

November Court Anno Domini 1747

And the said Justice Sanders the said sum of Nine Hundred pounds of Tobacco
Altho solemnly called comes not put in his default and the said William
Dunbar into Court therein his proper person comes & says that at the
time of laying the attachment the said Justice Sanders did have of the effects of the said
Debt the value of six hundred and a pound of Tobacco and more

Whereupon the said Justice by
Judgment of Law his attorney asks prayer of the Court that the said sum of nine hundred
pounds of Tobacco be adjudged to be paid to the said Justice Sanders
Therefore it is considered by the
Court here that the said Justice has condemnation of the sum of nine hundred
pounds of Tobacco as aforesaid by the Court here as aforesaid according to the form and effect of
the Act of Assembly in that behalf made & that the said Justice shall have
the said sum of nine hundred pounds of Tobacco

Memorandum of the Court's Judgment

John Willson
Mary Neale
of Henry

Verdict of the Court
The Court here

It is here Commanded the Sheriff that he should take Mary Neale late of Charles
County Widow of 40 years of age & her wife & her two sons that he should have her body before
the Justice of the Peace Proprietary of his Neck County Court to be holden at Charles
Town on the second day of November next to answer unto John Willson
of the County of Frederick the said and so forth and that he should have them &
that the said Mary Neale

At which day to wit the second day of November

Comes the said Justice by Edmund Green his attorney and offers himself against
the said Mary and the Sheriff aforesaid namely Thomas Charge of the County
Returns to the Court here that he has taken the body of the said Mary Neale

And the said Mary in her proper person comes & says
that she cannot deny the petition of the said John Willson
nor but that she did assume upon herself an answer
as the said Justice above says that she complained no answer but that the
Justice took the said damages by means of not performing the promise
and assumptions aforesaid to one thousand five hundred and twenty five pounds
of Tobacco as the said Justice above supposes

Whereupon the said Justice by
his attorney asks prayer of the Court that the said sum of one thousand five hundred
and twenty five pounds of Tobacco be adjudged to be paid to the said John Willson
with the costs & charges by her about his suit in this behalf laid out and
expended to him to be adjudged

Therefore it is considered by the Court here
that the said Justice do recover against the said Mary his damages aforesaid to one
thousand five hundred and twenty five pounds of Tobacco above mentioned
as also one hundred and eighty pounds of Tobacco for his costs & charges
about his suit in this behalf laid out & expended on his behalf by the Court here
as aforesaid and the said Mary in 1747

Adjudged