immediate Execution according to the Judgment afo Endorsed by whipping of
the afo John Evans at the publick whipping post with twenty Lashes on the bare back wch were laid on until
the blood appear and by sitting him in the pillowry ^{quarter of an} hour afterward in the same Court the said post
Returns that he has done Execution of the Judgment afo as to the corporall punishment afo he was bound
and soe Afterwards the said John Evans present herein Court is committed into the custody of the Sheriff
of Somerset County until the four fold and fees should be fully satisfied & the said post paid his in Court book