To the Wor^{ple} the Comission^{rs} of Charles County. Liber C

The Plaintife Declares agt the Defendt in his acon of Debt to the value of three hundred & fiftie pounds of Merchantable tobaccoe with Caske for tht the Defendt is Administrator of the estate of the said John Lumbrozo dec^d And for th^t th^e said Lumbrozo in his Life time became indebted to the Plaintife in the said Sume of 350th of tobaccoe with Caske and for the same passed his Bill to the Plaintife bearing date the 16th of October 1665 readie to be produced in Courte But the Plaintife having demanded payment of the Defend^t is Denyed payment and Satisfacon thereof Wherefore the Plaintife brings his Suite and Craves ordr of this Worple Courte for the same wth Costs of suite

[p. 220] Hereupon the Defendts Attorney demandeth a Letter of Attorney from the Plaintifes Attorney and proofe of the same; but for the noe Sufficient proofe could be made of the witnesses hands to the Letter of Attorney produced It is ordered That the Plaintife be Nonsuited, and pay Costs of suite (vizt) 90th of tobaccoe to Jo. Robinson the Defendt for 3 dayes Attendance.

Mr Benjamin Rosier as Attorney of Walter Hall of St Maries Countie produceth a Bill in Courte passed to him from Jo. Lumbrozo dec^d for the sume of 800th of tobaccoe w^{ch} is as followeth and Demandeth Judgm^t of Jo. Robinson as Admin^r of the s^d Lumbrozo to be acknowledged unto him for satisfacon of the Same

This Bill Bindeth me Jo. Lumbrozo of Charles County Chirurgion my heires Executors, or Administrators to pay or Cause to be paid to Walter Hall his heires, or Assignes the Sume of 800th of good tobaccoe, and Caske upon all Demands to be paid in Charles Countie or St Maries Countie Witnesse my hand this 16th day of Octob. 1665. Test David Driver Io. Lumbrozo

Robert X Harris his marke

Whereupon the sd Jo. Robinson acknowledged Judgmt for the sd [p.221] 800th of tobaccoe And It was Therefore Ordered That the st Robinson forthwth pay the said sume of Sound Merchantable tobaccoe wth Caske unto the sd Walter Hall as Administrator of the estate of To, Lumbrozo as afores^d.

Marie Ellis Plaintife Alexand^r Smyth Defend^t

The Plaintife having arrested the Defendt in her acon of the Case. and neither appearing her selfe nor by her Attorney the Defend^t Craved ord^r for a Nonsuite against her w^{ch} was graunted

Ordered Therefore tht the Plaintife be Nonsuited and tht she pay unto Edward Apleton by her Subpaenad for 3 dayes Attendance 90th of tobaccoe

Whereas Will. Nevill was Bound in a Bond of 30000th of tobaccoe for the Acknowledgmt of 150 acres more, or lesse to Will. Allen,