

69. That he on the fifteenth Day of October in the year of our Lord
One thousand seven hundred and eighty seven between the hours of
eight and twelve in the Night of the same Day with force and
Arms at Prince Georges County aforesaid the Dwelling house of
Mary Morgan there situate, feloniously and Burglariously did
break and enter, and two Gowns each of the value of ten shillings,
six Petticoats each of the value of three shillings and nine pence,
three Shifts each of the value of five shillings, two Blankets each
of the value of ten shillings, one Sheet of the value of seven
shillings and six pence, two pair of Stockings each of the value
of two shillings and six pence, three pair of Gloves each of the
value of one shilling of the Goods and Chattels of the said Mary
Morgan in the said Dwelling house then and there being, then
and there feloniously and Burglariously did steal take and
carry away against the Peace Government and Dignity of the
State, whereof he the said Negro Charles hath been convict before
the Worshipful David Saunders, Samuel Heyburn and John
Smith Brooks Judges of a special Court of Oyer and Terminer
and Goal Delivery for Prince Georges County in the State of Mary-
land hold at Upper Marlborough Town at the Court house of said
County on the tenth Day of January in the year of our Lord One
thousand seven hundred and eighty eight. Nevertheless we grant
unto him the said Charles 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
Intent and Purposes whatsoever as if the crime whereof he the
said Charles hath been convict had never been done or committed
Given under the Seal of the State of Maryland this eighteenth Day
of January in the year of our Lord One thousand seven hundred and
eighty eight.