

Barrett vs May &c. v. 1000 Pds. agt. the above after returning her at 2 p.m.
cont. cont.

+ Samuel Renell with Benj: a Renell, Benj: a Whitfield & John Forew^z his son
her in cont. acknowledge themselves indebted unto his Excellency Thomas^z
M: Randall Esq: - governor or chief magistrate of this comd. & his Successors
in office for the time being the said Sam: Renell in the sum of
\$100 Dollars and the said Benj: a Renell, Benj: a Whitfield and
John Forew^z in the sum of \$50 each to be levied of their
respective goods & chattels land & tenements & to the said Governor
for the use of the comd. rendered. Yet upon this condition
that if the said Sam: Renell shall keep the peace & be of good
behaviour toward all the good citizens of this comd. till the next
comt to be held for this county shall then & there appear before
the said comt & abide and perform such order as the comt
may consider, then this recognizance to be void or else to remain
in full force & virtue —

Opoor vs H^r Bott^r Recog^r for keeping a bastard child on
the body of Nancy Barnes. The diff^rt. appeared in cont according
to the condition of his recognizance and thereupon his Security and dis-
charged from their recognizance & undertaking aforesaid. And the
parties being fully heard. The comt after hearing the testimony &
all the circumstances of the case are of opinion that the said
Henry Bott^r is the father of said bastard child. And it is ordered that
said H^r Bott^r give Security for the support & maintenance of the said child
for the span of six years from this day. Whereupon Drury Waller guardian
~~Powerman~~ to st^r H^r Bott^r here in cont acknowledge themselves indebted
unto his Excellency Thomas M: Randolph Esq: - governor or chief magistrate
of this comd. & his Successors in office for the time being in the sum of \$500
to be levied of his goods & chattels land & tenements & to the said Governor for
the use of the Opoor rendered. Yet upon this condition that if the
said Drury Waller shall pay to the Opoor the sum of \$20 Dollars
per annum for the span of six years from this day toward the
support & maintenance of said child provided said child should
live so long then this recognizance to be void or else to remain in
full force & virtue —

6.07 X Smith vs Harrison Not on P. B. Bond notice provided by Judge and
costs —

6.07 X Horner ad^r vs Hamps Not on P. B. Bond notice provided by Judge and
bond with costs —