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their being agreeable to the first Rents reserved on the several Parcels of Lands being taken up, or how varied or altered since.

You say that, by different Instructions Escheats have been & are still granted with  $\frac{1}{3}$  of the value to the Discoverer Q. 7, as you are silent on the other  $\frac{2}{3}$  of the value, what becomes of that?

It is a happiness to My Lord Proprietary to understand from you, that the Tenants of Somerset, Worcester & Dorset Countys are prevaild on to pay their Rents as usual.

It is here approved of, His Lordship being so near of Age, your having made all the last Bills payable to him self.

What you mention That the Mannor late in the Possession of Mr. Breewood, is now in the Possession of My Lord Proprietary is satisfactory to his Lordship.

Mr. Harman's Mannor granted at E. 4. the whole, & a Tract of 7000. acres now Mr. Benedict Calvert's, in 1709. granted at the yearly Rent of a Barrel of corn, which you take notice of. I observe that to the first no date is mentioned; and as to the latter, it seems to come within the Time of the Marriage Articles of Charles Lord Proprietary, who was bound by his Son's the Honble. Benedict Calvert's marriage Settlement (afterwards Lord Proprietary) subject thereby to the Reservation of the usual Quit Rents in Sterling Money.

I am very much obliged to you for yours of the 27th of September, and for your good wishes therein to me; & you may depend on the Continuation of my friendship in the best manner I am able and most conducive to your Service, being with real sincerity  
your truly obedient Friend and humble Servant  
Cecil Calvert.