

(236)

Asigns any other Instrument in writing such as the D^r Charles Calvert his heirs or assigns his or their Council Learned in y^e Law shall reasonably Devise or Advise for the further and better Assurance Surety and Suremaking of Lands & promises as unto him Charles Calvert his heirs and assigns for ever **PROVILL** Such other Instrument in writing as a^d shall not any manner of way Subject y^e D^r Charles his heir & assigns or Adm^r to any Warranty or Incumbrance whatsoever In testimony whereof y^e partyes to these presents have Interchangeably set their hands & affixed their Seals y^e day & year above written Signed sealed in y^e Delivered in y^e presence of us

W^m Richardson

Geo: Plator

By y^e Back of y^e aforesgoing Deed was thus Endorsed Viz Received of Charles Calvert Esq^r ten pounds Sterling being of consideration money w^{ch} in mentioned as Executrix of Nobby Rozor I say received by y^e hands of D^r John Whetenhall Test

Eliz: Rozor

Geo: Attwood

Alex^r: Maccarthy

August y^e 22^d 1727

Then came before us the Subscribers two of his Lordships Justices for Prince Georges County the within mentioned Charles Diggs and Acknowledged the within Deed according to Act of Assembly in that Case made and provided

Jam: Perree

Ralph Crabb

Whereas y^e w^{ch} in mentioned Nobby Rozor by his Deed indented bearing date on or about y^e fifth day of January 1721 did Mortgage unto John Hyde of Poplar in y^e County of Middlesex in Great Brittain Merchant sundry Tracts or Parcells of Land lying and being in y^e provinces of

(237)