

Liber P C 1674 and to his Deare Sonn Charles Calvert his Leiuteñnt of Maryland directed doth declare that if the first warrant to Norwood cannot be made good and that Rent for the Said Land have been duly paid then that the Said John Edmondson or his assignes Should quietly enjoy the Said land. And this he is ready to averre and thereupon demands the judgment of this Court if the Said parcell of land ought to be escheated unto the Said Lord proprietary or the Said Edward Roe be amoved from his possession thereof.

Ro: Carvile

This cause continued until next Court.

February 15th 1674

Ordered by the Court here that all business wherein Robert Carvile and Robert Ridgely are concerned in be continued untill next Court.

p. 79 December 14th 1674

Inquisition being made and returned concerning a parcell of land called Lewis Neck or Rice Mannour lately in possession of Leiwteñnt William Lewis deceased the judgment of the Court is that the Same is free for his Lopp̄s to dispose thereof because of nonpayment of the rent reserved.

Inquisition being made and returned concerning what lands Leonard Strong dyed Seized off, the Court will advise thereupon.

Maryland ss Att a Court held for the Chancery and Provincially Court at the City of S^t Maries begun the 4th day of May in the 43th year of the Dominion of Cæcilius &c Annoq̄ Doñi 1675 and there continued untill the eighth day of the Same month at which Sixth day of May were p^rsent.

The Hon ^{ble}	{	Charles Calvert Leiwteñnt Gen ^l l & chiefe judge	} Esq̄s.
		Philip Calvert Esq̄ Chancellour	
		W. ^m Calvert Esq̄ Secretary	
		Baker Brooke Thomas Truman	

John Balley } Comānd was given the Sheriff of S.^t Maries County
ag^t } that he attach James Neale that he have him here the
James Neale } fourth day of May in the yeare aforesaid to answer
unto his Lopp̄ touching a certaine contempt by him against his Lopp̄
Committed as is Supposed for the breach of a certaine decree made
here in a cause late depending between John Balley Complainant
and the Said James Neale def.^t and also of all other things which
should then & there be Objected against him & farther to doe &
receive what This Court should consider of in this behalfe &c.