

common recovery Dood enrolled or not enrolled the Involment
of these persons or otherwise however as by the Said Charles &
Lord Baltimore his heirs or assigns or his or their Council Learned
in the Law Shall reasonably advised devised or required so as
no such further or other assurance contain any other further
Warrant or covenants that against the act of the person or persons
his or their heirs who shall make or do the Same and so as the
party or parties who shall be requested to make such further or
other assurance be not compelled or compellable for the making
or doing thereof to go or Travell above five miles from his or
their then respective Dwellings or places of abode & Whereas
the severall persons mentioned & set down in the Schedule
or Inventory hereunder writton now or lately resident in
Maryland are justly & truly Indebted unto the Said Sam^l
Hyde either in his own right or as executor of his said late
Father in the severall and respective Sums of money against
their severall & respective names set down & mentioned
according to the accounts thereof in the hands of the Said Samuel
Hyde in London which Said severall Debts so due from such
person or persons to the Said Samuel Hyde together with the
Securities which the Said Sam^l Hyde now hath in his own
Custody or which his agent in Maryland may have
taken or shall hereafter take for the Same or any part
thereof the Said Samuel Hyde hath consented and agreed to
assign & sett over unto the Said Charles Lord Baltimore as
the remaining satisfaction for the Said Sum of Six thousand
Eight Hundred ninety three thirtion Shillings & four p^{ts}
Indenture for their Witnesseth and the Said
Samuel Hyde for the consideration of hath bargained
Sold assigned transferred & set over by these presents
Doth for himself his Executors & administrators &
bargain sell assign transfer & set over unto the Said
Charles Lord Baltimore his Executors Administrators

(and)