

583) The Deposition of Robert Orme aged Seven & fifty years or thereabouts  
 This Deft being duly sworn upon ye holy Evangelist Saith y<sup>e</sup> about 20 years  
 since in y<sup>e</sup> Life time of Wm Swick, he y<sup>e</sup> D<sup>r</sup> Wm Swick & this Deft having  
 been fishing & Landing in herring Creek y<sup>e</sup> D<sup>r</sup> Swick showed to this Deft  
 a bounded Locust by y<sup>e</sup> Water side saying that was y<sup>e</sup> bounded Locust between  
 Nailor & him y<sup>e</sup> D<sup>r</sup> Swick upon their Late agreement & y<sup>e</sup> D<sup>r</sup> Swick at y<sup>e</sup> same  
 time showed this Deft a bounded tucary sack in y<sup>e</sup> Wood to y<sup>e</sup> Westward  
 from y<sup>e</sup> D<sup>r</sup> Locust y<sup>e</sup> w<sup>ch</sup> y<sup>e</sup> D<sup>r</sup> Swick told this Deft was y<sup>e</sup> dividing tree be-  
 tween y<sup>e</sup> D<sup>r</sup> Swick & Nailor at y<sup>e</sup> head upon their D<sup>r</sup> Agreement. And y<sup>e</sup> D<sup>r</sup>  
 Swick also showed this Deft a marked Line between y<sup>e</sup> D<sup>r</sup> Trees. And this  
 Deft further saith y<sup>e</sup> att other times he hath heard both y<sup>e</sup> D<sup>r</sup> Wm Swick &  
 the D<sup>r</sup> Nailor say y<sup>e</sup> y<sup>e</sup> D<sup>r</sup> Nailor had allowed to him y<sup>e</sup> D<sup>r</sup> Swick Land  
 att y<sup>e</sup> head & y<sup>e</sup> y<sup>e</sup> D<sup>r</sup> Swick had allowed to him y<sup>e</sup> D<sup>r</sup> Nailor Land on y<sup>e</sup>  
 Water side & further this Deft saith not.

Sworn before us 13<sup>th</sup> Day of 8<sup>th</sup> 1707 Robert Orme  
 Wm Holland  
 John Biggs

We doe hereby Certify y<sup>e</sup> tucary in y<sup>e</sup> above Deposition mentioned is y<sup>e</sup> same  
 tucary sworn to by Eliz<sup>a</sup> Wilson in her Deposition herunto annexed as Witness  
 our hands y<sup>e</sup> Day & year before D<sup>r</sup>  
 Wm Holland  
 John Biggs

\* In y<sup>e</sup> Court of Chancery Nov<sup>r</sup> 17<sup>th</sup> 1707 [vide pag 581.]  
 Person, his due y<sup>e</sup> good Judge of y<sup>e</sup> said  
 His due y<sup>e</sup> sent for & advise with Wm Bladon Esq<sup>r</sup> her maj<sup>ty</sup> att<sup>r</sup> y<sup>e</sup> the justice  
 Wornal Hunt Esq<sup>r</sup> counsellor at Law touching y<sup>e</sup> cause of the Mary Maenara  
 mara ag<sup>t</sup> Tho<sup>s</sup> her husband & considering y<sup>e</sup> contemptuous behaviour of y<sup>e</sup> said Tho<sup>s</sup>  
 Maenara towards this court & disobedience to y<sup>e</sup> Ord<sup>r</sup> of his Excellency, Ex-  
 ceptor, as in y<sup>e</sup> Records of y<sup>e</sup> same is observed & being informed y<sup>e</sup> y<sup>e</sup> Tho<sup>s</sup> had No-  
 ticed by some means or other of y<sup>e</sup> Att<sup>r</sup> of y<sup>e</sup> day before it was served & by imposing  
 on y<sup>e</sup> Att<sup>r</sup> of y<sup>e</sup> same y<sup>e</sup> procured an Habes corpus in blank & so far impaired on  
 Ed Wm Holland one of y<sup>e</sup> Justices of y<sup>e</sup> said Court as to sign y<sup>e</sup> same. Whereupon y<sup>e</sup> Sheriff was  
 committed before he had him in custody on y<sup>e</sup> Att<sup>r</sup> to have his body before the  
 Smithson Esq<sup>r</sup> the Justice of y<sup>e</sup> same Court who was und<sup>r</sup> protest & colour of y<sup>e</sup> Habes  
 corpus Act in viol<sup>ty</sup> of y<sup>e</sup> 31<sup>st</sup> of y<sup>e</sup> said Act & ignorantly or willfully designing to inter-  
 fere with y<sup>e</sup> Jurisdiction of this Court of Chancery has bailed y<sup>e</sup> said Tho<sup>s</sup> before y<sup>e</sup> Return<sup>ing</sup>  
 of y<sup>e</sup> Att<sup>r</sup> by well obstinate & contemptuous dealing y<sup>e</sup> said Tho<sup>s</sup> does still stand  
 out ag<sup>t</sup> y<sup>e</sup> Ord<sup>r</sup> & Decree of this Court. Therefore it is by his due Order  
 that the said Tho<sup>s</sup> be directed to Josiah Wilson gent<sup>l</sup> her Maj<sup>ty</sup> Sergeant  
 at Law & to his Deputy or Deputies to take & in safe & close custody keep y<sup>e</sup> body of  
 y<sup>e</sup> said Tho<sup>s</sup> to appear before this Court on y<sup>e</sup> 8<sup>th</sup> of y<sup>e</sup> next to answer for his contempt  
 ag<sup>t</sup> y<sup>e</sup> Court was y<sup>e</sup> accordingly by y<sup>e</sup> Judge & given to y<sup>e</sup> said Wilson & a copy of y<sup>e</sup> Att<sup>r</sup>  
 filed in y<sup>e</sup> Office. The tenor of y<sup>e</sup> said Att<sup>r</sup> follows in these words  
 1707  
 On y<sup>e</sup> Motion of the Curroll Esq<sup>r</sup> on behalf of Marg<sup>t</sup> Maenara ag<sup>t</sup> Tho<sup>s</sup>  
 Maenara her husband ag<sup>t</sup> showing y<sup>e</sup> notwithstanding a full Att<sup>r</sup> ag<sup>t</sup> y<sup>e</sup> said Tho<sup>s</sup>  
 he y<sup>e</sup> said Tho<sup>s</sup> was by Habes corpus from the Smithson Esq<sup>r</sup> at Large from  
 imprisonment. His Ord<sup>r</sup> y<sup>e</sup> further viz<sup>t</sup> a third Att<sup>r</sup> y<sup>e</sup> ag<sup>t</sup> y<sup>e</sup> said Tho<sup>s</sup>

584  
 To his  
 -land  
 Humbly  
 Council  
 -boas for y<sup>e</sup>  
 none in  
 w<sup>ch</sup> of y<sup>e</sup>  
 -wood on a  
 is possible  
 Willingness  
 further to  
 about y<sup>e</sup> pr  
 -far most  
 discharge  
 to be cony  
 with any  
 some new  
 sion offers

After y<sup>e</sup> D<sup>r</sup>  
 Peter he was  
 made for  
 also to pay y<sup>e</sup>  
 & Wife &  
 of y<sup>e</sup> Sheriff  
 grant at  
 custody & fo  
 to be for y<sup>e</sup>  
 Ord<sup>r</sup> also  
 & Tho<sup>s</sup> & M  
 in Annun  
 to home y<sup>e</sup>  
 200 y<sup>e</sup> Comp  
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