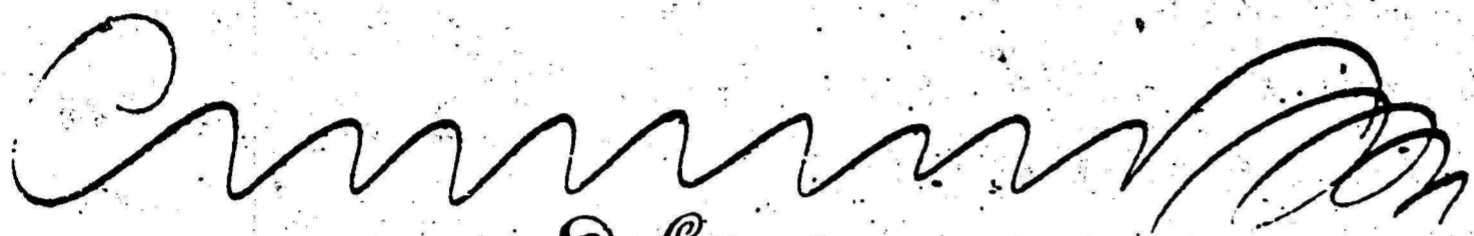


(161)

Member<sup>dm</sup> That on the 23<sup>d</sup> Day of June Anno Dom 1726  
I came before me the Subscriber one of his Lordships Justices of the  
Provinciall Court of Maryland if within named M<sup>rs</sup> Mary Hall  
and Acknowledged if within Land and premises to be the right of  
the said John Deavers his heirs and assigns according to the tenours  
and Import thereof In Testimony whereof have hereunto  
Sett my hand if Day and year above said

William Lock



to Maryland<sup>s</sup>

Charles absolute Lord and Proprietary of the provinces of  
Maryland and Avalon Lord Baron of Baltimore To all whom  
These presents shall come Greeting Know ye that whereas  
Mary Hanson of Baltimore County widow and Relict of  
Jonathan Hanson of the said County Millwright Dec<sup>d</sup>  
by her humble petition hath sett forth that by an Inqui-  
sition lately had and found before Thomas Sheredine  
One of Our Coroners of Our said County her said Husband  
was found to be the unlawfull punnaturall Instrument  
of his own Death and that she was advised that by that  
unlawfull act all the Goods and Chattles of her said  
Husband were forfeited to us which Goods and Chattles  
will not much exceed the Just Debts of the said Jonathan  
and that he the said Jonathan hath left ofue Two young  
Children who Together with the said Mary would (were  
they Deprived of the said Goods and Chattles) be  
Reduced to the Greatest want & misery and humbly  
Supplicating us to remitt unto her the said Mary all or  
any of the Goods and Chattles rights and Credits  
which were of the said Jonathan which to us were or  
may have been forfeited by the said Jonathan by reason  
of the premises We taking the Deploable condition of  
the said Mary into Our Consideration Have freely and  
absolutely

Cha. Calvert

(162)