

Liber W. C. County Court who were p^rsent att the laying and assessing the County Leavy aforesaid, Viz) Samuell Bourne, Roger Brooke, Thomas Sterling & Robert Heigh, That they bee and appeare att the next Provinciaall Court to bee held att the City of S^t Maryes the ffifth day of october next to Shew cause (if any they have) why they should not Refund the afores^d Sume of Twenty Six thousand nine hundred Sixty six pounds of Tobacco Soe unduely assessed and Leavyed as afores^d & to Justifye (if they can) their acco^t of the Leavy aforesaid Unto the Justices of this Court, And Itt is further Ordered by this Court that the Comissioners of the County Court of p. 216 Calvert County aforesaid Doe and are hereby ordered and Comanded to Transmitt unto his Lordshipp and Councell Yearely and Every Yeare for the future a faire and True Transcript of every Yeares County Leavy To bee assessed Raised and Leavyed for the County aforesaid

Philip Calvert: Signed p the Hono^{ble} the sec^{rys} ord^r
Nic: Painter Cl

W^m Sparkes } Whereas heretofore to witt the ffourteenth day of
ag^t } ffbruary last past Att a Provinciaall Court then holden,
Philip Lynes } the p^t by Robert Ridgely his Attorney obtained an
ord^r of this Court w^{ch} ffolloweth in these wordes
(Viz)

That Whereas att the said fourteenth day of ffbruary Came William Sparkes by Robert Ridgely his Attorney & Philip Lynes by Christopher Rousby his Attorney, And this Cause Standing att Issue ready for Tryall this p^rsent Court, but because itt appeareth to the Court here that the same is an Action of Ejectm^t, and that itt is Comenced by the said William as Lessee to Henry Hardy ag^t William Harbert Casual Ejecto^r, and the said philip Lynes who is the party Concerned haveing named himself deft instead of the Casuall Ejecto^r to Try the Title to One hundred & ffifty Acres of Land called Hardys purchase lyeing in Charles County, and lately in the Tenure and occupa^on of Thomas peircy dec^d, and being now in Dispute betweene the said Henry Hardy and Philip Lynes, The Court pceiveing the said one hundred and ffifty Acres of Land now in Question is parcell of a Tract of Land formerly Surveyed for ffancis Posey and John Berlaines planters Containing ffoure hundred and ffifty acres, & lately in the Tenure & occupa^on of Richard Watson deceased und^r whome the plts Lesso^r Clameth, and for that the deft Lynes Claymeth part of the said One hundred and ffifty Acres as parcell of a parcell of Land formerly Surveyed for Thomas Batchelo^r Containing ffoure hundred and ffifty Acres Called Stumpe Dale, The Court doe finde it absolutely necessary that the said Two parcells of Land Called Watsons Land and Stump Dale bee Surveyed and laid out by Some Skilful person according to the Orrigi-