

summes of Tob to him due for ffees & dyett, since the Engagem<sup>t</sup> att Anarundell & whereas the s<sup>d</sup> Tob hath bene seuerall times demanded, & not yett payd or satisfyed, hee being meereley on th<sup>t</sup> account out of purse 4000<sup>t</sup> Tob, or thereabouts, ouer & aboue his dayly care & trouble, Besides for satisfaction of his Charges, & like trouble since arysing, by mennes & account of the Quakers, much to his hinderance. It is Ordered th<sup>t</sup> his Pet<sup>n</sup> be Respited. And th<sup>t</sup> hee shew and procure the Order or Writt, whereby the parties were committed, & summe in the parties by him Charged, as in his Pet<sup>n</sup> to the next, or the next Prouinciall Court after, as hee shall see cause.

Liber  
P. C. R.

p. 254

Whereas Cap<sup>t</sup> Will<sup>m</sup> Euans Admistrato<sup>r</sup> of the Estate of Cap<sup>t</sup> John Bariffe tooke out writt of Scire facias agst John Mackenny, to shew Cause &c: for 400<sup>t</sup> Tob, And the s<sup>d</sup> writt being serued, & the s<sup>d</sup> Mackenny therby lawfully summoned. Yett not appearing eyther by himselfe or Attorney att this Court.

Evans v.  
Mackenny  
Vid. ent.  
fol. 217

It is ordered th<sup>t</sup> the pif haue Exeq<sup>n</sup> according to the writt & former Order of Court.

Know all men by these p<sup>e</sup>nts th<sup>t</sup> I Arthure Turner of Charles County gent<sup>n</sup> haue assigned, ordayned & made, & doe by these p<sup>e</sup>nts in my stead and roome putt, constitute, & appoynt my true & welbeloued ffreind George Thompson of the s<sup>d</sup> County, my true & lawfull Attorney in the suite now depending betweene Lucie Stratton, & mee the s<sup>d</sup> Turner. Gyuing & by these p<sup>e</sup>nts graunting unto my s<sup>d</sup> Attorney full power & authority in the premises to doe, say, p<sup>e</sup>forme, conclude & finish for mee & in my name, & to my use & behoofe to doe, say, or cause to be done & sayd all & euery such Act & Acts, thing & things, deuce & deuices in the Law whatsoeu<sup>e</sup> for the defence of my cause, & the recouery of my charges soe maliciously throwne uppon mee, Ratifying & allowing & holding firme & stable all & whatsoeu<sup>e</sup> my s<sup>d</sup> Attorney shall lawfully doe, or cause to bee done, in or about the premises by uertue of these p<sup>e</sup>nts. In wittnes whereof wittnes this my hand this 15<sup>th</sup> of Aprill Año 1659.

Stratton v.  
Turner

Wittnes

Arth Turner

Will<sup>m</sup> Waring.

This Case following w<sup>th</sup> all the Depos<sup>ns</sup> as they are here inserted is thus sent up by George Thompson Cler of Charles County Court unto this Prouinciall Court.

Whereas there was a Court held in Charles County the 6<sup>th</sup> of January 1658 to w<sup>ch</sup> Court Lucie Stratton arrested M<sup>r</sup> Arthure Turnor, in an accōn of the Case. W<sup>ch</sup> Case shee then expounded to bee, for the mayntenance of a Child by him of her begotten, as shee alleageth, ffor w<sup>ch</sup> Case (after th<sup>t</sup> they had troubled the Court) the dēft craued a Jury, w<sup>ch</sup> being then not to be fownd, was by the consent of both p<sup>e</sup>ties referred unto the next Court to bee held for