

Liber  
P. C. R.  
p. 187

The Examinaõn of Christian Bonnefeild taken this 17<sup>th</sup> of Sep-  
temb<sup>r</sup> 1658

Who sayth as shee best remembreth shee was marryed to Rob<sup>t</sup>  
Holt the Thursday before Candlemas day last by Will<sup>m</sup> Wilkinson  
Parson, That shee had neuer marryed to Robert Holt, but th<sup>t</sup> the s<sup>d</sup>  
Wilkinson sayd, shee & the s<sup>d</sup> Holt might lawfully marry, & th<sup>t</sup>  
diuers times coming to him to know his Opinion in itt, telling him of  
her former husband & Roberts Holts former Wife. Hee still told  
her shee might mary to any Body by me Philip Caluert

Other Euidences were also made appeare out of the Records by  
M<sup>r</sup> Attorney. And after some time spent The Jury agreeing, bring  
in their Verdict Endorsed on the Writt Bill a Vera for the whole.

Henry  
Penny v. Mr  
Thomas  
Sprigge

The p<sup>tf</sup> sheweth by his Pet<sup>n</sup> how th<sup>t</sup> M<sup>r</sup> Thomas Mathews assigned  
ouer unto him a Bill of the Dēft, whereby the dēft was engaged to  
deliuer att S<sup>t</sup> Maries One Cow & calfe before the Tenth of March  
1656. W<sup>ch</sup> Cow & calfe the dēft promised to pay the last spring but  
now denyeth to deliuer the calfe unto the p<sup>tf</sup>.

To w<sup>ch</sup> the dēft sayth th<sup>t</sup> That Bill is assigned ouer unto the p<sup>tf</sup>,  
w<sup>th</sup>out his consent, contrary to an Act of Assembly & therefore  
wrongfully sued.

But the Court being satisfied, th<sup>t</sup> the dēft assumed to pay that  
Cow & Calfe in dispute the last yeare to the p<sup>tf</sup>, att the request of  
Thomas Mathews, To whom that Debt was due, & as the dēft him-  
selfe acknowledgeth. It is ordered th<sup>t</sup> the dēft pay unto the p<sup>tf</sup> a  
Cow th<sup>t</sup> hath not this yeare had a Calfe, & allso a Calfe fallen the last  
spring, besides Costs of suite.

To the hon<sup>bte</sup> the Gou<sup>r</sup> & Councill

Overzee v.  
Lewis's  
Estate

The humble Pet<sup>n</sup> of Symon Ouerzee. Sheweth Whereas Cap<sup>t</sup>  
Will<sup>m</sup> Lewis late of Portoback deceased was indebted to yo<sup>r</sup> Pet<sup>r</sup>  
by bill one Indian Slaue 2<sup>d</sup> Nouemb<sup>r</sup> 1653, allso Eighteene Barrells  
of Indian Corne, & one thowsand pownds of Tob the 2<sup>d</sup> Nouemb<sup>r</sup>  
1653 & noe assetts being left to satisfy the s<sup>d</sup> Debts, yo<sup>r</sup> Pet<sup>r</sup> humbly  
prayeth th<sup>t</sup> an Extent may issue forth agst his Land, att Nangemy for  
paym<sup>t</sup> of the s<sup>d</sup> Debts w<sup>th</sup> forbearance & charges of suite And he shall  
pray &c :

The Pet<sup>r</sup> produceth the Bill of the s<sup>d</sup> Lewis for the Tob. & Corne  
as is demanded in his Pet<sup>n</sup>, But not the Bill for the Indian Slaue.  
And the Court desyring to be satisfied, for th<sup>t</sup> this demand is a  
Debt of long standing whither the Pet<sup>r</sup> hath receiued any Con-  
sideraõn eyther in part or otherwise in satisfaction of his s<sup>d</sup> demand

ffor the clearing of w<sup>ch</sup> Symon Ouerzee sworne sayth th<sup>t</sup> hee neuer  
receaued satisfaction of Cap<sup>t</sup> William Lewis nor any assigne from