

your said Town, Butcher: These are therefore to will and require you, and in his Majesties name to charge and command you and either of you, that presently upon the recit hereof you attach the body of the said T. S. and thereupon bring him before me, (or some other of his Majesties Justices of the Peace for this County) to find sufficient Sureties, as well for his appearance at the next general Sessions of the Peace to be holden for this County, as also for his good behaviour towards his Majesty and all his liege people in the mean time. And hereof fail you not, as you will answer the contrary at your peril. Dated, &c.

*An Order for a Bastard Child.*

Eulfr.  
part 2.  
p. 341.

**I**F the Justices make an Order, from which the reputed Father appeals, and gives Security to abide the Order of Sessions, at Sessions another Order is made for refusing to obey, by which they commit him; this is illegal, for they ought to prosecute him on his Security. *Hammonds Case, M. 3 Car.*

lb. p. 342,  
343.

And an Appeal being made to Sessions from the first Order, the Sessions ought to confirm or quash the first Order; and if the Sessions repeal the first Order, they may refer it back again to the Justices; but if they neither quash nor affirm it, they cannot refer it back. *Smiths Case.* And if the Justices at Sessions repeal the first Order, then it is *res integra*, and the Recognizance ought to be in the disjunctive, to perform the Order, or to appear at Sessions; and for not obeying the Order one Justice of Peace may commit, and but one of the two next Justices disavow the Order. *Quære* what is to be done.

lb. p. 348.

One hath a Bastard, and is not punished for it by 7 Jac. 4. and she hath another Bastard, she shall not be punished for this last as for a second Offence by 7 Jac. 4. unless she had been punished for the first. *Jones Justice at Salop, Lent 7 Car.*

lb. p. 349.

A Servant Maid is begot with Child at T. but by an Artifice she is conveyed to a Hovill of one of the Parish of T. upon the Confinnes of that Parish, but in truth within another Parish, where a Child is born. *Jones Justice of Assize* declared, that in case such practice be proved, the Child shall not be kept by the Parish where it was born, but where she was got with Child.

lb. p. 350.

One B. a Servant Maid was begot with Child by one R. at D. and the Child born there; R. takes it from the Mother, and puts it to nurse, and marries another Woman, and keeps the Child with him 10 or 11 years together, and died, leaving a Wife and divers Children, which she was not able to maintain, but they were relieved by the Parish. The Mother of the Bastard for the most part lived in Service, and had 3 l. per ann. left her by her Friends, but was not in her own hands: she was still able to do some Work, but was a Woman of weak understanding. *Jones and Whitlock at Salop Lent Assizes 7 Car.* resolved, that the Child is to be sent to the Mother, if she be able to maintain it, if not, to the place where it was suckt 10 years with the Father.

The Order of Sir I. M. Knight, and M. D. Esquire, two of the Justices of Peace of the County of G. made for the relief of the Parish of W. in the said County, for the keeping of B. a Bastard Child begotten by T. S. of, &c. on the body of K. I. &c.

**I**n *Novis*, upon the Examination of the said K. duly by us taken, we do find that the said T. S. is charged to have had divers times bodily  
S f and