

Whereuppon (standing uppon his Justificaōn) Proclamaōn was made by the Sheriffe in these uery words. Liber
P. C. R.

O yes &c:

Edward Prescott Prisoner at the Bar uppon suspition of ffelony stand uppon his acquittall. If any person can giue evidence against him, lett him come in, for the Prisoner otherwise will bee acquitted.

And noe on[e app]earing, The Prisoner is acquitted by the Board.

To the hon^{bte} the Gouverno^r & Councell &c:

The humble Petⁿ of John Bateman, humbly sheweth That whereas yo^r Pet^r hath to his great cost & Charge purchased of Cap^t Tho: Cornewaleys Esq^r the Manno^r of the Resurrection in Patux^t Riu^r, yo^r Pet^r hath fownd to his great dammage seuerall persons (namely Rob^t Patrickson, Will^m Ennis, Alexander Watts, John Bagby, & Will^m Mills) That haue seated, spoyled, & worne out part of the s^d Land, belonging to the s^d Manno^r. p. 299
Bateman v.
Patrickson
et al.

Yo^r Pet^r humbly Craueth Judgm^t agst the s^d parties for his damage, & hee shall euer pray &c:

This cause being intricate, by reason the surueyo^r is not present in Court, who can giue the only light in this difference, concerning the Bownds. And it being allso alleaged by M^r Rich: Preston (interested in the Cause who surveyed that Land now claymed by the pff, as belonging to his manno^r) That M^r Henry Coursey ended (as hee supposed) the difference concerning Cap^t Cornewaley's Bownds of that his Land.

It is therefore Ordered th^t this Busines be respited till the next Prouincial Court. And th^t M^r Robert Clarke, who surueyed the Land & M^r Henry Coursey allso, who ended the former difference (as is alleaged) be summoned to the s^d Court, to declare their intention concerning the Bownds mentioned in the pffs Graunt or Patent. Vid. fol. 328
& fol. 344

Whereas Anne Barbery being accused att the County Court in Caluert County for hauing a Bastard, & the Child being dead (yett exposed & fownd in a Tob. howse though then lyuing) uppon suspition of ffelony: The Commis^{rs} of th^t County Court haue sent up this Cause to this Prouincial Court to be further heard & Determined. Attorney
General v.
Barbery

Anne Barbery aged 36 yeares, or thereabouts Examined Sayth, That shee did deny th^t shee was wth Child, being taxed by seuerall persons, alleging th^t it was nothing but the spleene shee was troubled wth. And that shee was taken on a suddaine, & could not send for woemen. The reason why shee did not acquaynt any wth it, when shee was deliuered was, Because shee intended when god made her able, to carry it to the ffather Joseph Edlow, for it was his the reason why concealed it & hid it from the men in the howse for th^t shee thought they would bee uery angry wth her. That although shee layd it in the Tob howse, yett shee went to it uery often & p. 300