

Grant of land Plantation & p^rmiss^o shall and will be after warrant and d^e f^rond to the
said John & Richard their heirs and assigns for ever against him the said Jonathan
Squire his heirs and assigns for ever and all and every other person or persons
whatsoever they may come by from or under him the said John or any or either of them his
heirs the said Jonathan for himself his heirs and assigns & should doth consent to &
with the said John and Richard their heirs and assigns that the said Jonathan
shall & will from time to time hereafter during the space of seven years at the
request of the said John & Richard and at the proper costs of them the said John &
Richard make do and execute every further act thing or thing requisite in the
p^rmiss^o for the better assuring & the more sure making of the above bargain
p^rmiss^o to them the said John and Richard their heirs and assigns with warranty
only of the said Jonathan his heirs and assigns against him the said Jonathan
Squire his heirs and assigns be it by Enrolment of the said p^rmiss^o from the said John
and Richard or their counsel learned in the law shall reasonably be advised
or required In witness whereof the parties to the said p^rmiss^o Ind^entured have
hereunto interchangably set their hands & seals the day and year first above written

Sealed & delivered in
the presence of
Richard H. J. Day
Wayland
James Fuller

Jonathan Squire (Seal)

on the backside of the foregoing Ind^enture was thus
written viz^t

Mem^o the 23rd day of November one thousand six hundred eighty & one
Sam^l Jonathan Squire before us Philip Calvert Esq^r and William
Calvert Esq^r two of His Majesty's Justices of the Provincial Court and
acknowledged the within written Ind^enture to be his act & deed.

Philip Calvert
Will Calvert

This Indenture made the 11th of February the day of December in the year of our
Lord God one thousand six hundred and eighty Between Francis Lafe of Calvert County
Bairtlay and Sarah his wife of the one part and John Smith of the same County Planter
of the other part Whereas the Right Hon^{ble} Charles absolute Lord and Prop^r of the Province
of Maryland and also Lord Baron of Baltimore by his Letters Patents bearing date
at the City of St. Marys the 11th day of September Anno Dom^o one thousand six hundred
seventy nine for the said Charles his heirs and assigns did grant unto him the said Francis
Lafe his heirs and assigns All that parcel of land call^d the Narrows lying in Baltimore
County on the South side of Patuxent River and on the North side of a Creek called Stony Creek
beginning at a bound Spanish Oak and running North South by a bound
the first Oak standing at the head of a Creek then North west twenty p^rches to a bound
small Creek lying by West South west one hundred and thirty p^rches to a bound
Oak standing in the fork of a Creek then into the woods containing the said bound
p^rches to a bound Oak then South East forty p^rches then bounding to a bound of the
said Stony Creek lying South South East to the turning of the said bound then bounding
on the said Creek on a straight line to the first bound tree containing and now lay^d