the same to pay or satisfie hath hitherto & Still doth deny & refuse Liber N N to the damage of the said Benony thirty thousand pounds of tobacco and thereupon he bringeth his suite.

And the said Thomas by Robert Ridgely his Attorny cometh and defendeth the force and injury when &c and Saith nothing in barr or avoidance of the action aforesaid of him the said Benony in forme aforesaid brought whereupon the Said Benony remaineth against the said Thomas thereof wholly undefended Therefore it is granted by the Court here this day to witt the two & twentith day of May Anno Dom 1676 That the said Benony Eaton recover against the said Thomas Thurston aswell the summe of eighteen thousand pounds of tobacco the debt aforesaid as also the summe of eleaven hundred Sixty nine pounds of tobacco costs of suite.

Thomas Hagleton a negroe petitioneth his Lordshipp that he is deteined from his liberty & freedome by Major Thomas Truman contrary to agreement made in England by him with One Margery Dutchesse who consigned the petitioner to One Thomas Kemp to serve for the terme of foure yeares & no longer which time was expired about twelve months Since and that he hath wittnesses here ready to prove the same Whereupon he prayes he may have a tryall with the said Major Truman for his ffreedome this Court and it is granted him. Which petition being read in Open Court the foure and twentith day of May in the first yeare of the Dominion of Charles Lord Baltemore &c Annog Dom 1676. the said Major Truman by Kenelm Cheseldyn his Procurator appeared to answer the premisses and all evidences thereunto relateing being heard and Severall depositions & letters relateing thereunto produced and admitted as evidence

It is the judgment of the Court here that the said Thomas Hagleton is free.

It was Comanded William Coursey and Philemon Lloyd gent p. 179 Whereas Peter Sayer & ffrances his wife were Sumoned to be in the Court of his Lopp the Lord Proprietary at his Provinciall Court at the Citty of st Maries to answer unto John Rousby & Barbara his wife of a plea that whereas they the said John and Barbara & the aforesaid Peter & ffrances together & undivided doe hold to them & their heirs all those severall parcells of land called Morgans Neck containeing three hundred acres, Bluff point containing two hundred acres. Morgans st Michaels containing three hundred acres Marron containing One hundred & thirty acres Morgans Hope containing three hundred acres. Harrison two hundred & Seventy acres and Plimhimmon Conteining six hundred acres, in Talbott County and in the County of Kent six hundred acres of land, they the Said Peter & ffrances that partition may be made thereof between