

the said

Whereupon all and singular the Premises by the Court here being fully read and understood, it is considered that the said John Vaughan shall stand in and upon the Pillory of this County for the Space of One half Hour and shall be whipped at the publick Whipping Post in the same County with Thirty One Lashes upon his bare Back and it is commanded to the Sheriff of that he do execute thereof upon him immediately at his Peril &c. And it is further considered by the same Court here that the said John Vaughan after the Expiration of his Term of Servitude do with his said Master or pay unto the said Just Rowwell the sum of Eighty Pounds of Tobacco being five fifths of the Value of the said Servant as an App. Slave and that the said John Vaughan do now restore unto the said Just Rowwell the said Servant or pay unto the same Just the sum of Sixty Pounds of Tobacco it being the Single Value thereof.

Just John Rowwell

Lord Proprietary
Negro Harry Slave
to David Robinson

Fallot County Jo. At a County Court of the Right Honourable the Lord Proprietor that now is held for Fallot County at the Court House near Little his bridge in the County of the said Just Tuesday in November seven hundred and fifty five, by the Oath of Twelve Jurors good and lawfull Men of the County aforesaid being sworn and charge to inquire for the same Lord Proprietor and the City of the County aforesaid. It is Presented that Negro Harry late of the same County Slave of David Robinson the twenty fifth Day of October in the Year of our Lord One thousand seven hundred and fifty five at the County aforesaid within the Jurisdiction of this Court in the Night Time between the Hours of eleven and eleven in the Night of the same Day the Mason House of Oliver Lee of the same County Planter with force and Arms feloniously and Burglariously did break and enter, and a Handman of the said Oliver shillings bar went Money of the Goods and Chattells of the same Oliver in the same House then and there being found, then and there feloniously did steal take and bear away contrary to the Peace of the said Lord Proprietor his good Rule and Government, and against the form of the Act of Assembly in such Case made and provided.

And thereupon at the same Court before the Justice aforesaid beneath the said Negro Harry regarding the County of James Robinson Gent. high Sheriff of the County aforesaid to whose Custody for the Cause aforesaid he was committed, and being to the Bar here in his Proper Person led is committed to the same Sheriff &c. And immediately being asked how the of the Premises above upon them imposed would be acquitted, the same Harry saith that he cannot deny but that he is guilty of the Burglary aforesaid in the Indictment aforesaid specified, in Manner and form as by the same Indictment above against him it is supposed, and the Burglary aforesaid in the Indictment aforesaid specified is properly acknowledged, And immediately by the Court aforesaid asked if the same Harry if any Thing for Himself he hath or to say beneath

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Therefore the Court here to Judgment and Execution of Him upon his Conviction
by his proper Acknowledgment of the Burglary as in the Indictment also
to prove ought not. Who nothing further South only as before he had said.

Whereupon all and singular the Premises being seen and by the Court here fully
and well considered by the Court here, that the said Negro Henry be carried
to the Goal from whence he came, and be carried from thence to the Gallows and there
to hang by the Neck till he be dead &c.

Test John Lewis

Sd Proprietary }
Jalbot County }
The Sd Propriety that now is held for Jalbot County at the Court
House near Pitts his bridge in the County as the first Tues-
day in November Seventeen hundred and fifty five by the Oath

of twelve Sworn good and Lawfull Men of the County as who being sworn and
charged to inquire for the same Sd Propriety and the body of the County as, It is
Presented, that Moses Spencer late of the County as Plaintiff the twenty sixth Day
of October in the Year of our Lord One thousand seven hundred and fifty five at the
County as, and within the Jurisdiction of this Court with force and Arms &c One
Hundred of the Price of Twenty Pounds of Substance of the Goods and Chattells of Charles
Neils then and there being found there and there feloniously did steal take and bear
away Contrary to the Peace of the said Lord Propriety his good Rule and Government
and against the form of the Act of Assembly in such Case lately made and pro-
vided &c.

And thereupon at the same Court before the Justices as Cometh the asd M^r Spencer
in his proper Person, and in the Custody of James Dickinson here into whose cus-
tody for the Cause as before that Time he was committed, and being to the Barr
here in his proper Person is committed to the same Sheriff. And immediately
being asked how He of the Premises above upon him imposed would be acquitted the same
He