

That there does not appear on the said Deed, any proof of the execution of the said power of Attorney but they Certify, that the said power of Attorney, was proved on the Twenty Sixth Day of March, One Thousand Seven hundred and thirty Six before Jacob Gale Esq^r by George Bischoff one of the Subscribing Witnesses thereto Your Committee further reports, that it appears to them by the affidavits of Sant Sulany Esq^r Justinian Jordan Gent^l and George Bischoff Physician that the facts contained in the above mentioned petition to us referred, are as fully, and strongly proved as anything of the kind at this Distance of time, Can be and for the Information of the House, Your Committee have Inserted Copies of the said Depositions which are as follows, The Deposition of Sant Sulany Esq^r Aged forty Eight years.

This Deponent being duly Sworn Deposeth and Saith That he Membeth, It was publicly reported several Years since (but cannot particularly remember the time) that Charles Carroll Esq^r deceased purchased several Lands in St Marys and Charles Countys Called St Clements Manor, Bayford Manor, in the former, and Westwood in the latter County of One Michl Curtis late of St Marys County Deceased and his wife who claimed the said Lands under the Will of Justinian Gerard her former Husband. That after this Deponent heard of that purchase the said M^r Carroll brought an Ejectment for Westwood deriving his right thereto (to this Deponents best Remembrance, and as he Verily Believes) from the said Curtis and his wife that this Deponent was concerned in the said Cause against the said Carroll, and that he does not remember that ever any Objection was made or Insisted on to the fairness or Justice of the purchase from the ^{said} Curtis his wife, that this Deponent in the Year Seventeen hundred and Thirteen or fourteen to the Best of his remembrance saw a Set of Bills of Exchange for three hundred pounds Sterling or some other Considerable Sum drawn by the said M^r Carroll as this Deponent Verily Believes, because he this Deponent was very well acquainted with M^r Carrolls hand writing in the possession of the said Curtis, which Bills this Deponent heard, were given and paid in part of the Consideration for the said Lands, and this Deponent Verily believes, that the said M^r Carroll actually paid the whole Sum agreed upon, to be the Consideration for the said Lands to the said Curtis, because the said Curtis was very Carefull and solicitous to get in any money that was due to him, and this Deponent (who was well acquainted with the said Curtis and often at his House after the said purchase) saw a considerable Sum of money in his possession, and never to this Deponents Remembrance, heard the said Curtis, say or Complain, that the said M^r Carroll had not fully paid him This Deponent further Deposeth and Saith that he verily Believes the same Michl Curtis to the said Deed, to be the proper Hand writing, of the said Curtis This Deponent having seen Business frequently for the said Curtis, and often to the Best of his Remembrance, seen after his hand writing that this Deponent was personally acquainted along time with M^r Saml Williamson late of St Marys County Deceased who was many years a Justice of Peace in that County with M^r Saml Carroll