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11-12-1750

Provincial Case File No. 22138, New Hampshire State Archives - Petition of Phebe Nung

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Law
v. v.
w. v. v.
p. 1

Prov. of George the Second by the Grace of God of
New Hamp. Great Britain France & Ireland King
Defender of the Faith &c

Seal To the Sheriff of our Province of New Hampshire
his under Sheriff or Deputy - - - Greeting

We Command you that Justly & without Delay you cause
to be Replevied Sheebee King of Dover in our Said Province
Spinster a Negro Woman whom Vincent Tarr of Said Dover
yeoman & Lois his wife have Taken & do hold as it is Said as
his Native born Slave & Fugitive & Denial the Said Sheebee to go
where she will & enjoy her Freedom, and Summon the Said Vincent and
Lois to appear before our Justices of our Supl. Court of Common
Pleas to be holden at Portsmouth within & for our Said Province
of New Hampshire on the First Thursday next following the first
Tuesday of December next then & there in our Said Court to answer
^{the said} into Sheebee King in a Plea of Replevin for that the Said Vincent
& Lois on the 1. Day of June 1744. at Dover aforesaid did take
the Said Sheebee & Restrained her of her Just Liberty & Confined
her to & Detained her against her Will in the Service of them
the Said Vincent & Lois from the Said 1. Day of June aforesaid
to the Day of the Date hereof, To the Damage of the Said
Sheebee as she says, the sum of Two Hundred Pound, which
shall then and there be made to appear with other due
Damages. Provided the Said Sheebee do find before you
Sufficient Security for which, you will answer to us of
Rendering her Self without Delay to the Said Vincent and
Lois... if she the Said Sheebee shall happen to be adjudged the
Native & Fugitive of Said Vincent, according to the Law

Custom of the Land and that for proving her freedom in this
Particular she do prosecute her Replevin, at the said Next Sess.
Court of Common Pleas & so from Court to Court until the cause
be ended and Certify to our said Court under your Seal such
Security when it shall be taken Hereof Fail not & make due
Return of this Writ & of your doings herein Witness Theodore
Attestation Esq. at Portsmouth the 7th Day of Novemb. in the 24th
year of our Reign annoque Domini 1750

Tam v.
Nov
ut q
mber
bar

A. Wentworth Clk.

Novemb. 12. 1750. Pursuant to this Precept I have
New Hamp. Repleived the within named Sheebe & permitted her to go
where she pleases & to enjoy her freedom I have summoned the within
named Vincent ~~and~~ Lois. to appear & answer according to the Tenor
thereof & have taken Security of the said Sheebe as by the same Writ
I am commanded.

James Melle Dep. Sheriff

A True Copy att. A. Wentworth Clk.

and the said Vincent & Lois. protesting that the within named
Sheebe is the Slave and servant of the said Vincent for Term of the Life of her
the said Sheebe Justice their Restraining her of Liberty & freedom
and Detaining her in the Service of him the said Vincent & they
being his Property as a Slave thereof put themselves on the
Country.

J. N. Emery

A True Copy att. A. Wentworth Clk.

Parker for the Stat.

W. M.

Town v. New
per writ below
①

+ value of
copy

②

Proc. of Sup. Court at Boston: in Decemb. 1750
New Hamp.

22138

Shelburne St. Vincent Law Dep.

The Jury find for the Plt. her freedom, & cost of Court
John Briard foreman

A True Copy att. W. Woodhull

Prov: of
New Hamp.

At His Majesty's Sape. Court of
Common Pleas Holden at Portm.

In & for Said Province on the first
Thursday Next following the first Tuesday
in December being the 6th Day of said month
1750

Present

The Honble: Theodore Atkinson
&

Law Accordingly Vincent Farr as Principle in the
Sum of five Pound, and Noah Emery & James
Kelle as Sureties in the Sum of fifty Shillings
Each Recognize Severally unto the Plat. that they
Deft. prosecute their appeal against the Plat. at the
Next Sup. Court of Judicature with Effect and
pay all Intervening Cost & Damages

A True Copy att. A Wentworth Clk.

Law Accordingly Vincent Fair as Principle in the
Sum of five Pound, and Noah Emery & James
Keille as Sureties in the Sum of fifty Shillings
Each Recognize Severally unto the Just. That they
Do not prosecute their appeal against the Just at the
Next Sup. Court of Judicature with Effect and
pay all Intervening Cost & Damages

A True Copy att. R. Wentworth Clk.