

poplar for the breadth of one hundred & fifty perches to a marked Pokiccory tree. On the South by a line drawne east from the said Pokiccory for the Length of three hundred & twenty perches to a marked oake on the West side of a Creek Called Gotts Creecke, on the east by a line drawne north Up the Said Creeke for the breadth of one hundred and fifty pches to a marked White oake in a Swampe, On the North by a line drawne West from the said oake for the length of three hundred and Twenty pches unto the first marked Poplar Containing Three hundred Acres more or lesse Together w<sup>th</sup> one Tenement or dwelling house & other out houses edifices & buildings Yards Gardens Orchards & other appurtenances to the said Land belonging. To have & to hold the said Tenement or dwelling house Land and p<sup>r</sup>misses to him the said ffrancis Billingsley and his assignes from the s<sup>d</sup> ffoure and Twentyeth day of June aforesaid for and dureing and untill the full End and terme of three yeares from thence next Ensueing and fully to bee Compleate and ended, By vertue of w<sup>ch</sup> said Demise the said ffrancis Billingsley unto the said Tenem<sup>t</sup> or dwelling house Land & p<sup>r</sup>misses w<sup>th</sup> the appurtenances Entred. & was thereof possessed, & being soe thereof possessed the said Walter Carr afterwards that is to Say Upon the Tenth day of July in the yeare of our Lord God 1680 unto the said Tenem<sup>t</sup> or dwelling house Lands & p<sup>r</sup>misses aforesaid w<sup>th</sup> their Appurtenances w<sup>ch</sup> the s<sup>d</sup> James Pascall to him the said ffrancis Billingsley in forme aforesaid had demised for a Terme w<sup>ch</sup> is not yet past, Entred, & him the said ffrancis Billingsley from his ffarme aforesaid did Eject & other harmes to him did to the great damage of him the said ffrancis Billingsley and against the peace & c<sup>e</sup> Whereupon hee sayth hee is damnified and hath Lossess to the Vallue of forty thousand pounds of Tobacco, & thereupon hee brings his suite

Unlesse the Tennant in possession or they und<sup>r</sup> whome hee Claimeth doe the next Provinciaall Court appeare to this Declaracon, & make him & themselves defts thereunto, & by Rule of Court Confesse the afores<sup>d</sup> Entry & Ejectm<sup>t</sup> & insist onely Upon the Title, the deft in this Declaracon will confes Judgm<sup>t</sup>. & possession will bee delivered accordingly to the plt

To Edmond Cotton Tennant of the p<sup>r</sup>misses Above Menconed Robert ffrancklin gent<sup>l</sup> high sheriffe of Ann Arrundell County maketh oath before mee Thomas Taylor Esq<sup>r</sup> one of his Lops Councill that hee served a Declaracon of Ejectm<sup>t</sup> Upon Edmond Cotton Upon y<sup>e</sup> one & Twentyeth day of Septemb<sup>r</sup> 1680, Hee being then Tennant in possession to a parcell of Land Containing three hundred Acres Lyeing in Ann Arrundell County aforesaid ffrancis Billingsley Lessee Walter Carr Casuall Ejecto<sup>r</sup> In Testimony whereof I have hereunto Subscribed my Name this Eighth day of Novemb<sup>r</sup> Annoq<sup>3</sup> Dominj 1680

Jur Coram me Tho Tailler

Rob<sup>t</sup> Francklin sher.

Liber W. C.

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