being Brought this Deponant saw that the said Oakley was hurt & Liber FF that the said Thompson had his Rapiour Drawne in his hand wth the hilt downwards & further saith not The marke of Sworne before me William W Cole Charles Calvert

This Indenture made the first Day of may in the yeare of Our [p.773] Lord God according to the accompt used in England One thousand six hundred sixty & nine Betweene John Jordain of Roen in Normandy in the Kingdom of France of the One part & Charles Calvert Esc & William Bretton both of the province of maryland of the Other part Wittnesseth That in Consideracon of a marrage Lately had & solemnized Betweene the said John Jordaine & Elizabeth his now wife: And for the Loue and affection which the said Ino Jordain beareth to the said Elizabeth & in pursueance of agreem^t before the said Intermarrage: It is Covenanted & the sd John Jordaine for him selfe his heires executors & admrs doth Covenant Grant and agree to and Wth the said Charles Calvert and William Bretton their heires & assignes by these presents that he the said John Jordaine & his heires and all & every person Or persons Standing Or being Or which shall stand Or bee seized of and in One Certaine Messuage Or tenemt wth the Barnes stables tobacco houses Edifices buildings Orchards Gardings yards and Backsides to the same adjoyneing wth their & every of their appurtennes thereunto And being in St Clements Bay in Newtowne hundred in the County of St maries Lately in the tenor and Occupacon of Cott Wm Evans shall and Will from henceforth Stand and be Seized thereof and of every part and parcell thereof and of the Reversion & Reversions thereof and of every part and parcell thereof wth their and every of their appurtennes to the use of the said John Jordaine for & Dureing the terme of his naturall Life: And immediately from & after his Decease the One Moyety thereof to the use of the said Elizabeth his Wife for & dureing the terme of her Naturall Life and to no Other use intent Or purpose whatsoever And from & after the decease of the said John and Elizabeth and the Longer Liver of them to such Further and Other uses intents and purposes as the said John Jordaine by his Last Will & testament in Writeing Declare Limitt & appoint And that the said John Jordaine for the Consideracons aforesaid doth further Covenant and grant for himselfe his heires executors and admrs to and wth the said Charles Calvert & William Bretton their heires & assignes by these presents that he the said John Jordaine doth by these presents give Grant demise bequeath and assure unto the said Elizabeth (in Case shee the said Elizabeth happen to Survive him the said John Jordaine) One halfe of all his reall and personall Estate which he the said John Jordaine shall haue Or be possessed of att the time of his Death And that it may and shall be Lawfull to & for the said Eliza- [p. 774]