

(2)

Land and if the Land Remaining to the present
possessors over the Said Twenty Acres will
suffice to uphold their Manor viz^t the
south part of their said Manor allotted by the
conditions of plantation for the Demise as for
the allinacion had in the County by the allinacion
and in Default of the present possessors more
then was wont to be charged and given And
the Inquisition thereupon openly & Distinctly made
to us in our Court of Chancery under your Seal and the
Seals of them by whom it was made without Delay
you send Herts if you are in no wise to faile Witness
our selfe at Amopolis in Ann Arundell County the
twelfth day of May in the thirteenth year of our
Reign and the year of our Lord God one thousand
six hundred ninety and nine

Phil. Parks

John Freeman Esq^r in the

on the back of C^o of writ it was thus endorsed
Parks

Executed according to C^o amended Inquisition

H. M. Low Sheriff

An Inquisition taken at Thomas Amey living
at the head of Comaquokan Creek St^t Clements hundred
in St^t Marys County the two & twentieth day Aug
one thousand six hundred ninety and nine by virtue
of a writt out of his majestys high Court of Chancery
bearing date the twelfth day of May last directed
as well to me Henry Low high Sheriff of said
County as to six Jurors whose hands and Seals are
herunto sett (viz^t) the said Land beginning at a
Lower post the bounds of Justice Guilberts Land
at head of Comaquokan Creek from thence South

Eighty