

Liber B, Deponent, if She might not Record those Depositions your
 No. 3. Deponent answered yes, She replied She would Record them,
 and prove all Berry's Children bastards She farther asked your
 p. 346 Deponent, if She might not Except against any Commissioners
 Setting your Deponent answered if that She Could prove any
 one a not Competent Iudge or a party in the Cause She might
 object against them; the Said Mary Little answered that She
 would object against m^r Preston Stockley and Pott, for Said
 She they are all parties these words or words to the Same
 Effect She related againe as Bartholomy Herring Came home
 in whose house the words were Spoken. W^m Moffett

Bartholomy Herring Sworne and Examined affirmeth that
 what is above written is truth, And farther Saith not.

Signum

Bartholom: B Herring

Administration is Granted unto Iames Veitch upon the
 Estate of Iohn Drueman deceased.

order for m^r Nathaniell Burroughes fine

Whereas m^r Nathaniell Burroughes appeared before this
 Court to answer for Some misdemeanors at a Court held at
 Putuxent the 15th of may 1657 in a Suit depending betwixt
 Iohn Nevill & Iames Attcheson and the Said Burroughes Sub-
 mitting himself to the Court, and acknowledging himself to
 have been in Drink, The Court doth order that the Said Bur-
 oughes be fined one hundred pounds of Tobacco according to
 Act of Assembly in that Case Provided to th^e Publique with
 Court Charges.

Aron Iacobson plft } Whereas in a Suit depending between
 Io: Little defendant } Aron Iacobson plf^t and Iohn Little defendant
 the Said Little doth Crave a Iury, The Court doth order that
 the Sheriffe doe Impannell a Iury upon tryall of that Suit.

A Iury Impannelled for Iohn Little

Iury for Io: Little	Walter Peake foreman	Robert Robeson
	Cap ^t Hen: Keene	Mathew Smith
	Edward Keene	Nathaniell Burroughs
	Patrick fforrest	Iohn Cornelius
	Thomas Reede	Iohn Hambleton
	Iames Gunnell	Alexander Watts

The Said Iury after much time Spent brought in their Ioynt
 Verdict as followeth viz:

p. 347 We find for the plaintiff one hundred Eighty five pounds of
 Tobacco to remaine due upon account