

Tho: Gerrard dōs Execuōn ag^t th^e Estate of Jno Foxhall for five
 thousand Eighte hundred and fourty pnds of tob: adjudged for
 damages and Cost expended dated 5th June 1667 directed to sher-
 riffe of S^t Marys County

Liber FF

Octob^r 10th

Then Came Daniel Deuine and desires the mark of his Cattle may
 be recorded, (uizt) Cropt & ouer keel'd on both Eares and a hole
 in the right Eare

[p. 513]

thus farre
 charg'd

To all Christian People to whome this present writing shall Come
 I Mary Mullikin of Petuxent riuier in Caluert County in the Prouince
 of Maryland Widd^w and Relict of James Mullikin late of the s^d place
 dec^d Send Greeting, know yee that I the said Mary Mullikin as well
 for and in Consideraōn of the naturall loue good will & affecōns
 which I haue and beare towards my dear Children James Mary and
 Elizabeth Mullikin wth my sonn John Demaall, as also for diuers Other
 good Causes and Consideraōns me at this present especially mouing
 haue giuen and granted and by these p^rsents doe giue and Confirme
 unto my said sonn James Mullikin all that parcell of land lying and
 being in Trasquaking riuier on the Easterne shore of this prouince
 Containing by Estimaōn three hundred acres or thereabouts, wth all
 priuiledges rights proffitts & benefitts thereunto belonging, The said
 James to haue and to hould the said land wth Other the p^rmisses att
 the age of One and twenty yeares, if I liue soe long, Otherwise the
 same to Occupy possess and Enjoy att the age of Eighteen yeares
 and from thence forward to him and his heires for Euer, I doe also
 by these p^rsents giue grant & Confirme unto my said sonn John
 Demaall all that parcell of land lying and being in the said riuier of
 Trasquaking Containing two hundred acres more or less and taken
 up by uertue of his father John Demaall my former husbands rights
 of land, wth all rights priuiledges proffitts and benefitts thereunto
 belonging, The said John to haue and to hould the said land wth other
 the p^rmisses att the age of One and twenty yeares If I liue soe long,
 Otherwise the same to Occupy possess and enjoy att the age of
 Eighteen yeares and from that time forward to him and his heires
 for euer, And for the Seat of land I now liue upon in Petuxent riuier
 aforesaid I wholly & solely reserue and keep the said plantaōn wth
 all howses Edifices buildings Orchards and Gardens whatsoever there-
 unto belonging for my owne proper use and behoofe and for noe
 other use nor benefitt whatsoever, reseruing and keeping the said
 Plantaōn wth Other the premisses abouemenōned from all Claimes
 whatsoever that shall be made to the same or any the p^rmisses by any
 of my Children, or any person that I shall hereafter marry or make
 a husband of, quietly and peaceably to enjoy the same to my owne
 use and benefitt untill my decease and to be giuen or bequeathed to