

Sir

Portsmouth Aug. 13th 1765 # 48

In Answer to yours by your Son of this Day after condoling with you on such an Affecting Providence I cannot see how the method you have pursued can be remitted till the Prisoner can be Committed to his Majesty's Goal for she may not be admitted to Bail if it be very Evident she has lately had a Child I think she may be tried at the Adjournment to prevent the great Inconvenience of continuing her in Custody till Feb. or perhaps May next and if this fact ^{there can be no doubt} the Delivery of the woman was before the Court Day viz the first Tuesday of Aug. but if while the Court is sitting which it is yet I think she may be tried and the Grand Jury must be sent for which I think was the Case of some Criminal tho I cannot at present recollect the Name when or who

The Charge of a guard is unavoidable but it ought to be Provincial unless the Party has an Estate I suppose while she is unfit to be removed one Man will answer but this you can best Judge who know the People Situation &c I am upon the whole ^{of opinion} the Course you are in must be pursued till she may in the Opinion of a Doct^r of Physic be removed with Safety to the Common Goal

I am with due regards & Esteem

Sir Your most Obed^t Humble
Servant

William Parker

Wescheck Wearse Esq^r

Letter from Mr
Spencer's Relative
to Rachel Eaton

Dear

Merbach's Name

Engl

at

Amington Falls

