

Liber can instruct mee concerning the Law. Whereuppon this Depon^t sayd
P. C. R. th^t this Act was acted before any Law was prouided for such cases, &
 therefore according to the usvall Custome, the womans Oath would
 stand agst him, & further this Depon^t sayth That hee heard the s^d
 Turner say That hee could loue her as well, as euer hee did his owne
 Wife, & th^t it was by her faythfull promise unto him to bee his Wife,
 th^t made him act what hee did, & further requested this Depon^t to
 beare him company the next morning, to goe & see, whither hee could
 win her to bee his Wife, who went to Pikayawaxent wth him, There
 desyring to breake a question & not hauing opportunity (for John
 p. 257 Morris requested her absence) Hee being gone, this Depon^t told the s^d
 Lucie Stratton, th^t M^r Turner was come to make her satisfaction,
 saying yo^u haue layd yo^r Child to him (w^{ch} shee did not disowne) &
 therefore hee is come to tender both p^{erson} & Estate, if shee would
 take him to bee her husband. And the s^d Lucie replied, Saying, th^t
 shee had suffered enough by him, & th^t shee would not marry him if
 shee suffered Death for it, Saying That hee was a Lustfull man a uery
 Lustfull man & th^t shee neuer could bee quiett for him, Why Lucie
 replied the s^d Turner it was by thy faythfull promise unto mee to bee
 my Wife th^t I acted it, W^{ch} shee denyed, Whereuppon the s^d Turner
 asked her, who was most lustfull yo^u or I? saying, yo^u came to my
 Bed, when I was in bed & putt yo^r hand under the cloaths, & tooke
 mee by the priuate parts, Whereuppon this Depon^t left them, & told
 the s^d Turner th^t hee should find him att Robert Hundleys & further
 sayth not. The fores^d Depos^{ns} being read in open Court, & considered:
 & it appearing to the Court, th^t Arthure Turner, supposing himselfe
 ffather of the Child begott of Lucie Stratton, profered the s^d Lucie
 mariage & shee refusing the same: as euidently is shewed in the
 foregoeing oaths, The Judgm^t of the Court is That the s^d Lucie ought
 to prouide for & meinteine the s^d Child her selfe, wthout any allow-
 ance therefore from the s^d Turner. And soe Ordered accordingly.

Hall v. Whereas Walter Hall Adm̄istrato^r of the Estate of Henry ffox
Hamond Deceased, tooke out writt of Scire facias agst Anne Hammond for
vid. Writt 1166^t Tob to shew cause &c:
fol. 229

The dēft in answeere thereto sayth th^t that Debt was due to M^r
 Land, & th^t shee hath seuerall Receipts or acquittances therefore from
 the s^d Land, for all or most part of the Debt. But it appearing th^t
Exeqⁿ the former Order of Court, was obteyned att the suite of Henry
issued 17^o ffox, & to him alone; wthout any mention of the s^d Land, And the dēft
June 1659, not prouing, th^t any thing in consideraōn of the s^d Order was satisf-
Vid. fol. 275 fyed formerly by her, to the s^d ffox, or his assignes. It is therefore
 Ordered th^t the p^{if} haue Exeqⁿ according to the writt, & former
 Order of Court.

Re Browne Whereas Daniel Browne hath Petitioned the Gouverno^r & Councell
 for Reliefe & meintenace, hee being att p^{nt} in soe extreame sickly