

Judler then and there feloniously, wilfully and of his Malice afore-
 thought did shoot and discharge, and that the said Negro Jim
 with the leaden shot aforesaid out of the hand Gun aforesaid then
 and there by force of the Gun powder shot and discharged afo-
 said out of the hand Gun aforesaid the aforesaid Mary Judler
 in and upon the right side of the head of her the said Mary
 Judler then and there with the leaden shot aforesaid out of the
 hand Gun aforesaid by the said Negro Jim so as aforesaid
 shot and discharges, feloniously, wilfully and of his Malice aforethought
 did strike penetrate and wound giving the said Mary Judler
 then and there with the leaden shot aforesaid so as aforesaid dis-
 charged out of the hand Gun aforesaid by the said Negro Jim
 in and upon the said right side of the head of her the said
 Mary Judler one mortal wound of the depth of one Inch and
 the breadth of two Inches of which said mortal wound the
 aforesaid Mary Judler then and there instantly died, and that
 the said Negro Jim the said Mary Judler then and there
 in Manner and form aforesaid feloniously, wilfully and of his
 Malice aforethought did kill and murder against the Peace
 Government and Dignity of the State whereof he the said Negro
 Jim hath been convicted before the Worshipful John Scott and
 others his Associates Justices of Kent County Court hold at
 the Court house in the Town of Chester in said County on the
 Monday before the third Tuesday of June one thousand
 seven hundred and eighty six. Nevertheless we grant
 unto him the said Negro Jim our firm Peace and will
 not that he suffer any corporal or other Punishment therefor
 but that he shall stand and be in the same Plight and
 Condition to all Intents and Purposes whatsoever as if