

clared And for Tryall thereof he puts himself upon the Country. And the plf<sup>t</sup> also And Forasmuch as the af<sup>d</sup> Rob<sup>t</sup> Tiler the Lessor is High Sherriff of Prince Georges County af<sup>d</sup> and thereby has So great an Influence over the Inhabitants of the Said County that an Indifferent Tryall of the issue af<sup>d</sup> Cannot in all Probability be had in the County af<sup>d</sup> the af<sup>d</sup> Charles Carroll by his Attorney Prays that the Venue may be Charged to Ann<sup>l</sup> County w<sup>ch</sup> is by the Court here Ordered Accordingly. And Thereupon Command is given to the Sherr of Ann<sup>l</sup> County that he Cause to Come before the Justices of the Prov<sup>l</sup> Court at Annapolis the third Tuesday of May Next or before the Justices Appointed To Take the Assizes in his County if they Shall before that Time to Witt on Monday the tenth Day of Aprill Next to the County Court house in his County Come Twelve Good and Lawfull men of his Bailiwick by Whom who Neither etc. To Recognize etc. because as well etc.

Afterw<sup>ds</sup> the Process Continued between the parties af<sup>d</sup> on the plea af<sup>d</sup> by the Jury being put Thereon in Respect here Untill the third Tuesday of May Next Unless the Justices of his Lordship the Lord Proprietor to Take the assizes in the S<sup>d</sup> County Assigned on Monday the Tenth Day of Aprill Next to the County Court House in the S<sup>d</sup> County Should Come

And now here this Day To Witt the Sixteenth day of May Anno Dom 1727 Comes again before the Justices of the Prov<sup>l</sup> Court here as well the Said W<sup>m</sup> Jones Lessee of the S<sup>d</sup> Robert Tiler by his Attorney af<sup>d</sup> as the S<sup>d</sup> Charles Carroll by his Att<sup>vy</sup> af<sup>d</sup> But the S<sup>d</sup> Sherr hath not Sent his writt Whereupon Command is again given to the Sherr of Ann<sup>l</sup> County that he Immediatly Cause to Come here Twelve etc. to Recognize in form af<sup>d</sup>. Of which Said precept the Said Sherr To Witt James Govane Gent (Now here at this Day to Witt the Same day and year Last mentioned) Makes return that he has here ready Twelve etc. as by his precept he was Commanded. Whereupon before the Jury went from the Barr the Court here Declared their Opinion that the Grant to the plf<sup>t</sup> is no Surrender of the Grant to his father Under w<sup>ch</sup> he Claims by dissent to which the Defts Council Excepts. According to the Statute and Desires a bill of Exceptions may be Allowed etc. W<sup>ch</sup> is by the Court here granted Accordingly. And now here Afterw<sup>ds</sup> To Witt the Same Day and year last mentioned Comes as well the S<sup>d</sup> Plf<sup>t</sup> as the Said Def<sup>t</sup> by their Attorneys af<sup>d</sup> and the Jurors of the Jury being Impannelled who being Called Likewise Come To Witt Philip Jones Thomas Nevett Basile Nowell Jn<sup>o</sup> Eccleston Jn<sup>o</sup> Gaither Jn<sup>o</sup> Meriken W<sup>m</sup> Hammond Edward Gaither James Hays Tho<sup>s</sup> Davis Rich<sup>d</sup> Owens Rich<sup>d</sup> Todd who being duly Elected Tried and Sworne to Say the Truth in the premisses upon their Oath do Say that the Said Charles Carroll is Guilty of the Tresspass and Ejectment af<sup>d</sup> in manner and form as the Plf<sup>t</sup> above Ag<sup>t</sup> him hath declared. Therefore it is Considered by the Justices [745] Here the Day and year Last mentioned that the Said W<sup>m</sup> Jones Lessee of the S<sup>d</sup> Robert Tiler Recover his Term af<sup>d</sup> yet to Come of in and unto Three hundred Acres of plantable Land being part of