Liber make Oath of ffidelity to his Lp, as is prouided for by Act of Assembly of this Prouince having thereby made himselfe uncapable of holding any Land of his Lp, & not able to give the sd Web assurance of the sd Land, of whom he hath received paymt, as is afore shewen. And whereas the sd Land, is since (through the sd Larkins default) graunted away to Edward Cox. It is therefore Ordered the the s^d John Larkin repay back to the s^d Edmund Web one Thowsand pownds of Tob & Cask, whenas noe assurance hath bene guyen to the sd Web of the sd Land, by the sd Larkin. Hee having not complyed wth the Condicons of Plantaon whereby any Land wth in this proup. 259 ince could be graunted to him besides such dammages as the st Web shall rightly make appeare & susteyned for want of his Tob these 5 veares as hee alleageth.

Parrott v.

Whereas Will^m Parrott hath petitioned the Court for reparaon in Brasse his credit, agst Alice Brasse, Shewing how tht the sd Brasse being his seruant, & hee correcting her, scandalously reported how her sd Master had broake Two of her ribbs, & tht if shee dyed wth in a twelue month shee would lay her death to him, &c:

Capt Sampson waring sayth, tht being att Mr Stanleys, Mr Stanley requested him & James Veitch, & Mr Willm Coursey, to goe in & see his seruant hee had bought of Mr Parrott, And shee seemed then to bee lame & sayd th' if shee dyed, Mr Parrott was the occasion of her Death by unreasonably beating her wth a great stick. And that shee thought the had broken one or Two of her ribbs, And this Depont sayth tht shee then att tht time lay, as if shee were dying, but the next morning shee went about her business in dressing Victualls, & righting up the howse.

James Veitch Jurat idem uerbatim quod Capt Waring, Anne Neuell sayth the Veiwing Anne Brasse & searching her, shee found her all black & blew ouer one of her shoulders & ouer the back & sweld downe the back.

Mr Stanley informeth the Court, tht it was a fortnight or three weekes after Anne Neuell searched her, from the time Mr Parrott beate her & tht it was wth a stick, as big as her little finger, & tht shee still complaines of the payne in her back.

The Judgm^t of the Court is There appeares noe cause of Accon & both parties dismissed.

Beicher v. Cornelius

Caluert County. Command John Cornelius & Elionor his Wife to hold plea to Thomas Belcher of Caluert County in an accon of Couent of a parcell of Land being part or parcell of the Resurrection Mannor in Caluert County afores^d, formerly conueyed, or sold to Cornelius Kennde by Thomas Cornewaleys Esqr of the Crosse in the County of St Maries, & by him to John Knap, & by the sd Knap, to