

The persons summoned by James Cullum as witnesses in the foregoing difference are allowed by the Court 30th to 5: p diem for their going coming and attendance, and that John Tucker being one of the said Witnesses but not at p^rsent in a Capacity to giue in his Oath concerning the p^rmisses, is Ordred to make his appearance next Prouin^{all} Court to doe the same

Liber FF
[p. 389]

Hannah Price now makes her appearance according to that Ord^r in folio 383, who is Clear'd by Proclama^on from the Indictm^t in which she was accus'd, and no p^rson coming in to shew further cause why she should any longer be detain'd in Custody upon that fact alleadg'd ag^t her

The Court adjourn'd untill tomorrow morning

Octob^r the 19th mett these Justices (uizt) Chancello^r now Judge,
Jerome White Henry Coursey Edward Loyd and Coff:
W^m Euans Esq^{rs}

John Reapley being taken into safe Custody wthout Bayle or main-prize to appeare this Court (by uertue of the Gouverno^{rs} speciall warr^t directed to the sherriffe of S^t maries County who now brings the body of the said Reapley into Court, to answer what shall be Objected ag^t him on behalfe of the Lord Proprietary in and Concerning the death of [blank] dec^d: late Boatswain in the shipe White horse Cap^t young Comand^r now riding at Anchor in S^t Georges riuer in this Prouince, But noe person appearing or comming in to prosecute the said Reapley Proclama^on is made in Court three times that if any person hath any thing to alleadg ag^t the said Reapley Concerning the death of [blank] or any other thing or things whatsoever whereof he may be impeached let them in and they shall be heard, no p^rson comming in the said Reapley is quitted by Proclama^on as aboue

Coff william Euans p^{ft} } The p^{ft} sues the def^t in a plea of debt for
John Foxhall defend^t } dealing wth the p^{ft}s seruants contrary and in
Daniel Jenifer p^r que^r. } breach of the Act of Assembly in such cases
Benjamin Rozer p^r def^t } to the Contrary prouided Therfore Craues
Judgm^t of the Board for the penalty of the said Act being One thousand pounds of tobacco to the Lord Proprietary and One thousand pounds of tobacco more to the p^{ft}:

The def^t pleads not Guilty the p^{ft} producet his Euidence wherby he proues his declara^on that the defend^t did wittingly deale wth his seru^{ts} contrary to the said Act

Wherupon Judgm^t past ag^t the defend^t for the penalty men^oned in the said Act being for One thousand pounds of tobacco to the Lord Proprietary and One thousand pounds of tobacco more to the p^{ft}

[p. 390]