

Liber  
P. C. R.      Whereas M<sup>r</sup> John Pille p<sup>ff</sup> hath formerly arrested & sued Walter Hall dēft, in the County Court of S<sup>t</sup> Maries County held att New Towne on the first day of ffeb: 1658, in an accōn of Debt of 977<sup>t</sup> Tob & Cask, W<sup>ch</sup> s<sup>d</sup> Cause was before the Comis<sup>rs</sup> of th<sup>t</sup> County then heard & Respited till the next County Court, And whereas att the next Court on the 22<sup>th</sup> of Aprill following M<sup>r</sup> Walter Hall appealed to the next Prouinciall Court for this Prouince, W<sup>ch</sup> was by  
p. 253 the Commis<sup>rs</sup> then p<sup>ent</sup> in Court graunted, & Ordered th<sup>t</sup> the s<sup>d</sup> Walter Hall put in sufficient security for his appearance att the next Prouinciall Court, & pay dowble Costs & Damāges in case hee bee cast in th<sup>t</sup> s<sup>d</sup> suite, (as by the order of th<sup>t</sup> County Court afores<sup>d</sup> may appeare) And thereuppon the s<sup>d</sup> M<sup>r</sup> Pille hath petitioned this Court for his fores<sup>d</sup> Debt, M<sup>r</sup> Hall dēft sayth th<sup>t</sup> hee made a Couen<sup>t</sup> w<sup>th</sup> the p<sup>ff</sup> to be his Ouerseer & take care of his seruants for some certaine time; & was to haue the benefitt of the p<sup>ffs</sup> Plantaōn during th<sup>t</sup> time, But the p<sup>ff</sup> sold the Plantaōn before the time exspyred by Condiōn, contrary to the dēfts will or knowledge, much to his dammage & hinderance.

The Depos<sup>n</sup> of Will<sup>m</sup> Waynhames aged 20 yeares

Sworne in open Court, p<sup>o</sup> ffeb. 1658. Sayth That M<sup>r</sup> Hall sayd to this Depon<sup>t</sup>, 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 Depon<sup>t</sup> uerily beleiueth to plant noe more of it. M<sup>r</sup> Pille being in discourse w<sup>th</sup> John Greenwell, the s<sup>d</sup> Greenwell asked M<sup>r</sup> Pille, If hee would lett him haue his Plantaōn w<sup>th</sup> all his heart? Answered noe, w<sup>thout</sup> M<sup>r</sup> Halls consent, And M<sup>r</sup> Hall being asked, sayd, It was his will it should be sold w<sup>th</sup> all his heart, for he would not be against it. M<sup>r</sup> Hall allso went out of the howse when possession was gyuen. M<sup>r</sup> Hall being in the upper part of the feild neare the Thacht' Tob howse, was asked by this Depon<sup>t</sup> whither the Corne was his? Answered it was his Masters, hee had nothing to doe w<sup>th</sup> it.

And the Allegaōns of both parties being heard & fully considered by the Court, And th<sup>t</sup> the Plantaōn was sold w<sup>th</sup> the dēfts consent, as appeareth by Waynhams Oath, perused & read, The Judgm<sup>t</sup> of the Court is, th<sup>t</sup> the p<sup>ff</sup> ought to recouer his Tob. according to Couen<sup>t</sup>

It is therefore Ordered by the Court th<sup>t</sup> M<sup>r</sup> Walter Hall dēft pay unto M<sup>r</sup> John Pille p<sup>ff</sup> Nine hund<sup>d</sup> seauenty seauen pownds of Tob & Cask, w<sup>th</sup> dowble damāges & Costs of suite according to the former Order of the County Court.

Cary v.  
Golson      Nonsuite is Graunted to Daniel Goulson agst Thomas Carye, in his accōn of Case, w<sup>th</sup> Costs & Dammage.

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