

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 th^e s^d Land, & all and Singular th^e Before
 graunted Premises with their & every of their Rights Members and
 appurtenances & have Receave and take th^e Rents issues and proffits
 thereof to his and their own proper use and Behoofoe without any [p. 39]
 Manner of Lett trouble eviction or Interruption of or By th^e s^d
 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 th^e aforementioned premises hereby Sold Shall growe due and
 Payable to th^e Cheife Lord or Lords of th^e fee or fees thereof for
 or in Respect of his or their Seigniory or Seigniories only excepted
 and foreprized And th^e s^d Andrew Watson doth for himselfe his
 heires Execut^{rs} Admin^{rs} Further Covenant and Promise to and wth
 th^e s^d Gerrard Browne his heires Execut^{rs} Admin^{rs} or Assignes
 That he th^e s^d Andrew Watson his heires or Assignes Shall or will
 at anie time or times within Seaven yeares next following upon th^e
 Request and th^e cost and Charge in th^e Lawe of th^e s^d Gerrard
 Browne his heires or Assignes Make and Deliver such further As-
 surance and assurances for th^e s^d Premises as he th^e s^d Browne his
 heires or Assignes or any of them or his theires or anie of their
 Councill Learned in th^e Law Shall him th^e s^d Watson his heires
 Execut^{rs} Admin^{rs} or Assignes or anie of them thereto require And
 he th^e s^d Andrew Watson for himselfe his heires Executors or
 Assignes all and Singular th^e Before Bargained premises wth their
 appurtenances and every part and parcell thereof unto th^e s^d Gerrard
 Browne his heires or Assignes to th^e intent and Meaning afores^d
 Shall and will Warrant and for ever Defend by these Presents In
 Witnes whereof th^e Parties first above Mentioned to these present
 Indentures inter-Changeably have Set their hands and Seales th^e
 Day and yeare first abovewritten.

Signed Sealed and Delivered
 in p^sence of us

John Harris

his

Samuel S Rower

marke

his
 Andrew AV Watson
 Marke

This Indenture Made this eighth Day of September In th^e yeare of
 our Lord 1668 Between John Caen of Charles County in th^e Prov-
 ince of Maryland gent of th^e one part and Rob^t Casleton of th^e s^d
 Place Cooper of th^e other Part Witnesseth th^t th^e s^d John Cane for
 and in Consideration of th^e Summe of Three Thousand five Hundred
 Pounds of Tobacoe and Caske to him th^e s^d John Cane by the s^d
 Rob^t in hand Paid the Receipt whereof th^e s^d John Caen doth hereby