

w^{ch} the said def^t at the request of his Lopps Attorney maketh Liber A.
oath That hee doth not knowe that the Heifer in the said Order
mencōned came of the said M^{rs} Eures stock or that she hath
any right or title therevnto but hath heard and verily beleiveth
it came of Thomas Sturmans stock

Jurat 17^o die ffebr 1649 coram me
Willm Stone

Whereas by order of the first of June last it was ordered that
Willm Hardwich should pemptorily prove his right and title to
a Heifer then in question betweene M^{rs} Margaret Brent &
Anthony Rawlins or in default thereof the Court would
adiudg the same to bee M^{rs} Eures The said Willm Hardwich
maketh oath That hee never sold any beast to w^{ch} (soe farr as
hee knoweth) M^{rs} Eures had any right or title or was of her
stock, saving one beast supposed to bee M^{rs} Evres sould by
him to Anthony Rawlins, w^{ch} Governor Calvert demanded of
the said Anthony and compelled him this depon^t to repay the
Tobacco to the said Anthony w^{ch} hee the said Anthony had
formerly paid to this depon^t for the said Beast And this depon^t
farther deposeth that the other Heifer w^{ch} this depon^t sould the
said Anthony and w^{ch} hee conceiveth to bee the said Heifer in
question, hee this depon^t had of Thomas Sturman his ffather
in lawe w^{ch} hee verily beleiveth came of his said ffather in
lawes stock and not of the said M^{rs} Eures soe farr as this depon^t
knowes

Jurat 18^o die ffebruary 1649 coram me
Willm Stone

11^o ffebr intr June 20th 1649 Be it knowne vnto all men p. 325
by these p^tsents that I Phillipp Land of the Province of Mary-
land gent doe hereby make over and deliver vnto Willm Bretton
of the Province aforesaid gent All lands goods debts already
made or what shalbe hereafter made from the day of the date
hereof vntill the tenth of June next in the yeare 1650, as also
all ffees due any wayes to mee by my Office of Shereiffalty as
also all my Neate Cattell & Hoggs to the sole vse of him the
said Willm Bretton his heires or Assignes. Provided that if the
said Willm Bretton shall not bee any wayes dampnified by
standing ingaged for the said Phillipp Land in the some of
50000^l Tob. as appeares vppon Record, That then the said
Willm Bretton shall vppon the 25th of March next repossesse
the said Phillipp Land of all his knowne Estate already made
over and delivered But if contrary, this Obligacōn & deede is
to remaine in full force & Vertue

Teste Roland Maes his marke

Phillip Land