

March Court 1740 63

and being by the Sheriff led to the barre is thereupon instantly demanded how shee of the felony aforesaid above upon her Imposed in the Indictment aforesaid would thereof acquitt her selfe saith that she is in no sort guilty and hereupon of god and evile she putteth herselfe upon the Country and Robert Jenkin Henry Gads who for his said Lordships in this part followeth in like manner -

Therefore it is commanded the Sheriff of the County and that immediately he shalbe cause here before his Lordships Justices twelve at least who neither late to Recollecte and the Jurors of that same Jury by John Hardy Esq; Sheriff of the County and to this Impanelled to wit David Polk, John Woolford, Edward Cooke, Thomas Pollitt, George Tull, Littleton Townsend, William Henry, John White, John Purnall Jr, Peter Taylor, John McFuddy, and Jacob Townsend, being called same who to say the Truth of the premise aforesaid being staled tryed and sworn upon their Oath say that the aforesaid Ann Clark is guilty of the felony aforesaid above upon her in form aforesaid Imposed in manner and form as by the Indictment aforesaid against her supposed.

Whereupon all and singular the premise by the Court here seen heard and fully understood -

Thereupon the Court here according to act of Assembly in such case provided valued the aforesaid One pound four Shillings, in Gold and twelve Shillings, and six pence in paper Currency in the Indictment aforesaid Mentioned to be Stolen to Two hundred and Sixty Two pounds of tobacco.

Wherefore It is Considered by the Court here that the aforesaid Ann Clark pay unto the aforesaid Hugh Ruminor the party named four pounds of the value of the Gold and paper Currency as aforesaid to be Stolen and valued by the Court here as aforesaid amounting in the whole to One thousand and forty eight pounds of tobacco and that the said Ann Clark be whipt with fifteen stripes at the publick whipping post at Dividing Creek in the County aforesaid with fifteen stripes on the bare Backe well Laid on until the blood appear and that she be set in and upon the pillory a quarter of an hour and that she be taken &c and therupon as to the corporal punishment and

It is commanded the Sheriff of the County and that he doe there of immediate Execution according to the Judgment aforesaid Rendered by whipping of the aforesaid Ann Clark at the Publick Whipping post at the place aforesaid with fifteen stripes on the bare Backe well Laid on until the blood appear and by setting her in and upon the pillory a quarter of an hour &c and afterwards in the same Court came the said Sheriff and returned that he had done the Execution of the Judgment and as to the corporal punishment as he was commanded -

Whereupon at the prayer of the aforesaid Hugh Ruminor and according to act of Assembly in such case made and provided the aforesaid Ann Clark is adjudged by the Court here to serve the said Hugh Ruminor his heirs or assigns four whole years to Commence at the expiration of her now Servitude which said four years Service is adjudged by the Court here to be full satisfaction for the four pounds aforesaid and all fees due by means of the Indictment and premises aforesaid Likewise the said Hugh Ruminor is ordered to give security for the payment of all fees due on the Indictment and prosecution aforesaid to any person or persons what so ever - Thereupon also John Green Esq; of Somerset County Gent present here in Court in his proper person undertook for the said Hugh Ruminor and assured upon him selfe to pay the severall fees due on the Indictment aforesaid and prosecution aforesaid