Whereas Mr John Pille plf hath formerly arrested & sued Walter Liber P.C.R. Hall deft, in the County Court of St Maries County held att New Towne on the first day of ffeb: 1658, in an accon of Debt of 977^t Tob & Cask, Wch sd Cause was before the Comisrs of tht County then heard & Respited till the next County Court, And whereas att the next Court on the 22th of Aprill following Mr Walter Hall appealed to the next Prouinciall Court for this Prouince, Wch was by p. 253 the Commis^{rs} then p^ent in Court graunted, & Ordered th^t the s^d Walter Hall put in sufficient security for his appearance att the next Prouinciall Court, & pay dowble Costs & Damages in case hee bee cast in th^t s^d suite, (as by the order of th^t County Court afores^d may appeare) And thereuppon the s^d M^r Pille hath petitioned this Court for his fores^d Debt, M^r Hall deft sayth th^t hee made a Couen^t wth the plf to be his Ouerseer & take care of his seruants for some certaine time; & was to have the benefitt of the plfs Plantaon during tht time, But the plf sold the Plantaon before the time exspyred by Condicon, contrary to the defts will or knowledge, much to his dammage & hinderance.

The Deposⁿ of Will^m Waynhames aged 20 yeares

Sworne in open Court, p° ffeb. 1658. Sayth That Mr Hall sayd to this Depont, hee would see the sweet sented Tob hangd before hee would plant any more of it, for it would undoe him, And his intention was, as this Depont uerily beleiueth to plant noe more of it. Mr Pille being in discourse wth John Greenwell, the sd Greenwell asked Mr Pille, If hee would lett him haue his Plantaön wth all his heart? Answered noe, wthout Mr Halls consent, And Mr Hall being asked, sayd, It was his will it should be sold wth all his heart, for he would not be against it. Mr Hall allso went out of the howse when possession was gyuen. Mr Hall being in the upper part of the feild neare the Thacht' Tob howse, was asked by this Depont whither the Corne was his? Answered it was his Masters, hee had nothing to doe wth it.

And the Allegaons of both parties being heard & fully considered by the Court, And th^t the Plantaon was sold wth the defts consent, as appeareth by Waynhams Oath, perused & read, The Judgm^t of the Court is, th^t the plf ought to recouer his Tob. according to Couen^t

It is therefore Ordered by the Court th^t M^r Walter Hall deft pay unto M^r John Pille plf Nine hund^d seauenty seauen pownds of Tob & Cask, wth dowble damages & Costs of suite according to the former Order of the County Court.

Cary v. Nonsuite is Graunted to Daniel Goulson agst Thomas Carye, in his accon of Case, wth Costs & Dammage.

Re Norwood Whereas John Norwood hath petitioned this Court for satisfaction & order uppon the Bills & specialties by him taken for seuerall