

581 / 691

and ~~the~~ reasonable Act and Act thing and things devices and devices
affordances and conveyances in the law whatsoever for the further better and more
perfect assurance sure making and conveying of all and singular the aforementioned
premises with the appurtenances and every part and parcel thereof unto the said
Mathew Lewis his heirs and Assigns and to and for his and their own proper use
and behoof for ever as abovesaid according to the true intent and meaning of these
presentes Be it by Deed or Deeds inrolled or not inrolled the acknowledgment and
inrollment of these presents by or by the recovery or recoveries sufficient or
confirmation with warranty according to the true meaning of these presents
or without warranty by all any or too many of the ways & means aforesaid or by
any other ways or means and in such manner and form as by the said Mathew Lewis
his heirs or Assigns or any of them or his or their Council learned in the law shall be
reasonably advised or advised and required And lastly, it is hereby covenanted
granted declared concluded payed upon by and between the said parties to these presents
that all and every fine and fine recovery and recoveries conveyances & assurances
whatsoever hereafter here made acknowledged levied or executed or hereafter to be
made acknowledged levied or executed of and concerning the aforementioned
premises with the appurtenances or any part or parcel thereof by or between the
said parties to these presents or any of them be void unto they or any of them
and for shall be void and privies and the full force and execution of the same
and every of them shall be and Enure and shall be deemed reputed and
taken to be and Enure to and for the only proper use and behoof of the said
Mathew Lewis his heirs and Assigns for ever and to and for none other use
intent and purpose whatsoever In Witness whereof the parties first
abovesaid to these presents have subscribed their hands and
Seals the day and year first abovesaid.

John H. Lowe

Sealed and delivered in the presence
of John Rort
J. Watkins

May the fourth 1693

Shan received by order of John Henry
for the use of the honorable Charles Lord Baltimore
the sum of one thousand Sterling being the Alienation
money due for the within mentioned Land.

Memorandum the fourth day of May Anno Domini 1693 came before
the provincially Court the within mentioned John Wood and Elizabeth his wife and
Elizabeth being privately examined according to law they both acknowledged the within
written to be their Act and Deed to the use therein mentioned and the said Mathew
Lewis made tender in Court of the Alienation money but no person appeared to receive
the same

Records 6 August 1694.
Henry Weatherley Clerk

John Rowlin