

Liber
P. C. R. make Oath of fidelity to his L^p, as is provided for by Act of Assembly of this Province having thereby made himselfe incapable of holding any Land of his L^p, & not able to give the s^d Web assurance of the s^d Land, of whom he hath received paym^t, as is afore shewen. And whereas the s^d Land, is since (through the s^d Larkins default) granted away to Edward Cox. It is therefore Ordered th^t the s^d John Larkin repay back to the s^d Edmund Web one Thousand pounds of Tob & Cask, whenas noe assurance hath bene given to the s^d Web of the s^d Land, by the s^d Larkin. Hee having not complied wth the Condicoⁿs of Planta^on whereby any Land wth in this province could be granted to him besides such dammages as the s^d Web shall rightly make appeare & susteyned for want of his Tob these 5 years as hee alleageth.

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

Cap^t Sampson waring sayth, th^t being att M^r Stanleys, M^r Stanley requested him & James Veitch, & M^r Will^m Coursey, to goe in & see his seruant hee had bought of M^r Parrott, And shee seemed then to bee lame & sayd th^t if shee dyed, M^r Parrott was the occasion of her Death by unreasonably beating her wth a great stick. And that shee thought th^t hee had broken one or Two of her ribbs, And this Depon^t sayth th^t shee then att th^t 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 ide^m uerbatim quod Cap^t Waring, Anne Neuell sayth th^t Veiwing Anne Brasse & searching her, shee fownd her all black & blew ouer one of her shoulders & ouer the back & sweld downe the back.

M^r Stanley informeth the Court, th^t it was a fortnight or three weekes after Anne Neuell searched her, from the time M^r Parrott beate her & th^t it was wth a stick, as big as her little finger, & th^t shee still complains of the payne in her back.

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

Belcher v.
Cornelius Caluert County. Command John Cornelius & Elionor his Wife to hold plea to Thomas Belcher of Caluert County in an acc^on 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 Esq^r of the Crosse in the County of S^t Maries, & by him to John Knap, & by the s^d Knap, to