Browne his heires and Assignes and everie of them Shall and May Liber D by force and virtue of these presents from time to time and at all times hereafter for ever Lawfully quietly peaceably Have hold use occupie Possesse and enjoy the sd Land, & all and Singular the Before graunted Premises with their & every of their Rights Members and appurtenances & have Receave and take the Rents issues and proffits thereof to his and their own proper use and Behoofe without any [p. 39] Manner of Lett trouble eviction or Interruption of or By the sd Andrew Watson his heires Executors Admin^{rs} or Assignes or any of them or of or By anie other person or persons The Rents and Services w^{ch} from henceforth from time to time for or in Respect of the aforementioned premises hereby Sold Shall growe due and Payable to the Cheife Lord or Lords of the fee or fees thereof for or in Respect of his or their Seigniory or Seigniories only excepted and foreprized And the sd Andrew Watson doth for himselfe his heires Execut^{rs} Admin^{rs} Further Covenant and Promise to and wth the sd Gerrard Browne his heires Executrs Adminrs or Assignes That he the sd Andrew Watson his heires or Assignes Shall or will at anie time or times within Seaven yeares next following upon the Request and the cost and Charge in the Lawe of the sd Gerrard Browne his heires or Assignes Make and Deliver such further Assurance and assurances for the sd Premises as he the sd Browne his heires or Assignes or any of them or his theires or anie of theire Councell Learned in the Law Shall him the sd Watson his heires Execut^{rs} Admin^{rs} or Assignes or anie of them thereto require And he the sd Andrew Watson for himselfe his heires Executors or Assignes all and Singular the Before Bargained premises wth their appurtenances and every part and parcell thereof unto the sd Gerrard Browne his heires or Assignes to the intent and Meaning aforesd Shall and will Warrant and for ever Defend by these Presents In Witnes whereof the Parties first above Mentioned to these present Indentures inter-Changeably have Set their hands and Seales the Day and yeare first abovewritten. his Signed Sealed and Delivered Andrew AV Watson

in psence of us John Harris his Samuel S Rower marke

This Indenture Made this eigth Day of September In the yeare of our Lord 1668 Between John Caen of Charles County in the Province of Maryland gent of the one part and Robt Casleton of the sd Place Cooper of the other Part Witnesseth tht the sd John Cane for and in Consideration of the Summe of Three Thousand five Hundred Pounds of Tobaccoe and Caske to him the sd John Cane by the sd Robt in hand Paid the Receipt whereof the sd John Caen doth hereby

Marke

15