

the Money due him for importing Books, into which the Rentals of the Western Shore are to be transcribed. Lib. No. 86

Ordered, That the Clerk do take back his former Order, and give M^r Meriwether another, on the present Agent, to reimburse him the Amount of his Account for said Books. p. 99

John Morton Jordan Esq^r as Owner of the Manor of Conococheague, applies to the Board for all Counterparts of Leases and other Papers relative to said Manor, now lodged in the Revenue Office.

Ordered that on the late Agent's giving a Certificate to the Clerk of this Board, that the Rents have been duly paid until his Lordship divested himself of his Property in said Manor the Clerk may deliver the Leases &c. to M^r Jordan.

Also ordered. That the Clerk do transmit to James Everitt, present Steward of the Manors and Reserve in Baltimore County, an Order on William Smith, late Steward, for all the Papers &c in his Hands relative to said Manor & Reserve.

His Excellency the Governor informs the Board, that he has sundry Papers sealed up, and left in his Care by the Rev^d M^r Bennett Allen, relative to his Agency, which he shall deliver up so soon as M^r Jordan shall obtain an Order from M^r Allen for that Purpose.

The Board adjourn 'til Wednesday the 21st Feb^y next.

Wednesday February 21st 1770.

At a meeting of the Board of Revenue. Present.

His Excellency Robert Eden, Esq^r

Ben^t Calvert, Esq^r

Daniel Dulany, Esq^r

Walter Dulany Esq^r &

George Steuart, Esq^r

The Clerk lays before the Board a Letter from M^r Ralph Forster, representing that he endorsed a Bill of Exchange for £117..6..6 Sterling, drawn by John Harrison on John Day, which Bill was paid to his Lordship's Commissioners on Account of the Sale of Manor Lands, that by the Failure of the said John Day the Bill was protested, but kept in England beyond the usual Time and contrary to the common course of Business, by which neglect he was deprived of the Advantage of securing himself by Attachment which he could otherwise have done, that he had got what Security he could from the nature of the Case and therefore could not think himself lyable in case it should prove insufficient, and refers the Board to M^r Daniel Dulany for further Information with respect to the nature of the Security; with which the Board are satisfied, p. 100