

said party should be referred to the ord Shward Doome Judgnt  
 and finall Determinacon of the hon<sup>ble</sup> Thomas Taylor Esq<sup>r</sup> Henry  
 Darnall Esq<sup>r</sup> and Thomas Truman gull to hear and finally to  
 determine the matter aforesaid, And what ord Doome Judgnt  
 Shward or other finall Determination should be made by the said  
 referred was there by Ord<sup>ed</sup> and d<sup>er</sup>reed to stand ratified and  
 Confirmed w<sup>th</sup> Equ<sup>al</sup> further Motion or appeal from the said or  
 Rep<sup>er</sup>als ther<sup>of</sup>, And the said referred having by the hands  
 of Thomas Taylor Esq<sup>r</sup> p<sup>re</sup>sented to the Court the 24<sup>th</sup> day  
 of this Month Instant. The Report ord Shward Judgnt and  
 finall Determination of them the said Thomas Taylor Henry  
 Darnall and Thomas Truman made in this Cause pursuant to the  
 Ord<sup>er</sup> aforesaid. It was Prayed by the said d<sup>ef</sup>ts Attorney that the said  
 might accordingly stand Ratified and Confirmed according to the  
 said form ord<sup>er</sup> and that the Decree of this Court may pass to  
 be signed and Enrolled for the Ratification & Confirmation of the  
 said Report ord Doome Judgnt Shward & finall d<sup>er</sup>termination  
 of the said referred. But the Cou<sup>rt</sup> by Christopher Rowley the  
 Attorney prayed that the signing and Enrolling of the said Decree  
 might be stayed till such time as the said Cou<sup>rt</sup> could take a Copy  
 of the said Report and if they had occasion might pursue Capious  
 Ex<sup>er</sup>cute, all<sup>er</sup> ad<sup>g</sup>ing the said referred had not duly p<sup>er</sup>formed the said  
 ord<sup>er</sup> of Reference, but it appearing to this Court that the said  
 referred had duly followed the direction of the said ord<sup>er</sup> & that  
 the said Cou<sup>rt</sup> and d<sup>ef</sup>ts had been duly heard before the said  
 referred by themselves and their Attorneys, and they had bound  
 themselves up by their Oath in Court to stand to such the said  
 referred ord<sup>er</sup> award and finall Judgnt aforesaid, this Court  
 thought not free to alter the said Report in any thing, And  
 therefore It is this p<sup>re</sup>sents day that is to say on Saturday the  
 fifteenth day of May in the fifth year of the Dominion of  
 Charles absolute Lord and Prop<sup>ri</sup>et<sup>or</sup> of the Province of Maryland and  
 Avalon Lord Baron of Baltimore & Chm<sup>o</sup>g<sup>o</sup> Down<sup>o</sup> on the one hand  
 six hundred and Eighty, By the hon<sup>ble</sup> Philip Calvert Esq<sup>r</sup> Govern<sup>or</sup>  
 of Maryland, & by the Just<sup>ices</sup> of the Hon<sup>ble</sup> Justic<sup>es</sup> of the high Court of

R

C