

Notes of case submitted to Mrs. Judge  
by Lay Inspector, <sup>Dept. of Agriculture</sup>  
as to award of Justice at <sup>General Sessions</sup>  
held at Winton 24 Oct 1854.  
Re Parole of Unplequintan. Div of Work.

Composition under 2 & 3 W 4. C 119.

Amount to be subject to variation accordg to average price  
of Corn. See s. 6 & 7. 2 & 3 W 4. C 119 - s 31 & 43, G 4, C 99.  
and s 23 to 26 inclusive of 5 G 4 C 63.

Certifics States price of Wheat and Oats.  
Should be Wheat or Oats accordg to 4, 4, 4, C 99. s 25 -  
and 2 & 3 W 4. C 119. s 1 -

By 1 & 2 V. C 109 Real Chaw Act s 32. These are  
subject to variation in same way as Composition -

Commissioners sometimes omitted to state amount  
required respecting price of Corn - and to remedy  
this see 1 & 2 V. C 109. s 32 -

(Then followed copy read made at Sessions)  
Mag. Ct. is then asked his opinion

Note of Opinion

49. 4.  
C. 95.  
s. 25.  
The Court did not decide whether Wheat  
or Oats was principally grown and instead  
of saying so, has said both were principally  
grown - his finding, both were principally  
grown is more surplusage & must be rejected -  
consequently Certificate is, as if no mention of  
species of Corn was stated at all.