

according as the said References shall order and Chward, freed & cleared from the severall Mortgages in the beementioned, But if the said Comp^t did not pay the Tobacco that by the account hereafter to be made before you the said References shall appear to be due, and shall be by the said References found to be due to the said Def^t and adjudged to be paid to him the said Def^t by the sd Comp^t by such day or time as the said References shall think p^{ro}port^{ion}able. Now this is hereby also ordered & Decreed that the said Def^t shall hold and Enjoy the said Mortgaged Lands and premises goods & Chattels in the said beementioned or such and so much thereof as the said References shall in their Judgment think fitt & for order & Chward to him and his heirs and assigns for ever freed and Discharged of all Equity of Redemption, And the said References are from day to day diligently to attend the ending p^{ro}cessally Determining the matters aforesaid, And what order Doome & Judgment Chward or other p^{ro}cessual determination shall be made by the said References is hereby Ordered and Decreed to stand Ratified and Confirmed to all intents & purposes to be observed & performed by both parties according to the true meaning hereof without further motion or Appeal from the same, or Repeal thereof

Charles absolute Lord and Proprietary of the provinces of Maryland & Avalon Lord Baron of Baltimore &c. to our Trusty and Well beloved Sir Colton Henry Darnall and Colone Henry Darnall greeting, Whereas a p^{ro}cess and Decree was made in our high Court of Chancery w^{ch} follows in the words but
 At a Court of Chancery holden at the City of St Marys the fourth day of October in the fourth year of the Dominion of the Right hon^{ble} Charles Ist of Baltimore &c. Anno Domini One thousand six hundred and seventy three, then present the Hon^{ble} Philip Calvert Esq^r Chancellor, the Hon^{ble} Francis Lewis Esq^r Sir George Fox, the Hon^{ble} Sir Col. Henry Darnall Esq^r and the Hon^{ble} Colone William Strow Esq^r, Whereas Thomas Darnall and Darnall his wife exhibited their Bill of Complaint the thirtieth day of June 1679 ag^t Edward Dorsy and Sarah his wife and others, in the high and hon^{ble} Court of Chancery of the Province, the w^{ch} by setting forth that the said Darnall one of the Comp^t was the Relict and Executor of Nicholas Loyatt of the County of Ann Arundell deceased, that the sd Dorsy with the Inventory amounting to one hundred forty six thousand four hundred twenty nine pounds of Tobacco and French w^{ch} the said more goods then belonged to Loyatt, that Darnall in his sd Dorsy w^{ch} Loyatts Estate during his Ex^{ec} who in that time converted much of the said Loyatts goods to his own use, that Dorsy caused the said w^{ch} to be pronounced by the fifth day of September 1676 took out the sd Dorsy in his own name and exhibited an Inventory amounting to Eighty thousand pounds of Tobacco -

(and