

(155) Sterling to him in hand paid by the said John Hall and
for divers other good causes and considerations hereunto
moving. It is hereby covenanted, granted concluded and
agreed upon between the parties to these presents for them
and their heirs that it shall and may be lawfull for the
said John Hall before the last Day of the next Provincial
Court to prosecute out of the high Court of Chancery one
or more Writ or Writs of entry Sur Disseisin in the port
against the said Thomas Smith returnable in the next
Provincial Court whereby the said John Hall shall and
may respectively Demand against the said Thomas Smith
all that tract or parcell of Land with the appurtenances
called the High lands, and all that Tract of land with
the appurtenances called Chance lying and being in
Calvert County by such Name or Names Liberty
or Quantities of Acres as shall be thought fit and
Requisite to which Writ or Writs the said Thomas Smith
shall appear in Proper Person and shall vouchover
to & an only the Common Vouchee and the common
Vouchee shall appear and imparle and afterwards
shall make Defaults whereby one or more recovery or
recoverys Judgment or Judgments may be had and
given for the said John Hall for Recovery of the said
two Tracts of land and premises a^d against the said
Thomas Smith and for the said Thomas Smith to recover
over in value against the common Vouchee according to
the manner and form ~~of~~ of common recoverys in such
cases used and it is further covenanted granted concluded
and agreed ^{by and} between the parties to these presents and the
true intent and meaning of the parties to these presents
is that from & immediately after the said common
recovery or recoverys shall be had prosecuted & suffered
(as)