

or at her she tried to
 before to find for the ^{part} if ^{it} ^{is} ^{not}
 for the ^{part} with the ^{part} and ^{part} at ^{part}
 After long debate the Jurors came in
 and demand 30 ^{thousand} pounds as was
 allowed by former Jurys under John King
 and Jerome White Esq. which was
 allowed and granted by the board
 Then they ^{did} ^{order} ^{the} ^{verdict} as
 following (vizt)

The Jury doth award unto the ^{part} for
 Damages ^{the} ^{sum} ^{of} ^{thirty} ^{thousand} ^{pounds}
 Cobars and Costs with Costs & Charges
 Just.

And the Court ordered the verdict
 to stand for the Judgment.

Done Copy by the Clerk of the said
 Court and the Clerk of the upper house
 Assembly before me
 Signed Philip Calvert Sec.

Luke Barbours Esq. the ^{part} ^{and} ^{part} appear
 Esq. Esq. at the time appeared
 the transcript of the ^{part}
 of the records and Judgment ^{part}
 being brought into the house of Assembly
 the ^{part} proceeded to assign & make good the same
 and first was read the first Error (vizt)

First the writ and the declaration doth differ
 in this in Error & cause de la ley

The second part of the writ of Esq. & Esq.
 the wife demands writ agt Luke Barbours
 upon Cause upon Defamation
 whereas the showing of Esq. Marys Countess
 be as of Esq. Esq. Esq. Court & Esq.
 Esq. Esq.

And a libel below
 In the Right hand the Lord Esq.
 Esq. Esq. Esq. Esq. Esq. Esq. Esq. Esq.
 Esq. Esq. Esq. Esq. Esq. Esq. Esq. Esq.