

yeare of our Lord 1676 Came the parties aforesaid by their Attornyes & the Said Cornelius saith the plaintiff aforesaid his action aforesaid ought not to have for that at a Calvert County Court held at Calverton in Petuxent the seavententh day of November 1674 before his Lopps justices thereunto appointed the said John Ashcomb by Charles Boteler his Attorney did Sue the said Cornelius Watkinson for the very same matter in the said plaintiffs now declaration complained off which cause came to issue & both parties putt themselves upon the Country & a jury empannelled and swore did upon full evidence bring in a verdict for the defendant & the plaintiff being called would not appeare to the verdict whereupon a nonsuite was Ordered with costs as by a cobby of the Records of the said County Court may appeare. whereupon the said Cornelius demands judgment whether after a verdict and nonsuite upon full evidence in the County Court the plaintiff shall be admitted to have his action in this Court and of this he putts himselfe upon the judgment of this Court.—and the plaintiff also. Whereupon it is considered by the Court that a nonsuite be awarded against the plaintiff and that the said Cornelius Watkinson recover against the said John Ashcomb the summe of Seaven hundred fifty three pounds of tobacco costs of Suite & the said John in mercy for his false claime.

Liber N N

Charles Ashcomb ag ^t Cornelius Watkinson & Jane his wife	}	Cornelius Watkinson and Jane his wife late of Calvert County were attached to answer unto Charles Ashcomb in a plea of trespas upon the Case.
--	---	--

And the said Cornelius & Jane by Robert Carville their Attorney comes & defends the force and injury when &c and prayeth liberty to imparle hereunto untill next Court and it is granted them the same day is given to the said Charles.

Now here at this day to witt the Seventh day of December in the second year of the Dominion of Charles Lord Baltmore &c Annoq̄ Doñ 1676 Came the said Cornelius and Jane by their Attorney aforesaid but the said Charles came not to prosecute the plaint aforesaid Whereupon it is considered by the Court here that the said Cornelius recover against the said Charles Ashcomb the summe of Seven hundred & One pounds of tobacco costs of Suite & the said Charles in mercy. &c.

John Jordaine ag ^t John Tant	}	John Tant late of s ^t Maries County was attached to answer unto John Jordaine of a plea of trespas upon the case.
---	---	--

And whereupon the said John Jordaine by Robert Carville his Attorney Saith that whereas in the month of April Anno Doñ 1675 six negroes of him the said John Jordaine did run away in Company with two negroes belonging to the Said John Tant