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Judgment Book of Superior Court, Vol. A, Aug. 1744-[June 1750], at 463-64, New Hampshire State Archives - Ruling for Elizabeth Bird

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## SUPERIOR COURT



AUG. 1744 through AUG. 1748

3-463 Whereas at their Court of Grand Jury found an Indictment CH. TW. MWYB against John mitchell & William Polair with others to the Jury un: Pero known for Sending menacing Letters to Sotham Odiorne Ggot to obtain a Sum of money of him as particularly Set forth in the Said Indictment on which Indictment of Said John was Grot to bral inwhich trial Fero a mollatto or regro man belonging to the Said William was called to give Evidence thereto Relating for the King and whereas process was Issued against the Said William to bring him to tryal which Prosepit was propable would be Served before the Ending of the Said Court and thereupon of Court ordered that the Said Fero should be detained in y Custody of & theriff till farther Order but of Builness of y Said Court being now finished for their term and the said Prougs not Served it is ordered by y Court that the Said Pero be difinished out of the Sheriff Custody and that. if the Sheriff or his Deputy Drifon keeper has any Demand for his Sup-port that he carry his Bill for the Same from the time of the allowand in the Cost taxed against Mitchell to this day to the

Elizabeth of Fortsmonth in the Province of New Hampshine & HIW HIWH Wildow in forma Pauperis y Complainant— the Complaint Sheweth that a Son of the Complainant named John Wird a minor of about fourten years of age now doth and for about Seven years last past hath lived with Richard Winter of Portsmouth a forefail hope maker and as the Said Richard Suggesteth the Said John Bird is by Indentures an apprentice to him the Said hickard for a time not yet Expired and that the Said John Bird was bound unto him the Said Richard as the Said Richard Suggesteth by Benjamin Bird late husband of your Complainant now Bengh that the Said Richard hath for a long time Since Gren

general affembly for allowance & Sayment, this order past of

twenty third of September Why -

and now is Confined in the Goal in Portsmouth aforefail where his wife keep's with him that the said Richard hath for years past neglected and now doth neglect to pro: vide Suteable and Sufficient meat Doinh Lodging and elo. thing for y Said John neither hath the said Richard per: mitted the Said John to attend any place of publick worthing for five years past that your complainant has reason to think that if the Said John her Son be not taken from him the Said Richard it will be to the Pruin of both Soul & Body of her Said Son - wherefore your complainant most Humbey prays the advisement of this Court on the Fremises & that your Complainant may have some helif in the Premises, The Said Richard Winter being brought into Court to answer to Said Complaint Shewed an Indenture with Some Brasements in the Same and nothing made to appear that the Said Servant had ever been provided for as in said Indenture mentioned and the particular facts Complained of appearing to be true & further that the said Richard is not in a Capacity to teach the Said Gervant the trade or give him any learning which has hitherto been ne: gented even someth as to read - and the Said Richard refusing to give good Security for the better providing for and Instruct: ing the Said John - It is therefore Confidence that the Said John be and hereby is descharged from his Said apprentices hip that the Said ligar Bird thale take her Said Son under her own Care and put him to Some other person as an apprentice to learn to read and write of some Suitable Calling Continued actions

Proprietors of Chester Appellants against Joseph Brown Appelles Continued for that there was a Venire Ifrued to the Goroner to Summon a Jurys for this caup and no heturn thereof made the theriff being a Proprietor of Chester.